Journal of the SENATE

State of Florida

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Journal

of the

SENATE

State of Florida



CONTINUATION OF

FORTY-SIXTH REGULAR SESSION

UNDER THE CONSTITUTION AS REVISED IN 1968

MARCH 4 THROUGH MAY 2, 2014



Journal of the Senate

Number 20—Regular Session

Wednesday, April 30, 2014

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CALL TO ORDER

The Senate was called to order by President Gaetz at 10:00 a.m. A quorum present—34:

Mr. President	Galvano	Richter
Altman	Gardiner	Sachs
Bean	Gibson	Simmons
Benacquisto	Hays	Simpson
Bradley	Hukill	Smith
Brandes	Joyner	Sobel
Bullard	Latvala	Soto
Clemens	Lee	Stargel
Dean	Legg	Thompson
Detert	Margolis	Thrasher
Evers	Montford	
Flores	Negron	

PRAYER

The following prayer was offered by Reverend Georgia R. Gaston, Mt. Zion United Methodist Church, Jacksonville:

Creator and Sustainer of all people. You have created us in your image and called us to meaningful work, for this we are grateful. You call all people to live lives of wholeness and peace. We confess that sometimes we have worked more for power than for your purposes. Acknowledging this, we pause in the midst of these busy moments seeking forgiveness and expressing thanks to you for the bounty of our lives.

Bless now all who gather here. Guide the hearts and minds of this legislative body and help them to work together for the good of all people. Give wisdom and knowledge, courage and strength, as they work in harmony of the betterment of our communities throughout this great State of Florida. Teach them to be generous in their outlook, persistent in the face of difficulty, and wise in their decision making. Remove the blinders so that they may see needs, solutions, and resolutions to the problems of our state.

Seeking your help and your will in all that is said and done, in your name we pray. Amen.

PLEDGE

Senate Pages, Austin Chapman of St. Augustine, Jarod Johnson of Madison, and Hannah Boswell of DeLand, 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. Brandon Faza of Tampa, sponsored by Senator Brandes, as the doctor of the day. Dr. Faza specializes in emergency medicine.

MOMENT OF SILENCE

At the request of Senator Evers, the Senate observed a moment of silence remembering two Escambia County residents who lost their lives this morning due to severe weather.

ADOPTION OF RESOLUTIONS

At the request of Senator Brandes—

By Senator Brandes-

SR 1756—A resolution recognizing the inaugural year of the Florida Inventors Hall of Fame, located at the University of South Florida in Tampa.

WHEREAS, Florida is a state where innovation, research, and discovery thrive and where great American inventors, such as Thomas Edison, have lived and worked, and

WHEREAS, the Florida Inventors Hall of Fame endeavors to encourage individuals of all ages and backgrounds to strive toward the betterment of Florida and society through continuous, groundbreaking innovation, and

WHEREAS, the Florida Inventors Hall of Fame is located at the University of South Florida in order to honor and celebrate the inventors from this state whose achievements have advanced the quality of life of all Americans, and

WHEREAS, the Florida Inventors Hall of Fame will be one of only seven state inventors halls of fame in the nation which will recognize the best and brightest inventors from their respective states, and

WHEREAS, the Florida Inventors Hall of Fame is led by an advisory board consisting of exceptional individuals from the private and public sectors and academia, and

WHEREAS, the inductees to the Florida Inventors Hall of Fame will be chosen by a selection committee composed of equally distinguished members, and

WHEREAS, the inaugural class of inventors inducted to the Florida Inventors Hall of Fame will be recognized in September 2014, NOW, THEREFORE,

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

That the Florida Inventors Hall of Fame is recognized on the occasion of its inaugural year for its commitment to honoring inventors and celebrating innovation, discovery, and excellence in this state and that the University of South Florida is commended for founding this institution.

BE IT FURTHER RESOLVED that a copy of this resolution be provided to the Florida Inventors Hall of Fame for display as recognition of the Senate's support of innovation in Florida.

—SR 1756 was introduced, read and adopted by publication.

At the request of Senator Gardiner-

By Senator Gardiner-

SR 1760—A resolution congratulating the Winter Park High School Wildcats boys basketball team for winning the 2014 Florida High School Athletic Association Class 8A Championship.

WHEREAS, the 2014 Winter Park High School Wildcats boys basketball team finished the season with an outstanding record of 29 wins and 3 losses, and

WHEREAS, the Wildcats were ranked ninth overall in the state of Florida in 2014, and

WHEREAS, on March 1, 2014, the Winter Park Wildcats defeated Orlando's Maynard Evans High School Trojans by a score of 66-64 in the Florida High School Athletic Association Class 8A Championship, marking the team's third state championship in the last five seasons and the school's 83-year history, and

WHEREAS, exhibiting exemplary leadership and guidance to the team throughout the season were coaches Donald Blackmon, David Stock, Blake Carter, Edwin Howe, and Griffin Gersonde; Principal Tim Smith; and Athletic Director Michael Brown, and

WHEREAS, outstanding skill, sportsmanship, and competitiveness are characteristics that have been consistently demonstrated by Wildcats Kyle Brown, JaQuante Davis, John DeBevoise, Elijah Farley, Austin Goodluck, Ryan Gutmacher, Lashard James, Dewey Johnson, Dakotah Nicoll, Kevin Reiz, Spencer Rivers, Michael Stalder, DeAndre Turner, and Wyatt Wilkes, and

WHEREAS, the residents of Winter Park and the surrounding community admire the hard work and team spirit demonstrated by the 2014 Winter Park Wildcats basketball team during the 2013-2014 season and commend the team on its many accomplishments, NOW, THEREFORE,

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

That the 2014 Winter Park High School Wildcats boys basketball team is congratulated for winning the 2014 Florida High School Athletic Association Class 8A Championship and recognized for the athletic ability, model sportsmanship, and honorable citizenship of its team members and the outstanding accomplishments of its coaches and team members.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Athletic Director Michael Brown as a tangible token of the sentiments expressed in this resolution.

-SR 1760 was introduced, read and adopted by publication.

At the request of Senator Gardiner-

By Senator Gardiner—

SR 1762—A resolution recognizing the Edgewater High School 2014 girls basketball team for winning the State 6A Championship.

WHEREAS, the Edgewater High School 2014 girls basketball team was ranked 18th in the nation in the preseason and emerged from the season with an outstanding record of 26 wins and 7 losses, and

WHEREAS, the Edgewater High School 2014 girls basketball team was ranked 1st in the state and won the district and region, and

WHEREAS, on February 22, 2014, the Edgewater High School 2014 girls basketball team defeated Pine Forest High School in Pensacola by a score of 53 to 34 to win the State 6A Championship for the 4th time in the school's 61-year history and the 4th time in the last seven seasons, and

WHEREAS, the Edgewater High School girls basketball team has now won the State 6A Championship in 3 consecutive years, and the 2014

team was invited to play in the DICK'S Sporting Goods High School National Tournament hosted by DICK'S Sporting Goods in New York City, where it finished 4th, and

WHEREAS, the Edgewater High School 2014 girls basketball team was led to victory by Coaches Malcolm Lewis, Natalie Ford, Greg Ferrell, and Brittany Waters; Principal Michele Erickson; and Athletic Director Valerie Miyares, and

WHEREAS, the Edgewater High School 2014 girls basketball team consisted of outstanding players Nyala Shuler, Victoria Patrick, Tiara McMillan, Angelica Jernigan, Tichina Smalls, Haley Clark, Markeema Crawford, Victoria Lovejoy, Mo'Nique Schuman, Elizabeth Pamphile, and Shamika Gibs, and

WHEREAS, the Edgewater High School 2014 girls basketball team accomplished much over the course of the 2013-2014 season through hard work and a competitive team spirit, earning the admiration and support of the residents of Orlando and the surrounding community, NOW, THEREFORE,

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

That the outstanding accomplishments of the Edgewater High School 2014 girls basketball team are recognized and the athletic ability, model sportsmanship, and honorable citizenship demonstrated by all team members are applauded.

—SR 1762 was introduced, read and adopted by publication.

BILLS ON THIRD READING

Consideration of CS for CS for SB 764 was deferred.

CS for CS for HB 561-A bill to be entitled An act relating to attorneys for dependent children with special needs; creating s. 39.01305, F.S.; providing legislative findings and intent; defining the term "dependent child"; requiring appointment of an attorney to represent a dependent child who meets one or more specified criteria; requiring that, if one is available, an attorney who is willing to represent a child without additional compensation be appointed; requiring that the appointment be in writing; requiring that the appointment continue in effect until the attorney is allowed to withdraw or is discharged by the court or until the case is dismissed; requiring that an attorney not acting in a pro bono capacity be adequately compensated for his or her services and have access to funding for certain costs; providing for financial oversight by the Justice Administrative Commission; providing a limit on attorney fees; requiring the Department of Children and Families to develop procedures to identify dependent children who qualify for an attorney; providing rulemaking authority; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Galvano, \mathbf{CS} for \mathbf{CS} for \mathbf{HB} 561 was passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays-None

Vote after roll call:

Yea-Abruzzo, Thompson

CS for HB 337—A bill to be entitled An act relating to the Florida Teachers Classroom Supply Assistance Program; amending s. 1012.71, F.S.; revising procedures for distributing program funds to classroom teachers; providing an effective date.

—was read the third time by title.

On motion by Senator Montford, CS for HB 337 was passed and certified to the House. The vote on passage was:

Yeas-37

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

Nays-None

Vote after roll call:

Yea—Abruzzo

CS for HB 485—A bill to be entitled An act relating to sexual offenses against students by authority figures; providing a short title; creating s. 775.0862, F.S.; providing definitions; providing for reclassification of specified sexual offenses committed against students by an authority figure of the school; providing for severity ranking of offenses; amending s. 921.0022, F.S.; providing for application of the severity ranking chart of the Criminal Punishment Code; providing an effective date.

—was read the third time by title.

On motion by Senator Stargel, \mathbf{CS} for \mathbf{HB} 485 was passed and certified to the House. The vote on passage was:

Yeas-36

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

Nays—None

Vote after roll call:

Yea-Abruzzo, Garcia

CS for HB 7077—A bill to be entitled An act relating to nonresident sterile compounding permits; amending s. 465.003, F.S.; providing definitions; amending s. 465.0156, F.S.; conforming provisions to changes made by the act; expanding penalties to apply to injury to a nonhuman animal; deleting a requirement that the Board of Pharmacy refer regulatory issues affecting a nonresident pharmacy to the state where the pharmacy is located; providing that a pharmacy is subject to certain health care fraud provisions; creating s. 465.0158, F.S.; requiring re-

gistered nonresident pharmacies and outsourcing facilities to obtain a permit in order to ship, mail, deliver, or dispense compounded sterile products into this state; requiring submission of an application and a nonrefundable fee; providing application requirements; authorizing the board to deny, revoke, or suspend a permit, or impose a fine or reprimand for certain actions; providing dates by which certain nonresident pharmacies must obtain a permit; authorizing the board to adopt rules; amending s. 465.017, F.S.; authorizing the department to inspect nonresident pharmacies and nonresident sterile compounding permittees; requiring such pharmacies and permittees to pay for the costs of such inspections; providing an effective date.

—as amended April 29 was read the third time by title.

On motion by Senator Bean, **CS for HB 7077** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

HB 531—A bill to be entitled An act relating to public health trusts; amending s. 154.11, F.S.; authorizing public health trusts to lease certain real property; providing an effective date.

—was read the third time by title.

On motion by Senator Braynon, **HB 531** was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

Vote after roll call:

Yea—Detert

CS for CS for HB 629—A bill to be entitled An act relating to charities; providing legislative findings and declarations; amending s. 212.08, F.S.; revising an exemption from the sales and use tax to exclude from eligibility charitable organizations subject to a final disqualification order issued by the Department of Agriculture and Consumer Services; amending s. 212.084, F.S.; requiring the Department of Revenue to revoke a sales tax exemption certificate of, or refuse to grant a sales

tax exemption certificate to, certain charitable organizations; providing for appeal; amending s. 496.403, F.S.; exempting blood establishments from the Solicitation of Contributions Act; amending s. 496.404, F.S.; revising definitions; amending s. 496.405, F.S.; revising requirements and procedures for the filing of registration statements of charitable organizations and sponsors; specifying the information that each chapter, branch, or affiliate of a parent organization must include in, and attach to, a consolidated financial statement; revising the period within which the Department of Agriculture and Consumer Services must review certain initial registration statements and annual renewal statements; providing for the automatic suspension of a charitable organization or sponsor's registration for failure to disclose specified information; prohibiting officers, directors, trustees, or employees of a charitable organization or sponsor from allowing certain persons to solicit contributions on behalf of the charitable organization or sponsor; authorizing the department to deny or revoke the registration of a charitable organization or sponsor under certain circumstances; requiring a charitable organization or sponsor that has ended solicitation activities in this state to notify the department in writing; creating s. 496.4055, F.S.; defining the term "conflict of interest transaction"; requiring the board of directors of a charitable organization or sponsor, or an authorized committee thereof, to adopt a policy regarding conflict of interest transactions; amending s. 496.407, F.S.; requiring the financial statements of certain charitable organizations or sponsors to be audited or reviewed; providing requirements and standards for such audit or review; authorizing charitable organizations and sponsors to redact specified information from certain Internal Revenue Service Forms submitted in lieu of a financial statement; requiring such forms submitted by certain charitable organizations or sponsors to be prepared by a certified public accountant; authorizing the department to provide an extension for filing a financial statement; authorizing the department to require an audit or review for a financial statement submitted by a charitable organization or sponsor under certain circumstances; creating s. 496.4071, F.S.; requiring certain charitable organizations or sponsors to report specified supplemental financial information to the department by a certain date; creating s. 496.4072, F.S.; requiring certain charitable organizations or sponsors that solicit contributions for a specific disaster relief effort to submit quarterly financial statements to the department; providing requirements and procedures for the filing of such quarterly statements; exempting certain charitable organizations and sponsors from filing such quarterly statements; amending s. 496.409, F.S.; authorizing a professional fundraising consultant to enter into a contract or agreement only with certain charitable organizations or sponsors; revising the procedures and requirements for reviewing professional fundraising consultant registration statements and renewal applications; prohibiting certain officers, trustees, directors, or employees of professional fundraising consultants from allowing certain persons to solicit contributions on behalf of the professional fundraising consultant; authorizing the department to deny or revoke the registration of a professional fundraising consultant under certain circumstances; amending s. 496.410, F.S.; revising the information that must be included in a professional solicitor application for registration or renewal of registration; revising procedures and requirements for reviewing professional solicitor registration statements and renewal applications; revising the information that must be included in a solicitation notice filed by a professional solicitor; authorizing a professional solicitor to enter into a contract or agreement only with certain charitable organizations or sponsors; prohibiting certain officers, trustees, directors, or employees of a professional solicitor from soliciting for compensation or allowing certain persons to solicit for compensation on behalf of the professional solicitor; authorizing the department to deny or revoke the registration of a professional solicitor under certain circumstances; creating s. 496.4101, F.S.; requiring each officer, director, trustee, or owner of a professional solicitor and certain employees of a professional solicitor to obtain a solicitor license from the department; defining the term "personal financial information"; providing application requirements and procedures; requiring applicants to submit a complete set of fingerprints and pay a fee for fingerprint processing and retention; requiring a solicitor license to be renewed annually; providing an initial application and renewal fee for a solicitor license; requiring material changes in applications or renewal applications to be reported to the department within a specified period; providing a fee for reporting material changes; providing violations; requiring the department to adopt rules to allow applicants to engage in solicitation activities on a temporary basis; authorizing the department to deny or revoke a solicitor license under certain circumstances; requiring certain administrative proceedings to be conducted in accordance with chapter 120, F.S.; amending s. 496.411,

F.S.; revising disclosure requirements for charitable organizations and sponsors; amending s. 496.412, F.S.; revising disclosure requirements for professional solicitors; creating s. 496.4121, F.S.; defining the term "collection receptacle"; requiring collection receptacles to display permanent signs or labels; providing requirements for such signs or labels; requiring a charitable organization or sponsor using a collection receptacle to provide certain information to a donor upon request; amending s. 496.415, F.S.; prohibiting the submission of false, misleading, or inaccurate information in a document in connection with a solicitation or sales promotion; prohibiting the failure to remit specified funds to a charitable organization or sponsor; amending s. 496.419, F.S.; increasing administrative fine amounts the department is authorized to impose for specified violations of the Solicitation of Contributions Act; creating s. 496.4191, F.S.; requiring the department to immediately suspend a registration or processing of an application for registration if the registrant, applicant, or any officer or director thereof is charged with certain criminal offenses; creating s. 496.430, F.S.; authorizing the department to issue an order to disqualify a charitable organization or sponsor from receiving a sales tax exemption certificate under certain circumstances; authorizing a charitable organization or sponsor to appeal a disqualification order within a specified period; providing that a disqualification order remains effective for a specified period; authorizing a charitable organization or sponsor to apply to the Department of Revenue for a sales tax exemption certificate after expiration of a final disqualification order; requiring the Department of Agriculture and Consumer Services to provide a final disqualification order to the Department of Revenue within a specified period; requiring the Department of Revenue to revoke a sales tax exemption certificate of, or refuse to grant a sales tax exemption certificate to, charitable organizations or sponsors subject to a final disqualification order; prohibiting a charitable organization or sponsor from appealing or challenging the revocation or denial of a sales tax exemption certificate under certain circumstances; amending s. 741.0305, F.S.; conforming a cross-reference; providing severability; providing an appropriation and authorizing positions; providing an effective date.

—as amended April 29 was read the third time by title.

On motion by Senator Brandes, **CS for CS for HB 629** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

CS for CS for HB 271—A bill to be entitled An act relating to workers' compensation; amending s. 440.107, F.S.; revising powers of the Department of Financial Services relating to compliance with and enforcement of workers' compensation coverage requirements; providing for stop-work order information to be available on the Division of Workers' Compensation's website; revising requirements for the release of stop-work orders; revising penalties; amending ss. 440.15 and 440.16, F.S.; revising rate formulas related to the determination of compensation for disability and death; amending s. 440.49, F.S.; revising provisions relating to the assessment rate of the Special Disability Trust Fund; reducing the assessment rate limitation; providing an effective date

[—]was read the third time by title.

On motion by Senator Galvano, CS for CS for HB 271 was passed and certified to the House. The vote on passage was:

Yeas-39

Nays-None

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

Consideration of CS for CS for SB 312 and CS for CS for HB 979 was deferred.

SPECIAL ORDER CALENDAR

CS for SB 1702—A bill to be entitled An act relating to education; providing a directive to the Division of Law Revision and Information; changing the term "family day care home" to "family child care home' and the term "family day care" to "family child care"; amending ss. 125.0109 and 166.0445, F.S.; including large family child care homes in local zoning regulation requirements; amending s. 402.302, F.S.; revising the definition of the term "substantial compliance"; requiring the Department of Children and Families to adopt rules for compliance by certain programs not licensed by the department; amending s. 402.3025, F.S.; providing requirements for nonpublic schools delivering certain voluntary prekindergarten education programs and school readiness programs; amending s. 402.305, F.S.; revising certain minimum standards for child care facilities; amending s. 402.311, F.S.; providing for the inspection of programs regulated by the department; amending s. 402.3115, F.S.; providing for abbreviated inspections of specified child care homes; requiring rulemaking; amending s. 402.313, F.S.; revising provisions for licensure, registration, and operation of family day care homes; amending s. 402.3131, F.S.; revising requirements for large family child care homes; amending s. 402.316, F.S., relating to exemptions from child care facility licensing standards; requiring a child care facility operating as a provider of certain voluntary prekindergarten education programs or child care programs to comply with minimum standards; providing penalties for failure to disclose or for use of certain information; requiring the department to establish a fee for inspection and compliance activities; amending s. 627.70161, F.S.; revising restrictions on residential property insurance coverage to include coverage for large family child care homes; amending s. 1001.213, F.S.; providing additional duties of the Office of Early Learning; amending s. 1002.53, F.S.; revising requirements for application and determination of eligibility to enroll in the Voluntary Prekindergarten (VPK) Education Program; amending s. 1002.55, F.S.; revising requirements for a school-year prekindergarten program delivered by a private prekindergarten provider, including requirements for providers, instructors, and child care personnel; providing requirements in the case of provider violations: amending s. 1002.59, F.S.; correcting a cross-reference; amending ss. 1002.61 and 1002.63, F.S.; revising employment requirements and educational credentials of certain instructional personnel; amending s. 1002.71, F.S.; revising information that must be reported to parents; amending s. 1002.75, F.S.; revising provisions included in the standard statewide VPK program provider contract; amending s. 1002.77, F.S.; revising the purpose and meetings of the Florida Early Learning Advisory Council; amending s. 1002.81, F.S.; revising certain program definitions; amending s. 1002.82, F.S.; revising the powers and duties of the Office of Early Learning; revising provisions included in the standard statewide school readiness provider contract; amending s. 1002.84, F.S.; revising the powers and duties of early learning coalitions; conforming provisions to changes made by the act; amending s. 1002.87, F.S.; revising student eligibility and enrollment requirements for the

school readiness program; amending s. 1002.88, F.S.; revising eligibility requirements for program providers that want to deliver the school readiness program; providing conditions for denial of initial eligibility; providing child care personnel requirements; amending s. 1002.89, F.S.; revising the use of funds for the school readiness program; amending s. 1002.91, F.S.; prohibiting an early learning coalition from contracting with specified persons; amending s. 1002.94, F.S.; revising establishment of a community child care task force by an early learning coalition; providing an appropriation; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform CS for SB 1702 to CS for CS for HB 7069.

Pending further consideration of **CS for SB 1702** as amended, on motion by Senator Legg, by two-thirds vote **CS for CS for HB 7069** was withdrawn from the Committee on Education; and Appropriations.

On motion by Senator Legg-

CS for CS for HB 7069—A bill to be entitled An act relating to early learning and child care regulation; changing the term "school readiness program" to "child care and development program," the term "school readiness" to "child care and development," the term "family day care home" to "family child care home," and the term "family day care" to "family child care"; providing a directive to the Division of Law Revision and Information; amending ss. 125.0109 and 166.0445, F.S.; including large family child care homes in local zoning regulation requirements; amending s. 402.302, F.S.; revising the definition of the term "substantial compliance"; amending s. 402.3025, F.S.; providing requirements for nonpublic schools delivering certain Voluntary Prekindergarten Education (VPK) and child care and development programs; amending s. 402.305, F.S.; revising certain minimum standards for child care facilities; authorizing the Department of Children and Families to adopt rules for compliance by certain programs not licensed by the department; creating s. 402.3085, F.S.; authorizing the Department of Children and Families or local licensing agencies to issue a certificate of substantial compliance with minimum child care licensing standards; requiring certain providers to obtain the certificate in order to offer VPK or child care and development programs; amending s. 402.311, F.S.; providing for inspection of programs regulated by the department; amending s. 402.3115, F.S.; providing for abbreviated inspections of specified child care homes; requiring rulemaking; amending s. 402.313, F.S.; revising provisions for licensure, registration, and operation of family day care homes, including requirements for staffing, training, and background screening; amending s. 402.3131, F.S.; revising requirements for large family child care homes; amending s. 402.316, F.S., relating to exemptions from child care facility licensing standards; requiring a child care facility operating as a provider of certain VPK or child care programs to comply with minimum standards; providing penalties for failure to disclose or for use of certain information; requiring a fee for inspection and compliance activities; amending s. 627.70161, F.S.; revising restrictions on residential property insurance coverage to include coverage for large family child care homes; amending s. 1001.213, F.S.; providing additional duties of the Office of Early Learning; amending s. 1002.53, F.S.; revising requirements for application and determination of eligibility to enroll in the VPK program; amending s. 1002.55, F.S.; revising requirements for a school-year prekindergarten program delivered by a private prekindergarten provider, including requirements for providers, instructors, and child care personnel; providing requirements in the case of provider violations; amending s. 1002.59, F.S.; correcting a cross-reference; amending ss. 1002.61 and 1002.63, F.S.; providing requirements for a charter school delivering a summer prekindergarten program or a school-year prekindergarten program; revising employment requirements and educational credentials of certain instructional personnel; amending s. 1002.71, F.S.; revising information that must be reported to parents; amending s. 1002.75, F.S.; revising provisions included in the standard statewide VPK program provider contract; amending s. 1002.77, F.S.; revising the purpose and meetings of the Florida Early Learning Advisory Council; amending s. 1002.81, F.S.; revising certain school readiness program definitions; amending s. 1002.82, F.S.; revising powers and duties of the Office of Early Learning; revising provisions included in the standard statewide school readiness program provider contract; amending s. 1002.84, F.S.; revising powers and duties of early learning coalitions; amending s. 1002.87, F.S.; revising student eligibility and enrollment requirements for the school readiness program; amending s. 1002.88, F.S.; revising

eligibility requirements for delivering the school readiness program; providing requirements in the case of provider violations; providing child care personnel requirements; amending s. 1002.89, F.S.; revising the use of funds for the school readiness program; amending s. 1002.91, F.S.; prohibiting an early learning coalition from contracting with specified persons; amending s. 1002.94, F.S.; revising establishment of a community child care task force by an early learning coalition; requiring the Office of Early Learning to conduct a pilot project to study the impact of assessing the early literacy skills of certain VPK program participants; requiring reports to the Governor and Legislature; providing an appropriation and authorizing positions; providing an effective date.

—a companion measure, was substituted for **CS** for **SB** 1702 as amended and read the second time by title.

Senator Gibson moved the following amendment which was adopted:

Amendment 1 (840922) (with title amendment)—Delete lines 98-894 and insert:

Section 1. The Division of Law Revision and Information is directed to prepare a reviser's bill for the 2015 Regular Session of the Legislature to change the term "family day care home" to "family child care home" and the term "family day care" to "family child care" wherever they appear in the Florida Statutes.

Section 2. Section 125.0109, Florida Statutes, is amended to read:

125.0109 Family day care homes and large family child care homes; local zoning regulation.—The operation of a residence as a family day care home or large family child care home, as defined in s. 402.302, licensed or registered pursuant to s. 402.313 or s. 402.3131, as applicable, constitutes, as defined by law, registered or licensed with the Department of Children and Family Services shall constitute a valid residential use for purposes of any local zoning regulations, and no such regulation shall require the owner or operator of such family day care home or large family child care home to obtain any special exemption or use permit or waiver, or to pay any special fee in excess of \$50, to operate in an area zoned for residential use.

Section 3. Section 166.0445, Florida Statutes, is amended to read:

166.0445 Family day care homes and large family child care homes; local zoning regulation.—The operation of a residence as a family day care home or large family child care home, as defined in s. 402.302, licensed or registered pursuant to s. 402.313 or s. 402.3131, as applicable, constitutes; as defined by law, registered or licensed with the Department of Children and Family Services shall constitute a valid residential use for purposes of any local zoning regulations, and and such regulation may not shall require the owner or operator of such family day care home or large family child care home to obtain any special exemption or use permit or waiver, or to pay any special fee in excess of \$50, to operate in an area zoned for residential use.

Section 4. Subsection (17) of section 402.302, Florida Statutes, is amended to read:

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

(17) "Substantial compliance" means, for purposes of programs operating under s. 1002.55, s. 1002.61, or s. 1002.88, that level of adherence to adopted standards which is sufficient to safeguard the health, safety, and well-being of all children under care. The standards must address requirements found in s. 402.305 and are limited to supervision, transportation, access, health-related requirements, food and nutrition, personnel screening, records, and enforcement of these standards. The standards must not limit or exclude the curriculum provided by a faithbased provider or nonpublic school. The department, in consultation with the Office of Early Learning, must adopt rules to define and enforce substantial compliance with minimum standards for child care facilities for programs operating under s. 1002.55, s. 1002.61, or s. 1002.88 which are regulated, but not licensed, by the department Substantial compliance is greater than minimal adherence but not to the level of absolute adherence. Where a violation or variation is identified as the type which impacts, or can be reasonably expected within 90 days to impact, the health, safety, or well being of a child, there is no substantial compliance.

Section 5. Paragraphs (d) and (e) of subsection (2) of section 402.3025, Florida Statutes, are amended to read:

 $402.3025\,$ Public and nonpublic schools.—For the purposes of ss. 402.301-402.319, the following shall apply:

(2) NONPUBLIC SCHOOLS.—

- (d)1. Nonpublic schools delivering programs under s. 1002.55, s. 1002.61, or s. 1002.88 Programs for children who are at least 3 years of age, but under 5 years of age, which are not licensed under ss. 402.301-402.319 shall substantially comply with the minimum child care standards adopted promulgated pursuant to ss. 402.305-402.3057.
- 2. The department or local licensing agency shall enforce compliance with such standards, where possible, to eliminate or minimize duplicative inspections or visits by staff enforcing the minimum child care standards and staff enforcing other standards under the jurisdiction of the department.
- 3. The department or local licensing agency may inspect programs operating under this paragraph and pursue administrative or judicial action under ss. 402.310-402.312 against nonpublic schools operating under this paragraph commence and maintain all proper and necessary actions and proceedings for any or all of the following purposes:
- $\underline{\mathbf{a}}_{\!\!\boldsymbol{\cdot}}$ to protect the health, sanitation, safety, and well-being of all children under care.
 - b. To enforce its rules and regulations.
- e. To use corrective action plans, whenever possible, to attain compliance prior to the use of more restrictive enforcement measures.
- d. To make application for injunction to the proper circuit court, and the judge of that court shall have jurisdiction upon hearing and for cause shown to grant a temporary or permanent injunction, or both, restraining any person from violating or continuing to violate any of the provisions of ss. 402.301 402.319. Any violation of this section or of the standards applied under ss. 402.305 402.3057 which threatens harm to any child in the school's programs for children who are at least 3 years of age, but are under 5 years of age, or repeated violations of this section or the standards under ss. 402.305 402.3057, shall be grounds to seek an injunction to close a program in a school.
- e. To impose an administrative fine, not to exceed \$100, for each violation of the minimum child care standards promulgated pursuant to ss. 402.305-402.3057.
- 4. It is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, for any person willfully, knowingly, or intentionally to:
- a. Fail, by false statement, misrepresentation, impersonation, or other fraudulent means, to disclose in any required written documentation for exclusion from licensure pursuant to this section a material fact used in making a determination as to such exclusion; or
- b. Use information from the criminal records obtained under s. 402.305 or s. 402.3055 for any purpose other than screening that person for employment as specified in those sections or release such information to any other person for any purpose other than screening for employment as specified in those sections.
- 5. It is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, for any person willfully, knowingly, or intentionally to use information from the juvenile records of any person obtained under s. 402.305 or s. 402.3055 for any purpose other than screening for employment as specified in those sections or to release information from such records to any other person for any purpose other than screening for employment as specified in those sections.
- 6. The inclusion of nonpublic schools within options available under ss. 1002.55, 1002.61, and 1002.88 does not expand the regulatory authority of the state, its officers, any local licensing agency, or any early learning coalition to impose any additional regulation of nonpublic schools beyond those reasonably necessary to enforce requirements expressly set forth in this paragraph.

- (e) The department and the nonpublic school accrediting agencies are encouraged to develop agreements to facilitate the enforcement of the minimum child care standards as they relate to the schools which the agencies accredit.
- Section 6. Paragraphs (a) and (d) of subsection (2), paragraph (b) of subsection (9), and subsections (10) and (18) of section 402.305, Florida Statutes, are amended to read:
 - 402.305 Licensing standards; child care facilities.—
- (2) PERSONNEL.—Minimum standards for child care personnel shall include minimum requirements as to:
- (a) Good moral character based upon screening, according to the level 2 screening requirements of. This screening shall be conducted as provided in chapter 435, using the level 2 standards for screening set forth in that chapter. In addition to the offenses listed in s. 435.04, all child care personnel required to undergo background screening pursuant to this section may not have an arrest awaiting final disposition for, may not have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, and may not have been adjudicated delinquent and have a record that has been sealed or expunged for an offense specified in s. 39.205. Before employing child care personnel subject to this section, the employer must conduct employment history checks of each of the personnel's previous employers and document the findings. If unable to contact a previous employer, the employer must document efforts to contact the employer.
 - (d) Minimum training requirements for child care personnel.
- 1. Such minimum standards for training shall ensure that all child care personnel take an approved 40-clock-hour introductory course in child care, which course covers at least the following topic areas:
 - a. State and local rules and regulations which govern child care.
 - b. Health, safety, and nutrition.
 - c. Identifying and reporting child abuse and neglect.
- d. Child development, including typical and atypical language, cognitive, motor, social, and self-help skills development.
- e. Observation of developmental behaviors, including using a checklist or other similar observation tools and techniques to determine the child's developmental age level.
- f. Specialized areas, including computer technology for professional and classroom use and *numeracy*, early literacy, and language development of children from birth to 5 years of age, as determined by the department, for owner-operators and child care personnel of a child care facility.
- g. Developmental disabilities, including autism spectrum disorder and Down syndrome, and early identification, use of available state and local resources, classroom integration, and positive behavioral supports for children with developmental disabilities.

Within 90 days after employment, child care personnel shall begin training to meet the training requirements pursuant to this paragraph. Child care personnel shall successfully complete such training within 1 year after the date on which the training began, as evidenced by passage of a competency examination. Successful completion of the 40-clock-hour introductory course shall articulate into community college credit in early childhood education, pursuant to ss. 1007.24 and 1007.25. Exemption from all or a portion of the required training shall be granted to child care personnel based upon educational credentials or passage of competency examinations. Child care personnel possessing a 2-year degree or higher that includes 6 college credit hours in early childhood development or child growth and development, or a child development associate credential or an equivalent state-approved child development associate credential, or a child development associate waiver certificate shall be automatically exempted from the training requirements in subsubparagraphs b., d., and e.

2. The introductory course in child care shall stress, to the extent possible, an interdisciplinary approach to the study of children.

- 3. The introductory course shall cover recognition and prevention of shaken baby syndrome; prevention of sudden infant death syndrome; recognition and care of infants and toddlers with developmental disabilities, including autism spectrum disorder and Down syndrome; and early childhood brain development within the topic areas identified in this paragraph.
- 4. On an annual basis in order to further their child care skills and, if appropriate, administrative skills, child care personnel who have fulfilled the requirements for the child care training shall be required to take an additional 1 continuing education unit of approved inservice training, or 10 clock hours of equivalent training, as determined by the department.
- 5. Child care personnel shall be required to complete 0.5 continuing education unit of approved training or 5 clock hours of equivalent training, as determined by the department, in *numeracy*, early literacy, and language development of children from birth to 5 years of age one time. The year that this training is completed, it shall fulfill the 0.5 continuing education unit or 5 clock hours of the annual training required in subparagraph 4.
- 6. Procedures for ensuring the training of qualified child care professionals to provide training of child care personnel, including onsite training, shall be included in the minimum standards. It is recommended that the state community child care coordination agencies (central agencies) be contracted by the department to coordinate such training when possible. Other district educational resources, such as community colleges and career programs, can be designated in such areas where central agencies may not exist or are determined not to have the capability to meet the coordination requirements set forth by the department.
- 7. Training requirements *do* shall not apply to certain occasional or part-time support staff, including, but not limited to, swimming instructors, piano teachers, dance instructors, and gymnastics instructors.
- 8. The department shall evaluate or contract for an evaluation for the general purpose of determining the status of and means to improve staff training requirements and testing procedures. The evaluation shall be conducted every 2 years. The evaluation *must* shall include, but not be limited to, determining the availability, quality, scope, and sources of current staff training; determining the need for specialty training; and determining ways to increase inservice training and ways to increase the accessibility, quality, and cost-effectiveness of current and proposed staff training. The evaluation methodology *must* shall include a reliable and valid survey of child care personnel.
- 9. The child care operator shall be required to take basic training in serving children with disabilities within 5 years after employment, either as a part of the introductory training or the annual 8 hours of inservice training.

(9) ADMISSIONS AND RECORDKEEPING.—

- (b) During the months of August and September of each year, Each child care facility shall provide parents of children enrolling enrolled in the facility detailed information regarding the causes, symptoms, and transmission of the influenza virus in an effort to educate those parents regarding the importance of immunizing their children against influenza as recommended by the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention.
- (10) TRANSPORTATION SAFETY.—Minimum standards must shall include requirements for child restraints or seat belts in vehicles used by child care facilities, and large family child care homes, and licensed family day care homes to transport children, requirements for annual inspections of the vehicles, limitations on the number of children in the vehicles, and accountability for children being transported.

(18) TRANSFER OF OWNERSHIP.—

- (a) One week before prior to the transfer of ownership of a child care facility, or family day care home, or large family child care home, the transferor shall notify the parent or caretaker of each child of the impending transfer.
- (b) The owner of a child care facility, family day care home, or large family child care home may not transfer ownership to a relative of the

operator if the operator has had his or her license suspended or revoked by the department pursuant to s. 402.310, has received notice from the department that reasonable cause exists to suspend or revoke the license, or has been placed on the United States Department of Agriculture National Disqualified List. For purposes of this paragraph, "relative" means father, mother, son, daughter, grandfather, grandmother, brother, sister, uncle, aunt, cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half-brother, or half-sister.

(c) (b) The department shall, by rule, establish methods by which notice will be achieved and minimum standards by which to implement this subsection.

Section 7. Section 402.3085, Florida Statutes, is created to read:

402.3085 Certificate of substantial compliance with minimum child care standards.—Each nonpublic school or provider seeking to operate a program pursuant to s. 402.3025(2)(d) or s. 402.316(4), respectively, shall annually obtain a certificate from the department or local licensing agency in the manner and on the forms prescribed by the department or local licensing agency. An annual certificate or a renewal of an annual certificate shall be issued upon an examination of the applicant's premises and records to determine that the applicant is in substantial compliance with the minimum child care standards. A provider may not participate in these programs without this certification. Local licensing agencies may apply their own minimum child care standards if the department determines that such standards meet or exceed department standards as provided in s. 402.307.

Section 8. Section 402.311, Florida Statutes, is amended to read:

402.311 Inspection.—A licensed child care facility or program regulated by the department shall accord to the department or the local licensing agency, whichever is applicable, the privilege of inspection, including access to facilities and personnel and to those records required in s. 402.305, at reasonable times during regular business hours, to ensure compliance with the provisions of ss. 402.301-402.319. The right of entry and inspection shall also extend to any premises which the department or local licensing agency has reason to believe are being operated or maintained as a child care facility or program without a license, but no such entry or inspection of any premises shall be made without the permission of the person in charge thereof unless a warrant is first obtained from the circuit court authorizing same. Any application for a license, application for authorization to operate a child care program which must maintain substantial compliance with child care standards adopted under this chapter, or renewal of such license or authorization, made pursuant to this act or the advertisement to the public for the provision of child care as defined in s. 402.302 constitutes shall constitute permission for any entry to or inspection of the subject premises for which the license is sought in order to facilitate verification of the information submitted on or in connection with the application. In the event a licensed facility or program refuses permission for entry or inspection to the department or local licensing agency, a warrant shall be obtained from the circuit court authorizing same before prior to such entry or inspection. The department or local licensing agency may institute disciplinary proceedings pursuant to s. 402.310, for such refusal.

Section 9. Section 402.3115, Florida Statutes, is amended to read:

402.3115 Elimination of duplicative and unnecessary inspections; Abbreviated inspections.—The Department of Children and Family Services and local governmental agencies that license child care facilities shall develop and implement a plan to eliminate duplicative and unnecessary inspections of child care facilities. In addition, The department and the local licensing governmental agencies shall conduct develop and implement an abbreviated inspections of inspection plan for child care facilities licensed under s. 402.305, family day care homes licensed under s. 402.313, and large family child care homes licensed under s. 402.3131 that have had no class $I \pm 0$ or class II violations ± 1 deficiencies, as defined by rule, for at least 2 consecutive years. The abbreviated inspection must include those elements identified by the department and the local licensing governmental agencies as being key indicators of whether the child care facility continues to provide quality care and programming. The department shall adopt rules establishing criteria and procedures for abbreviated inspections and inspection schedules that provide for both announced and unannounced inspections.

Section 10. Section 402.313, Florida Statutes, is amended to read:

402.313 Family day care homes.-

- (1) A family day care home must homes shall be licensed under this section act if it is they are presently being licensed under an existing county licensing ordinance, or if the board of county commissioners passes a resolution that requires licensure of family day care homes, or the family day care home is operating a program under s. 1002.55, s. 1002.61, or s. 1002.88 be licensed. Each licensed or registered family day care home must conspicuously display its license or registration in the common area of the home.
- (a) If not subject to license, a family day care home must comply with this section and homes shall register annually with the department, providing the following information:
 - 1. The name and address of the home.
 - 2. The name of the operator.
 - 3. The number of children served.
- 4. Proof of a written plan to identify a provide at least one other competent adult who has met the screening and training requirements of the department to serve as a designated to be available to substitute for the operator in an emergency. This plan must shall include the name, address, and telephone number of the designated substitute who will serve in the absence of the operator.
 - Proof of screening and background checks.
- 6. Proof of successful completion of the 30 hour training course, as evidenced by passage of a competency examination, which shall include:
 - a. State and local rules and regulations that govern child care.
 - b. Health, safety, and nutrition.
 - e. Identifying and reporting child abuse and neglect.
- d. Child development, including typical and atypical language development; and cognitive, motor, social, and self help skills development.
- e. Observation of developmental behaviors, including using a checklist or other similar observation tools and techniques to determine a child's developmental level.
- f. Specialized areas, including early literacy and language development of children from birth to 5 years of age, as determined by the department, for owner-operators of family day care homes.
 - 5.7. Proof that immunization records are kept current.
- 8. Proof of completion of the required continuing education units or clock hours.

Upon receipt of registration information submitted by a family day care home pursuant to this paragraph, the department shall verify that the home is in compliance with the background screening requirements in subsection (3) and that the operator and the designated substitute are in compliance with applicable training requirements of subsection (4).

- (b) A family day care home may volunteer to be licensed under this act.
- (c) The department may provide technical assistance to counties and operators of family day care homes home providers to enable counties and operators family day care providers to achieve compliance with family day care home homes standards.
- (2) This information shall be included in a directory to be published annually by the department to inform the public of available child care facilities.
- (3) Child care personnel in family day care homes are shall be subject to the applicable screening provisions contained in ss. 402.305(2) and 402.3055. For purposes of screening in family day care homes, the term "child care personnel" includes the operator, the designated substitute, any member over the age of 12 years of a family day care home operator's

family, or persons over the age of 12 years residing with the operator in the family day care home. Members of the operator's family, or persons residing with the operator, who are between the ages of 12 years and 18 years may shall not be required to be fingerprinted, but shall be screened for delinquency records.

- (4)(a) Before licensure and before caring for children, operators of family day care homes and an individual serving as a substitute for the operator who works 40 hours or more per month on average must:
- 1. Successfully complete an approved 30-clock-hour introductory course in child care, as evidenced by passage of a competency examination, before earing for children. The course must include:
 - a. State and local rules and regulations that govern child care.
 - b. Health, safety, and nutrition.
 - c. Identifying and reporting child abuse and neglect.
- d. Child development, including typical and atypical language development, and cognitive, motor, social, and executive functioning skills development.
- e. Observation of developmental behaviors, including using a checklist or other similar observation tools and techniques to determine a child's developmental level.
- f. Specialized areas, including numeracy, early literacy, and language development of children from birth to 5 years of age, as determined by the department, for operators of family day care homes.
- (5) In order to further develop their child care skills and, if appropriate, their administrative skills, operators of family day care homes shall be required to complete an additional 1 continuing education unit of approved training or 10 clock hours of equivalent training, as determined by the department, annually.
- 2.(6) Operators of family day care homes shall be required to Complete a 0.5 continuing education unit of approved training in *numeracy*, early literacy, and language development of children from birth to 5 years of age one time. For an operator, the year that this training is completed, it shall fulfill the 0.5 continuing education unit or 5 clock hours of the annual training required in paragraph (c) subsection (5).
- 3. Complete training in first aid and infant and child cardiopulmonary resuscitation as evidenced by current documentation of course completion.
- (b) Before licensure and before caring for children, family day care home substitutes who work fewer than 40 hours per month on average must complete the department's 6-clock-hour Family Child Care Home Rules and Regulations training, as evidenced by successful completion of a competency examination and first aid and infant and child cardio-pulmonary resuscitation training under subparagraph (a)3. A substitute who has successfully completed the 3-clock-hour Fundamentals of Child Care training established by rules of the department or the 30-clock-hour training under subparagraph (a)1. is not required to complete the 6-clock-hour Family Child Care Home Rules and Regulations training.
- (c) Operators of family day care homes must annually complete an additional 1 continuing education unit of approved training regarding child care and administrative skills or 10 clock hours of equivalent training, as determined by the department.
- (5)(7) Operators of family day care homes must shall be required annually to complete a health and safety home inspection self-evaluation checklist developed by the department in conjunction with the statewide resource and referral program. The completed checklist shall be signed by the operator of the family day care home and provided to parents as certification that basic health and safety standards are being met.
- (6)(8) Operators of family day care homes home operators may avail themselves of supportive services offered by the department.
- (7)(9) The department shall prepare a brochure on family day care for distribution by the department and by local licensing agencies, if appropriate, to family day care homes for distribution to parents *using* utilizing such child care, and to all interested persons, including physi-

- cians and other health professionals; mental health professionals; school teachers or other school personnel; social workers or other professional child care, foster care, residential, or institutional workers; and law enforcement officers. The brochure shall, at a minimum, contain the following information:
- (a) A brief description of the requirements for family day care registration, training, and *background* fingerprinting and screening.
- (b) A listing of those counties that require licensure of family day care homes. Such counties shall provide an addendum to the brochure that provides a brief description of the licensure requirements or may provide a brochure in lieu of the one described in this subsection, provided it contains all the required information on licensure and the required information in the subsequent paragraphs.
- (c) A statement indicating that information about the family day care home's compliance with applicable state or local requirements can be obtained from by telephoning the department office or the office of the local licensing agency, including the, if appropriate, at a telephone number or numbers and website address for the department or local licensing agency, as applicable which shall be affixed to the brochure.
- (d) The statewide toll-free telephone number of the central abuse hotline, together with a notice that reports of suspected and actual child physical abuse, sexual abuse, and neglect are received and referred for investigation by the hotline.
- (e) Any other information relating to competent child care that the department or local licensing agency, if preparing a separate brochure, considers deems would be helpful to parents and other caretakers in their selection of a family day care home.
- (8)(10) On an annual basis, the department shall evaluate the registration and licensure system for family day care homes. Such evaluation shall, at a minimum, address the following:
- (a) The number of family day care homes registered and licensed and the dates of such registration and licensure.
- (b) The number of children being served in both registered and licensed family day care homes and any available slots in such homes.
- (c) The number of complaints received concerning family day care, the nature of the complaints, and the resolution of such complaints.
- (d) The training activities used utilized by child care personnel in family day care homes for meeting the state or local training requirements.

The evaluation, pursuant to this paragraph, shall be used utilized by the department in any administrative modifications or adjustments to be made in the registration of family day care homes or in any legislative requests for modifications to the system of registration or to other requirements for family day care homes.

- (11) In order to inform the public of the state requirement for registration of family day care homes as well as the other requirements for such homes to legally operate in the state, the department shall institute a media campaign to accomplish this end. Such a campaign shall include, at a minimum, flyers, newspaper advertisements, radio advertisements, and television advertisements.
- (9)(12) Notwithstanding any other state or local law or ordinance, any family day care home licensed pursuant to this chapter or pursuant to a county ordinance shall be charged the utility rates accorded to a residential home. A licensed family day care home may not be charged commercial utility rates.
- (10)(13) The department shall, by rule, establish minimum standards for family day care homes that are required to be licensed by county licensing ordinance or county licensing resolution or that voluntarily choose to be licensed. The standards should include requirements for staffing, training, maintenance of immunization records, minimum health and safety standards, reduced standards for the regulation of child care during evening hours by municipalities and counties, and enforcement of standards. Additionally, the department shall, by rule, adopt procedures for verifying a registered family day care home's compliance with background screening and training requirements.

- (11)(14) During the months of August and September of each year, Each family day care home shall provide parents of children enrolling enrelled in the home detailed information regarding the causes, symptoms, and transmission of the influenza virus in an effort to educate those parents regarding the importance of immunizing their children against influenza as recommended by the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention.
- Section 11. Subsections (1), (3), (5), and (9) of section 402.3131, Florida Statutes, are amended, and subsection (10) is added to that section, to read:

402.3131 Large family child care homes.—

- (1) A large family child care home must homes shall be licensed under this section and conspicuously display its license in the common area of the home.
- (3) Operators of large family child care homes must successfully complete an approved 40-clock-hour introductory course in group child care, including numeracy, early literacy, and language development of children from birth to 5 years of age, as evidenced by passage of a competency examination. Successful completion of the 40-clock-hour introductory course shall articulate into community college credit in early childhood education, pursuant to ss. 1007.24 and 1007.25.
- (5) Operators of large family child care homes shall be required to complete 0.5 continuing education unit of approved training or 5 clock hours of equivalent training, as determined by the department, in *numeracy*, early literacy, and language development of children from birth to 5 years of age one time. The year that this training is completed, it shall fulfill the 0.5 continuing education unit or 5 clock hours of the annual training required in subsection (4).
- (9) During the months of August and September of each year, Each large family child care home shall provide parents of children enrolling enrolled in the home detailed information regarding the causes, symptoms, and transmission of the influenza virus in an effort to educate those parents regarding the importance of immunizing their children against influenza as recommended by the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention.
- (10) Notwithstanding any other state or local law or ordinance, any large family child care home licensed under this chapter or under a county ordinance shall be charged the utility rates accorded to a residential home. Such a home may not be charged commercial utility rates.
- Section 12. Subsections (4), (5), and (6) are added to section 402.316, Florida Statutes, to read:

402.316 Exemptions.—

- (4) A child care facility operating under subsection (1) which is applying to operate or is operating as a provider of a program described in s. 1002.55, s. 1002.61, or s. 1002.88 must substantially comply with the minimum standards for child care facilities adopted pursuant to ss. 402.305-402.3057 and must allow the department or local licensing agency access to monitor and enforce compliance with such standards.
- (a) The department or local licensing agency may pursue administrative or judicial action under ss. 402.310-402.312 and the rules adopted under those sections against any child care facility operating under this subsection to enforce substantial compliance with child care facility minimum standards or to protect the health, safety, and well-being of any children in the facility's care. A child care facility operating under this subsection is subject to ss. 402.310-402.312 and the rules adopted under those sections to the same extent as a child care facility licensed under ss. 402.301–402.319.
- (b) It is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, for a person willfully, knowingly, or intentionally to:
- 1. Fail, by false statement, misrepresentation, impersonation, or other fraudulent means, to disclose in any required written documentation for exclusion from licensure pursuant to this section a material fact used in making a determination as to such exclusion; or

- 2. Use information from the criminal records obtained under s. 402.305 or s. 402.3055 for a purpose other than screening that person for employment as specified in those sections or to release such information to any other person for a purpose other than screening for employment as specified in those sections.
- (c) It is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, for a person willfully, knowingly, or intentionally to use information from the juvenile records of a person obtained under s. 402.305 or s. 402.305 for a purpose other than screening for employment as specified in those sections or to release information from such records to any other person for a purpose other than screening for employment as specified in those sections.
- (5) The department shall establish a fee for inspection and compliance activities performed pursuant to this section in an amount sufficient to cover costs. However, the amount of such fee for the inspection of a program may not exceed the fee imposed for child care licensure pursuant to s. 402.315.
- (6) The inclusion of a child care facility operating under subsection (1) as a provider of a program described in s. 1002.55, s. 1002.61, or s. 1002.88 does not expand the regulatory authority of the state, its officers, any local licensing agency, or any early learning coalition to impose any additional regulation of child care facilities beyond those reasonably necessary to enforce requirements expressly set forth in this section.
 - Section 13. Section 627.70161, Florida Statutes, is amended to read:
- 627.70161 Residential property insurance coverage; family day care homes and large family child care homes insurance.—
- (1) PURPOSE AND INTENT.—The Legislature recognizes that family day care homes and large family child care homes fulfill a vital role in providing child care in Florida. It is the intent of the Legislature that residential property insurance coverage should not be canceled, denied, or nonrenewed solely because child on the basis of the family day care services are provided at the residence. The Legislature also recognizes that the potential liability of residential property insurers is substantially increased by the rendition of child care services on the premises. The Legislature therefore finds that there is a public need to specify that contractual liabilities associated that arise in connection with the operation of a the family day care home or large family child care home are excluded from residential property insurance policies unless they are specifically included in such coverage.
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Child care" means the care, protection, and supervision of a child, for a period *up to* of less than 24 hours a day on a regular basis, which supplements parental care, enrichment, and health supervision for the child, in accordance with his or her individual needs, and for which a payment, fee, or grant is made for care.
- (b) "Family day care home" has the same meaning as provided in s. 402.302(8) means an occupied residence in which child care is regularly provided for children from at least two unrelated families and which receives a payment, fee, or grant for any of the children receiving care, whether or not operated for a profit.
- (c) "Large family child care home" has the same meaning as provided in s. 402.302(11).
- (3) CHILD FAMILY DAY CARE; COVERAGE.—A residential property insurance policy may shall not provide coverage for liability for claims arising out of, or in connection with, the operation of a family day care home or large family child care home, and the insurer shall be under no obligation to defend against lawsuits covering such claims, unless:
 - (a) Specifically covered in a policy; or
- $\mbox{\ \ }$ (b) Covered by a rider or endorsement for business coverage attached to a policy.
- (4) DENIAL, CANCELLATION, REFUSAL TO RENEW PRO-HIBITED.—An insurer may not deny, cancel, or refuse to renew a policy for residential property insurance solely on the basis that the policyholder or applicant operates a family day care home or large family child care home. In addition to other lawful reasons for refusing to insure, an

insurer may deny, cancel, or refuse to renew a policy of a family day care home *or large family child care home* provider if one or more of the following conditions occur:

- (a) The policyholder or applicant provides care for more children than authorized for family day care homes or large family child care homes by s. 402.302;
- (b) The policyholder or applicant fails to maintain a separate commercial liability policy or an endorsement providing liability coverage for the family day care home or large family child care home operations;
- (c) The policyholder or applicant fails to comply with the family day care home licensure and registration requirements specified in s. 402.313 or the large family child care home licensure requirements specified in s. 402.3131; or
- (d) Discovery of willful or grossly negligent acts or omissions or any violations of state laws or regulations establishing safety standards for family day care homes and large family child care homes by the named insured or his or her representative which materially increase any of the risks insured.
- Section 14. Subsections (7), (8), and (9) are added to section 1001.213, Florida Statutes, to read:
- 1001.213 Office of Early Learning.—There is created within the Office of Independent Education and Parental Choice the Office of Early Learning, as required under s. 20.15, which shall be administered by an executive director. The office shall be fully accountable to the Commissioner of Education but shall:
- (7) Hire a general counsel who reports directly to the executive director of the office.
- (8) Hire an inspector general who reports directly to the executive director of the office and to the Chief Inspector General pursuant to s. 14.32
- (9) By July 1, 2016, develop and implement, in consultation with early learning coalitions and providers of the Voluntary Prekindergarten Education Program and the school readiness program, best practices for providing parental notifications in the parent's native language to a parent whose native language is a language other than English.

And the title is amended as follows:

Delete lines 2-48 and insert: An act relating to education; providing a directive to the Division of Law Revision and Information; changing the term "family day care home" to "family child care home" and the term "family day care" to "family child care"; amending ss. 125.0109 and 166.0445, F.S.; including large family child care homes in local zoning regulation requirements; amending s. 402.302, F.S.; revising the definition of the term "substantial compliance"; requiring the Department of Children and Families to adopt rules for compliance by certain programs not licensed by the department; amending s. 402.3025, F.S.; providing requirements for nonpublic schools delivering certain voluntary prekindergarten education programs and school readiness programs; amending s. 402.305, F.S.; revising certain minimum standards for child care facilities; creating s. 402.3085, F.S.; requiring nonpublic schools or providers seeking to operate certain programs to annually obtain a certificate from the department or a local licensing agency; providing for issuance of the certificate upon examination of the applicant's premises and records; prohibiting a provider from participating in the programs without a certificate; authorizing local licensing agencies to apply their own minimum child care standards under certain circumstances; amending s. 402.311, F.S.; providing for the inspection of programs regulated by the department; amending s. 402.3115, F.S.; providing for abbreviated inspections of specified child care and day care homes; requiring the department to adopt rules; amending s. 402.313, F.S.; revising provisions for licensure, registration, and operation of family day care homes; amending s. 402.3131, F.S.; revising requirements for large family child care homes; amending s. 402.316, F.S., relating to exemptions from child care facility licensing standards; requiring a child care facility operating as a provider of certain voluntary prekindergarten education programs or child care programs to comply with minimum standards; providing penalties for failure to disclose or for use of certain information; requiring the department to establish a fee for inspection

and compliance activities; amending s. 627.70161, F.S.; revising restrictions on residential property insurance coverage to include coverage for large family child care homes; amending s. 1001.213, F.S.; providing additional duties of the Office of Early Learning;

Senator Legg moved the following amendments which were adopted:

Amendment 2 (361654) (with title amendment)—Delete lines 895-1437 and insert:

Section 15. Subsection (4) of section 1002.53, Florida Statutes, is amended to read:

1002.53 Voluntary Prekindergarten Education Program; eligibility and enrollment.—

- (4)(a) Each parent enrolling a child in the Voluntary Prekindergarten Education Program must complete and submit an application to the early learning coalition through the single point of entry established under s. 1002.82 or to a private prekindergarten provider if the provider is authorized by the early learning coalition to determine student eligibility for enrollment in the program.
- (b) The application must be submitted on forms prescribed by the Office of Early Learning and must be accompanied by a certified copy of the child's birth certificate. The forms must include a certification, in substantially the form provided in s. 1002.71(6)(b)2., that the parent chooses the private prekindergarten provider or public school in accordance with this section and directs that payments for the program be made to the provider or school. The Office of Early Learning may authorize alternative methods for submitting proof of the child's age in lieu of a certified copy of the child's birth certificate.
- (c) If a private prekindergarten provider has been authorized to determine child eligibility and enrollment, upon receipt of an application, the provider must:
- 1. Determine the child's eligibility for the program and be responsible for any errors in such determination.
- 2. Retain the original application and certified copy of the child's birth certificate or authorized alternative proof of age on file for at least 5 years.

Pursuant to this paragraph, the early learning coalition may audit applications held by a private prekindergarten provider in the coalition's service area to determine whether children enrolled and reported for funding by the provider have met the eligibility criteria in subsection (2).

- (d)(e) Each early learning coalition shall coordinate with each of the school districts within the coalition's county or multicounty region in the development of procedures for enrolling children in prekindergarten programs delivered by public schools, including procedures for making child eligibility determinations and auditing enrollment records to confirm that enrolled children have met eligibility requirements.
 - Section 16. Section 1002.55, Florida Statutes, is amended to read:
- 1002.55~ School-year prekindergarten program delivered by private prekindergarten providers.—
- (1) Each early learning coalition shall administer the Voluntary Prekindergarten Education Program at the county or regional level for students enrolled under s. 1002.53(3)(a) in a school-year prekindergarten program delivered by a private prekindergarten provider. Each early learning coalition shall cooperate with the Office of Early Learning and the Child Care Services Program Office of the Department of Children and Families to reduce paperwork and to avoid duplicating interagency activities, health and safety monitoring, and acquiring and composing data pertaining to child care training and credentialing.
- (2) Each school-year prekindergarten program delivered by a private prekindergarten provider must comprise at least 540 instructional hours.
- (3) To be eligible to deliver the prekindergarten program, a private prekindergarten provider must meet each of the following requirements:

- (a) The private prekindergarten provider must be a child care facility licensed under s. 402.305, family day care home licensed under s. 402.3131, large family child care home licensed under s. 402.3131, non-public school exempt from licensure under s. 402.3025(2), or faith based child care provider exempt from licensure under s. 402.316.
 - (a)(b) The private prekindergarten provider must:
- 1. Be accredited by an accrediting association that is a member of the National Council for Private School Accreditation, or the Florida Association of Academic Nonpublic Schools, or be accredited by the Southern Association of Colleges and Schools, or Western Association of Colleges and Schools, or Middle States Association of Colleges and Schools, or New England Association of Colleges and Schools, or New England Association of Colleges and Schools; and have written accreditation standards that meet or exceed the state's licensing requirements under s. 402.305, s. 402.313, or s. 402.3131 and require at least one onsite visit to the provider or school before accreditation is granted;
- 2. Hold a current Gold Seal Quality Care designation under s. 402.281; ex
 - 3. Be licensed under s. 402.305, s. 402.313, or s. 402.3131; or
- 4. Be a child development center located on a military installation that is certified by the United States Department of Defense.
- (b) The private prekindergarten provider must provide basic health and safety on its premises and in its facilities. For a public school, compliance with ss. 1003.22 and 1013.12 satisfies this requirement. For a nonpublic school, compliance with s. 402.3025(2)(d) satisfies this requirement. For a child care facility, a licensed family day care home, or a large family child care home, compliance with s. 402.305, s. 402.313, or s. 402.3131, respectively, satisfies this requirement. For a facility exempt from licensure, compliance with s. 402.316(4) satisfies this requirement and demonstrate, before delivering the Voluntary Prekindergarten Education Program, as verified by the early learning coalition, that the provider meets each of the requirements of the program under this part, including, but not limited to, the requirements for credentials and background screenings of prekindergarten instructors under paragraphs (c) and (d), minimum and maximum class sizes under paragraph (f). prekindergarten director credentials under paragraph (g), and a developmentally appropriate curriculum under s. 1002.67(2)(b).
- (c) The private prekindergarten provider must have, for each prekindergarten class of 11 children or fewer, at least one prekindergarten instructor who meets each of the following requirements:
- 1. The prekindergarten instructor must hold, at a minimum, one of the following credentials:
- a. A child development associate credential issued by the National Credentialing Program of the Council for Professional Recognition; $\frac{1}{2}$
- b. A credential approved by the Department of Children and Families, pursuant to s. 402.305(3)(c), as being equivalent to or greater than the credential described in sub-subparagraph a.;
 - c. An associate or higher degree in child development;
- d. An associate or higher degree in an unrelated field, at least 6 credit hours in early childhood education or child development, and at least 480 hours of experience in teaching or providing child care services for children any age from birth through 8 years of age;
- e. A baccalaureate or higher degree in early childhood education, prekindergarten or primary education, preschool education, or family and consumer science;
- f. A baccalaureate or higher degree in family and child science and at least 480 hours of experience in teaching or providing child care services for children any age from birth through 8 years of age;
- g. A baccalaureate or higher degree in elementary education if the prekindergarten instructor has been certified to teach children of any age from birth through grade 6, regardless of whether the instructor's educator certificate is current, and if the instructor is not ineligible to teach in a public school because his or her educator certificate is suspended or revoked; or

- h. A credential approved by the department as being equivalent to or greater than a credential described in sub-subparagraphs a.-f. The department may adopt criteria and procedures for approving such equivalent credentials.
- The Department of Children and Families may adopt rules under ss. 120.536(1) and 120.54 which provide criteria and procedures for approving equivalent credentials under sub subparagraph b.
- 2. The prekindergarten instructor must successfully complete an emergent literacy training course and a student performance standards training course approved by the office as meeting or exceeding the minimum standards adopted under s. 1002.59. The requirement for completion of the standards training course shall take effect July 1, 2015 2014, and the course shall be available online.
- (d) Each prekindergarten instructor employed by the private prekindergarten provider must be of good moral character, must undergo background screening pursuant to s. 402.305(2)(a) be screened using the level 2 screening standards in s. 435.04 before employment, must be and rescreened at least once every 5 years, must be denied employment or terminated if required under s. 435.06, and must not be ineligible to teach in a public school because his or her educator certificate is suspended or revoked.
- (e) A private prekindergarten provider may assign a substitute instructor to temporarily replace a credentialed instructor if the credentialed instructor assigned to a prekindergarten class is absent, as long as the substitute instructor meets the requirements of paragraph (d) is of good moral character and has been screened before employment in accordance with level 2 background screening requirements in chapter 435. The Office of Early Learning shall adopt rules to implement this paragraph which shall include required qualifications of substitute instructors and the circumstances and time limits for which a private prekindergarten provider may assign a substitute instructor.
- (f) Each of the private prekindergarten provider's prekindergarten classes must be composed of at least 4 students but may not exceed 20 students. In order to protect the health and safety of students, each private prekindergarten provider must also provide appropriate adult supervision for students at all times and, for each prekindergarten class composed of 12 or more students, must have, in addition to a prekindergarten instructor who meets the requirements of paragraph (c), at least one adult prekindergarten instructor who is not required to meet those requirements but who must meet each requirement of s. 402.305(2) paragraph (d). This paragraph does not supersede any requirement imposed on a provider under ss. 402.301-402.319.
- (g) The private prekindergarten provider must have a prekindergarten director who has a prekindergarten director credential that is approved by the office as meeting or exceeding the minimum standards adopted under s. 1002.57. Successful completion of a child care facility director credential under s. 402.305(2)(f) before the establishment of the prekindergarten director credential under s. 1002.57 or July 1, 2006, whichever occurs later, satisfies the requirement for a prekindergarten director credential under this paragraph.
- (h) The private prekindergarten provider must register with the early learning coalition on forms prescribed by the Office of Early Learning.
- (i) The private prekindergarten provider must execute the statewide provider contract prescribed under s. 1002.75, except that an individual who owns or operates multiple private prekindergarten providers within a coalition's service area may execute a single agreement with the coalition on behalf of each provider.
- (j) The private prekindergarten provider must maintain general liability insurance and provide the coalition with written evidence of general liability insurance coverage, including coverage for transportation of children if prekindergarten students are transported by the provider. A provider must obtain and retain an insurance policy that provides a minimum of \$100,000 of coverage per occurrence and a minimum of \$300,000 general aggregate coverage. The office may authorize lower limits upon request, as appropriate. A provider must add the coalition as a named certificateholder and as an additional insured. A provider must provide the coalition with a minimum of 10 calendar days' advance written notice of cancellation of or changes to coverage.

The general liability insurance required by this paragraph must remain in full force and effect for the entire period of the provider contract with the coalition.

- (k) The private prekindergarten provider must obtain and maintain any required workers' compensation insurance under chapter 440 and any required reemployment assistance or unemployment compensation coverage under chapter 443, unless exempt under state or federal law.
- (l) Notwithstanding paragraph (j), for a private prekindergarten provider that is a state agency or a subdivision thereof, as defined in s. 768.28(2), the provider must agree to notify the coalition of any additional liability coverage maintained by the provider in addition to that otherwise established under s. 768.28. The provider shall indemnify the coalition to the extent permitted by s. 768.28.
- (m) The private prekindergarten provider shall be denied initial eligibility to offer the program if the provider has been cited for a class I violation in the 12 months before seeking eligibility and the Office of Early Learning determines that denial of initial eligibility is appropriate after a review of the violation and the provider's licensure history. The Office of Early Learning shall establish a procedure of due process which ensures each provider the opportunity to appeal such a denial of initial eligibility to offer the program. The decision of the Office of Early Learning is not subject to the provisions of the Administrative Procedure Act, chapter 120.
- (n)(m) The private prekindergarten provider must deliver the Voluntary Prekindergarten Education Program in accordance with this part and have child disciplinary policies that prohibit children from being subjected to discipline that is severe, humiliating, frightening, or associated with food, rest, toileting, spanking, or any other form of physical punishment as provided in s. 402.305(12).
- (o) Beginning January 1, 2015, at least 50 percent of the instructors employed by a prekindergarten provider at each location, who are responsible for supervising children in care, must be trained in first aid and infant and child cardiopulmonary resuscitation, as evidenced by current documentation of course completion. As a condition of employment, instructors hired on or after January 1, 2015, must complete this training within 60 days after employment.
- (p) Beginning January 1, 2016, the private prekindergarten provider must employ child care personnel who hold a high school diploma or its equivalent and are at least 18 years of age, unless the personnel are not responsible for supervising children in care or are under direct supervision and are not counted for the purposes of computing the personnel-to-child ratio.
- (4) A prekindergarten instructor, in lieu of the minimum credentials and courses required under paragraph (3)(c), may hold one of the following educational credentials:
- (a) A bachelor's or higher degree in early childhood education, pre-kindergarten or primary education, preschool education, or family and consumer science;
- (b) A bachelor's or higher degree in elementary education, if the prekindergarten instructor has been certified to teach children any age from birth through 6th grade, regardless of whether the instructor's educator certificate is current, and if the instructor is not ineligible to teach in a public school because his or her educator certificate is suspended or revoked;
 - (e) An associate's or higher degree in child development;
- (d) An associate's or higher degree in an unrelated field, at least 6 credit hours in early childhood education or child development, and at least 480 hours of experience in teaching or providing child care services for children any age from birth through 8 years of age; or
- (e) An educational credential approved by the department as being equivalent to or greater than an educational credential described in this subsection. The department may adopt criteria and procedures for approving equivalent educational credentials under this paragraph.
- (5) Notwithstanding paragraph (3)(b), a private prekindergarten provider may not participate in the Voluntary Prekindergarten Education Program if the provider has child disciplinary policies that do not prohibit children from being subjected to discipline that is severe, hu

miliating, frightening, or associated with food, rest, toileting, spanking, or any other form of physical punishment as provided in s. 402.305(12).

Section 17. Subsection (1) of section 1002.59, Florida Statutes, is amended to read:

1002.59 Emergent literacy and performance standards training courses.—

- (1) The office shall adopt minimum standards for one or more training courses in emergent literacy for prekindergarten instructors. Each course must comprise 5 clock hours and provide instruction in strategies and techniques to address the age-appropriate progress of prekindergarten students in developing emergent literacy skills, including oral communication, knowledge of print and letters, phonemic and phonological awareness, and vocabulary and comprehension development. Each course must also provide resources containing strategies that allow students with disabilities and other special needs to derive maximum benefit from the Voluntary Prekindergarten Education Program. Successful completion of an emergent literacy training course approved under this section satisfies requirements for approved training in early literacy and language development under ss. 402.305(2)(d)5., 402.313(4)(c) 402.313(6), and 402.3131(5).
- Section 18. Subsections (4) through (7) of section 1002.61, Florida Statutes, are amended to read:
- 1002.61 Summer prekindergarten program delivered by public schools and private prekindergarten providers.—
- (4) Notwithstanding ss. 1002.55(3)(e)1. and 1002.63(4), Each public school and private prekindergarten provider that delivers the summer prekindergarten program must have, for each prekindergarten class, at least one prekindergarten instructor who is a certified teacher or holds one of the educational credentials specified in s. 1002.55(3)(e)1.e.-h. 1002.55(4)(a) or (b). As used in this subsection, the term "certified teacher" means a teacher holding a valid Florida educator certificate under s. 1012.56 who has the qualifications required by the district school board to instruct students in the summer prekindergarten program. In selecting instructional staff for the summer prekindergarten program, each school district shall give priority to teachers who have experience or coursework in early childhood education.
- (5) Each prekindergarten instructor employed by a public school or private prekindergarten provider delivering the summer prekindergarten program must be of good moral character, must undergo background screening pursuant to s. 402.305(2)(a) be screened using the level 2 screening standards in s. 435.04 before employment, must be and rescreened at least once every 5 years, and must be denied employment or terminated if required under s. 435.06. Each prekindergarten instructor employed by a public school delivering the summer prekindergarten program, and must satisfy the not be incligible to teach in a public school because his or her educator certificate is suspended or revoked. This subsection does not supersede employment requirements for instructional personnel in public schools as provided in s. 1012.32 which are more stringent than the requirements of this subsection.
- (6) A public school or private prekindergarten provider may assign a substitute instructor to temporarily replace a credentialed instructor if the credentialed instructor assigned to a prekindergarten class is absent, as long as the substitute instructor meets the requirements of subsection (5) is of good moral character and has been screened before employment in accordance with level 2 background screening requirements in chapter 435. This subsection does not supersede employment requirements for instructional personnel in public schools which are more stringent than the requirements of this subsection. The Office of Early Learning shall adopt rules to implement this subsection which must shall include required qualifications of substitute instructors and the circumstances and time limits for which a public school or private prekindergarten provider may assign a substitute instructor.
- (7) Notwithstanding ss. 1002.55(3)(e) 1002.55(3)(f) and 1002.63(7), each prekindergarten class in the summer prekindergarten program, regardless of whether the class is a public school's or private prekindergarten provider's class, must be composed of at least 4 students but may not exceed 12 students beginning with the 2009 summer session. In order to protect the health and safety of students, each public school or private prekindergarten provider must also provide appro-

priate adult supervision for students at all times. This subsection does not supersede any requirement imposed on a provider under ss. 402.301-402.319

Section 19. Subsections (5) and (6) of section 1002.63, Florida Statutes, are amended to read:

 $1002.63\,$ School-year prekinder garten program delivered by public schools.—

- (5) Each prekindergarten instructor employed by a public school delivering the school-year prekindergarten program must satisfy the be of good moral character, must be screened using the level 2 screening standards in s. 425.04 before employment and rescreened at least once every 5 years, must be denied employment or terminated if required under s. 435.06, and must not be ineligible to teach in a public school because his or her educator certificate is suspended or revoked. This subsection does not supersede employment requirements for instructional personnel in public schools as provided in s. 1012.32 which are more stringent than the requirements of this subsection.
- (6) A public school prekindergarten provider may assign a substitute instructor to temporarily replace a credentialed instructor if the credentialed instructor assigned to a prekindergarten class is absent, as long as the substitute instructor meets the requirements of subsection (5) is of good moral character and has been screened before employment in accordance with level 2 background screening requirements in chapter 435. This subsection does not supersede employment requirements for instructional personnel in public schools which are more stringent than the requirements of this subsection. The Office of Early Learning shall adopt rules to implement this subsection which must shall include required qualifications of substitute instructors and the circumstances and time limits for which a public school prekindergarten provider may assign a substitute instructor.

Section 20. Paragraph (a) of subsection (6) of section 1002.71, Florida Statutes, is amended to read:

1002.71 Funding; financial and attendance reporting.—

(6)(a) Each parent enrolling his or her child in the Voluntary Prekindergarten Education Program must agree to comply with the attendance policy of the private prekindergarten provider or district school board, as applicable. Upon enrollment of the child, the private prekindergarten provider or public school, as applicable, must provide the child's parent with program information, including, but not limited to, child development, expectations for parent engagement, the daily schedule, and the a copy of the provider's or school district's attendance policy, which must include procedures for contacting a parent on the second consecutive day a child is absent for which the reason is unknown as applicable.

Section 21. Subsection (1) of section 1002.75, Florida Statutes, is amended to read:

1002.75 Office of Early Learning; powers and duties.—

- (1) The Office of Early Learning shall adopt by rule a standard statewide provider contract to be used with each Voluntary Prekindergarten Education Program provider, with standardized attachments by provider type. The office shall publish a copy of the standard statewide provider contract on its website. The standard statewide contract must shall include, at a minimum, provisions that:
- (a) Govern for provider probation, termination for cause, and emergency termination for those actions or inactions of a provider that pose an immediate and serious danger to the health, safety, or welfare of children. The standard statewide contract must shall also include appropriate due process procedures. During the pendency of an appeal of a termination, the provider may not continue to offer its services.
- (b) Require each private prekindergarten provider to conspicuously post violations on the premises, pursuant to s. 402.3125(1)(b), and to post class I and class II violations, as defined by rules of the Department of Children and Families, which result in disciplinary action, on the provider's Internet website, if available. Such postings must use simple language to describe each violation with specificity and include a copy of the citation and the contact information of the Department of Children and Families or the local licensing agency from which the parent may

obtain additional information regarding the citation. The provider must post such violations within 24 hours after receipt of the citation. Additionally, such provider shall post each inspection report on the premises in an area visible to parents, which report must remain posted until the next inspection report is available.

(c) Specify that child care personnel employed by the provider who are responsible for supervising children in care must be trained in developmentally appropriate practices aligned to the age and needs of children over which the personnel are assigned supervision duties. This requirement is met by the completion of developmentally appropriate practice courses administered by the Department of Children and Families under s. 402.305(2)(d)1. within 30 days after being assigned such children if the child care personnel has not previously completed the training.

Any provision imposed upon a provider that is inconsistent with, or prohibited by, law is void and unenforceable.

Section 22. Subsections (1), (3), and (5) of section 1002.77, Florida Statutes, are amended to read:

1002.77 Florida Early Learning Advisory Council.—

- (1) There is created the Florida Early Learning Advisory Council within the Office of Early Learning. The purpose of the advisory council is to provide written input submit recommendations to the executive director office on early learning best practices, including recommendations relating to the most effective program administration; of the Voluntary Prekindergarten Education Program under this part and the school readiness program under part VI of this chapter. The advisory council shall periodically analyze and provide recommendations to the office on the effective and efficient use of local, state, and federal funds; the content of professional development training programs; and best practices for the development and implementation of coalition plans pursuant to s. 1002.85.
- (3) The advisory council shall meet at least quarterly upon the call of the executive director but may meet as often as necessary to carry out its duties and responsibilities. The executive director is encouraged to advisory council may use communications media technology any method of telecommunications to conduct meetings in accordance with s. 120.54(5)(b), including establishing a quorum through telecommunications, only if the public is given proper notice of a telecommunications meeting and reasonable access to observe and, when appropriate, participate.
- (5) The Office of Early Learning shall provide staff and administrative support for the advisory council as determined by the executive director

And the title is amended as follows:

Delete lines 49-69 and insert: amending s. 1002.53, F.S.; revising requirements for application and determination of eligibility to enroll in the Voluntary Prekindergarten (VPK) Education Program; amending s. 1002.55, F.S.; revising requirements for a school-year prekindergarten program delivered by a private prekindergarten provider, including requirements for providers, instructors, and child care personnel; providing requirements in the case of provider violations; amending s. 1002.59, F.S.; correcting a cross-reference; amending ss. 1002.61 and 1002.63, F.S.; revising employment requirements and educational credentials of certain instructional personnel; amending s. 1002.71, F.S.; revising information that must be reported to parents; amending s. 1002.75, F.S.; revising provisions included in the standard statewide VPK program provider contract; amending s. 1002.77, F.S.; revising the purpose and meetings of the Florida Early Learning Advisory Council; amending s. 1002.81, F.S.;

Amendment 3 (143520) (with title amendment)—Delete lines 1438-2037 and insert:

Section 23. Paragraph (f) of subsection (1) and subsections (8) and (16) of section 1002.81, Florida Statutes, are amended to read:

1002.81 Definitions.—Consistent with the requirements of 45 C.F.R. parts 98 and 99 and as used in this part, the term:

(1) "At-risk child" means:

- (f) A child in the custody of a parent who is considered homeless as verified by a designated lead agency on the homeless assistance continuum of care established under ss. 420.622-420.624 Department of Children and Families certified homeless shelter.
- (8) "Family income" means the combined gross income, whether earned or unearned, that is derived from any source by all family or household members who are 18 years of age or older who are currently residing together in the same dwelling unit. The term does not include:
- (a) Income earned by a currently enrolled high school student who, since attaining the age of 18 years, or a student with a disability who, since attaining the age of 22 years, has not terminated school enrollment or received a high school diploma, high school equivalency diploma, special diploma, or certificate of high school completion.
- (b) Income earned by a teen parent residing in the same residence as a separate family unit.
- (c) Selected items from the state's Child Care and Development Fund Plan, such as The term also does not include food stamp benefits, documented child support and alimony payments paid out of the home, or federal housing assistance payments issued directly to a landlord or the associated utilities expenses.
 - (16) "Working family" means:
- (a) A single-parent family in which the parent with whom the child resides is employed or engaged in eligible work or education activities for at least 20 hours per week or is exempt from work requirements due to age or disability, as determined and documented by a physician licensed under chapter 458 or chapter 459;
- (b) A two-parent family in which both parents with whom the child resides are employed or engaged in eligible work or education activities for a combined total of at least 40 hours per week; ex
- (c) A two-parent family in which one of the parents with whom the child resides is exempt from work requirements due to age or disability, as determined and documented by a physician licensed under chapter 458 or chapter 459, and one parent is employed or engaged in eligible work or education activities at least 20 hours per week; or
- (d) A two-parent family in which both of the parents with whom the child resides are exempt from work requirements due to age or disability, as determined and documented by a physician licensed under chapter 458 or chapter 459.
- Section 24. Paragraphs (b), (j), (m), and (p) of subsection (2) of section 1002.82, Florida Statutes, are amended to read:
 - 1002.82 Office of Early Learning; powers and duties.—
 - (2) The office shall:
- (b) Preserve parental choice by permitting parents to choose from a variety of child care categories *authorized in s. 1002.88(1)(a)*, including center based care, family child care, and informal child care to the extent authorized in the state's Child Care and Development Fund Plan as approved by the United States Department of Health and Human Services pursuant to 45 C.F.R. s. 98.18. Care and curriculum by a faith-based provider may not be limited or excluded in any of these categories.
- (j) Develop and adopt standards and benchmarks that address the age-appropriate progress of children in the development of school readiness skills. The standards for children from birth to 5 years of age in the school readiness program must be aligned with the performance standards adopted for children in the Voluntary Prekindergarten Education Program and must address the following domains:
 - 1. Approaches to learning.
 - 2. Cognitive development and general knowledge.
 - 3. Numeracy, language, and communication.
 - 4. Physical development.
 - 5. Self-regulation.

- By July 1, 2015, the Office of Early Learning shall develop and implement an online training course on the performance standards for school readiness program provider personnel pursuant to this paragraph.
- (m) Adopt by rule a standard statewide provider contract to be used with each school readiness program provider, with standardized attachments by provider type. The office shall publish a copy of the standard statewide provider contract on its website. The standard statewide contract *must* shall include, at a minimum, provisions *that*:
- 1. Govern for provider probation, termination for cause, and emergency termination for those actions or inactions of a provider that pose an immediate and serious danger to the health, safety, or welfare of the children. The standard statewide provider contract must shall also include appropriate due process procedures. During the pendency of an appeal of a termination, the provider may not continue to offer its services.
- 2. Require each provider that is eligible to provide the program pursuant to s. 1002.88(1)(a) to conspicuously post violations, in an area visible to parents, on the premises, pursuant to s. 402.3125(1)(b), and to post class I and class II violations, as defined by rule of the Department of Children and Families, which result in disciplinary action, on the provider's Internet website, if available. Such postings must use simple language to describe each violation with specificity and include a copy of the citation and the contact information of the Department of Children and Families or the local licensing agency from which the parent may obtain additional information regarding the citation. The provider must post such violations within 24 hours after receipt of the citation. Additionally, such provider shall post each inspection report on the premises in an area visible to parents, which report must remain posted until the next inspection report is available.
- 3. Specify that child care personnel employed by the provider who are responsible for supervising children in care must be trained in developmentally appropriate practices aligned to the age and needs of children over which the personnel are assigned supervision duties. This requirement is met by completion of developmentally appropriate practice courses administered by the Department of Children and Families under s. 402.305(2)(d)1. within 30 days after being assigned such children if the child care personnel has not previously completed the training.
- 4. Require child care personnel who are employed by the provider to complete an online training course on the performance standards adopted pursuant to paragraph (j).

Any provision imposed upon a provider that is inconsistent with, or prohibited by, law is void and unenforceable.

(p) Monitor and evaluate the performance of each early learning coalition in administering the school readiness program and the Voluntary Prekindergarten Education Program, ensuring proper payments for school readiness program and Voluntary Prekindergarten Education Program services, and implementing the coalition's school readiness program plan, and administering the Voluntary Prekindergarten Education Program. These monitoring and performance evaluations must include, at a minimum, onsite monitoring of each coalition's finances, management, operations, and programs.

Section 25. Subsections (8) and (20) of section 1002.84, Florida Statutes, are amended to read:

1002.84~ Early learning coalitions; school readiness powers and duties.—Each early learning coalition shall:

(8) Establish a parent sliding fee scale that requires a parent copayment to participate in the school readiness program. Providers are required to collect the parent's copayment. A coalition may, on a case-by-case basis, waive the copayment for an at-risk child or temporarily waive the copayment for a child whose family's income is at or below the federal poverty level and family experiences a natural disaster or an event that limits the parent's ability to pay, such as incarceration, placement in residential treatment, or becoming homeless, or an emergency situation such as a household fire or burglary, or while the parent is participating in parenting classes. A parent may not transfer school readiness program services to another school readiness program provider until the parent has submitted documentation from the current school readiness

program provider to the early learning coalition stating that the parent has satisfactorily fulfilled the copayment obligation.

- (20) To increase transparency and accountability, comply with the requirements of this section before contracting with a member of the coalition, an employee of the coalition, or a relative, as defined in s. 112.3143(1) s. 112.3143(1)(b), of a coalition member or of an employee of the coalition. Such contracts may not be executed without the approval of the office. Such contracts, as well as documentation demonstrating adherence to this section by the coalition, must be approved by a twothirds vote of the coalition, a quorum having been established; all conflicts of interest must be disclosed before the vote; and any member who may benefit from the contract, or whose relative may benefit from the contract, must abstain from the vote. A contract under \$25,000 between an early learning coalition and a member of that coalition or between a relative, as defined in s. 112.3143(1) s. 112.3143(1)(b), of a coalition member or of an employee of the coalition is not required to have the prior approval of the office but must be approved by a two-thirds vote of the coalition, a quorum having been established, and must be reported to the office within 30 days after approval. If a contract cannot be approved by the office, a review of the decision to disapprove the contract may be requested by the early learning coalition or other parties to the disapproved contract.
- Section 26. Paragraphs (c) and (h) of subsection (1) and subsections (6) through (8) of section 1002.87, Florida Statutes, are amended to read:
 - 1002.87 School readiness program; eligibility and enrollment.—
- (1) Effective August 1, 2013, or upon reevaluation of eligibility for children currently served, whichever is later, each early learning coalition shall give priority for participation in the school readiness program as follows:
- (c) Priority shall be given next to a child from birth to the beginning of the school year for which the child is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2. who is from a working family that is economically disadvantaged, and may include such child's eligible siblings, beginning with the school year in which the sibling is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2. until the beginning of the school year in which the sibling enters is eligible to begin 6th grade, provided that the first priority for funding an eligible sibling is local revenues available to the coalition for funding direct services. However, a child eligible under this paragraph ceases to be eligible if his or her family income exceeds 200 percent of the federal poverty level.
- (h) Priority shall be given next to a child who has special needs, has been determined eligible as an infant or toddler from birth to 3 years of age with an individualized family support plan receiving early intervention services or as a student with a disability with, has a current individual education plan with a Florida school district, and is not younger than 3 years of age. A special needs child eligible under this paragraph remains eligible until the child is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2.
- (6) Eligibility for each child must be reevaluated annually. Upon reevaluation, a child may not continue to receive school readiness program services if he or she has ceased to be eligible under this section. If a child no longer meets eligibility or program requirements, the coalition must immediately notify the child's parent and the provider that funding will end 2 weeks after the date on which the child was determined to be ineligible or when the current child care authorization expires, whichever occurs first.
- (7) If a coalition disenrolls children from the school readiness program due to lack of funding or a change in eligibility priorities, the coalition must disenroll the children in reverse order of the eligibility priorities listed in subsection (1) beginning with children from families with the highest family incomes. A notice of disenrollment must be sent to the parent and school readiness program provider at least 2 weeks before disenrollment or the expiration of the current child care authorization, whichever occurs first, to provide adequate time for the parent to arrange alternative care for the child. However, an at-risk child receiving services from the Child Welfare Program Office of the Department of Children and Families may not be disenrolled from the program without the written approval of the Child Welfare Program Office of the Department of Children and Families or the community-based lead agency.

- (8) If a child is absent from the program for 2 consecutive days without parental notification to the program of such absence, the school readiness program provider shall contact the parent and determine the cause for absence and expected date of return. If a child is absent from the program for 5 consecutive days without parental notification to the program of such absence, the school readiness program provider shall report the absence to the early learning coalition for a determination of the need for continued care.
- Section 27. Paragraphs (a) through (c) and (l) through (q) of subsection (1) of section 1002.88, Florida Statutes, are amended, present subsections (2) and (3) are renumbered as subsections (4) and (5), respectively, present subsection (2) is amended, and new subsections (2) and (3) are added to that section, to read:
- 1002.88 School readiness program provider standards; eligibility to deliver the school readiness program.—
- (1) To be eligible to deliver the school readiness program, a school readiness program provider must:
- (a)1. Be a nonpublic school in substantial compliance with s. 402.3025(2)(d), a child care facility licensed under s. 402.305, a family day care home licensed or registered under s. 402.313, a large family child care home licensed under s. 402.3131, or a child care facility exempt from licensure operating under s. 402.316(4);
- 2. Be an entity that is part of Florida's education system under s. 1000.04(1); a public school or nonpublic school exempt from licensure under s. 402.3025, a faith-based child care provider exempt from licensure under s. 402.316, a before school or after school program described in s. 402.305(1)(c), or
- 3. Be an informal child care provider to the extent authorized in the state's Child Care and Development Fund Plan as approved by the United States Department of Health and Human Services pursuant to 45 C.F.R. s. 98.18.
- (b) Provide instruction and activities to enhance the age-appropriate progress of each child in attaining the child development standards adopted by the office pursuant to s. 1002.82(2)(j). A provider should include activities to foster brain development in infants and toddlers; provide an environment that is rich in language and music and filled with objects of various colors, shapes, textures, and sizes to stimulate visual, tactile, auditory, and linguistic senses; and include 30 minutes of reading to children each day. A provider must provide parents information on child development, expectations for parent engagement, the daily schedule, and the attendance policy.
- (c) Provide basic health and safety of its premises and facilities in accordance with applicable licensing and inspection requirements and compliance with requirements for age appropriate immunizations of children enrolled in the school readiness program. For a child care facility, a large family child care home, or a licensed family day care home, compliance with s. 402.305, s. 402.3131, or s. 402.313 satisfies this requirement. For a public or nonpublic school, compliance with ss. s. 402.3025 or s. 1003.22 and 1013.12 satisfies this requirement. For a nonpublic school, compliance with s. 402.3025(2)(d) satisfies this requirement. For a facility exempt from licensure, compliance with s. 402.316(4) satisfies this requirement. For an informal provider, substantial compliance as defined in s. 402.302(17) satisfies this requirement. A provider shall be denied initial eligibility to offer the program if the provider has been cited for a class I violation in the 12 months before seeking eligibility and the Office of Early Learning determines that denial of initial eligibility is appropriate after a review of the violation and the provider's licensure history. The Office of Early Learning shall establish a procedure of due process which ensures each provider the opportunity to appeal such a denial of initial eligibility to offer the program. The decision of the Office of Early Learning is not subject to the provisions of the Administrative Procedure Act, chapter 120 A faith based child care provider, an informal child care provider, or a nonpublic school, exempt from licensure under s. 402.316 or s. 402.3025, shall annually complete the health and safety checklist adopted by the office, post the checklist prominently on its premises in plain sight for visitors and parents, and submit it annually to its local early learning coalition.
- (l) For a provider that is not an informal provider, Maintain general liability insurance and provide the coalition with written evidence of

general liability insurance coverage, including coverage for transportation of children if school readiness program children are transported by the provider. A *private* provider must obtain and retain an insurance policy that provides a minimum of \$100,000 of coverage per occurrence and a minimum of \$300,000 general aggregate coverage. The office may authorize lower limits upon request, as appropriate. A provider must add the coalition as a named certificateholder and as an additional insured. A *private* provider must provide the coalition with a minimum of 10 calendar days' advance written notice of cancellation of or changes to coverage. The general liability insurance required by this paragraph must remain in full force and effect for the entire period of the provider contract with the coalition.

(m) For a provider that is an informal provider, comply with the provisions of paragraph (l) or maintain homeowner's liability insurance and, if applicable, a business rider. If an informal provider chooses to maintain a homeowner's policy, the provider must obtain and retain a homeowner's insurance policy that provides a minimum of \$100,000 of coverage per occurrence and a minimum of \$300,000 general aggregate coverage. The office may authorize lower limits upon request, as appropriate. An informal provider must add the coalition as a named certificateholder and as an additional insured. An informal provider must provide the coalition with a minimum of 10 calendar days' advance written notice of cancellation of or changes to coverage. The general liability insurance required by this paragraph must remain in full force and effect for the entire period of the provider's contract with the coalition.

(m)(n) Obtain and maintain any required workers' compensation insurance under chapter 440 and any required reemployment assistance or unemployment compensation coverage under chapter 443, unless exempt under state or federal law.

(n)(Θ) Notwithstanding paragraph (l), for a provider that is a state agency or a subdivision thereof, as defined in s. 768.28(2), agree to notify the coalition of any additional liability coverage maintained by the provider in addition to that otherwise established under s. 768.28. The provider shall indemnify the coalition to the extent permitted by s. 768.28.

 $(o)_{\mbox{\scriptsize (p)}}$. Execute the standard statewide provider contract adopted by the office.

(p)(q) Operate on a full-time and part-time basis and provide extended-day and extended-year services to the maximum extent possible without compromising the quality of the program to meet the needs of parents who work.

- (2) Beginning January 1, 2016, child care personnel employed by a school readiness program provider must hold a high school diploma or its equivalent and be at least 18 years of age, unless the personnel are not responsible for supervising children in care or are under direct supervision and are not counted for the purposes of computing the personnel-to-child ratio
- (3) Beginning January 1, 2015, at least 50 percent of the child care personnel employed by a school readiness provider at each location, who are responsible for supervising children in care, must be trained in first aid and infant and child cardiopulmonary resuscitation, as evidenced by current documentation of course completion. As a condition of employment, personnel hired on or after January 1, 2015, must complete this training within 60 days after employment.

(4)(2) If a school readiness program provider fails or refuses to comply with this part or any contractual obligation of the statewide provider contract under s. 1002.82(2)(m), the coalition may revoke the provider's eligibility to deliver the school readiness program or receive state or federal funds under this chapter for a period of 5 years.

Section 28. Paragraph (b) of subsection (6) and subsection (7) of Section 1002.89, Florida Statutes, are amended to read:

1002.89 School readiness program; funding.—

(6) Costs shall be kept to the minimum necessary for the efficient and effective administration of the school readiness program with the highest priority of expenditure being direct services for eligible children. However, no more than 5 percent of the funds described in subsection (5)

may be used for administrative costs and no more than 22 percent of the funds described in subsection (5) may be used in any fiscal year for any combination of administrative costs, quality activities, and nondirect services as follows:

- (b) Activities to improve the quality of child care as described in 45 C.F.R. s. 98.51, which *must* shall be limited to the following:
- 1. Developing, establishing, expanding, operating, and coordinating resource and referral programs specifically related to the provision of comprehensive consumer education to parents and the public to promote informed child care choices specified in 45 C.F.R. s. 98.33 regarding participation in the school readiness program and parental choice.
- 2. Awarding grants and providing financial support to school readiness program providers and their staff to assist them in meeting applicable state requirements for child care performance standards, implementing developmentally appropriate curricula and related classroom resources that support curricula, providing literacy supports, obtaining a license or accreditation, and providing professional development, including scholarships and other incentives. Any grants awarded pursuant to this subparagraph shall comply with the requirements of ss. 215.971 and 287.058.
- 3. Providing training, and technical assistance, and financial support for school readiness program providers, staff, and parents on standards, child screenings, child assessments, developmentally appropriate curricula, character development, teacher-child interactions, age-appropriate discipline practices, health and safety, nutrition, first aid, cardiopulmonary resuscitation, the recognition of communicable diseases, and child abuse detection and prevention.
- 4. Providing from among the funds provided for the activities described in subparagraphs 1.-3., adequate funding for infants and toddlers as necessary to meet federal requirements related to expenditures for quality activities for infant and toddler care.
- 5. Improving the monitoring of compliance with, and enforcement of, applicable state and local requirements as described in and limited by 45 C.F.R. s. 98.40.
- 6. Responding to Warm-Line requests by providers and parents related to school readiness program children, including providing developmental and health screenings to school readiness program children.
- (7) Funds appropriated for the school readiness program may not be expended for the purchase or improvement of land; for the purchase, construction, or permanent improvement of any building or facility; or for the purchase of buses. However, funds may be expended for minor remodeling necessary for the administration of the program and upgrading of child care facilities to ensure that providers meet state and local child care standards, including applicable health and safety requirements.

Section 29. Subsection (7) of section 1002.91, Florida Statutes, is amended to read:

1002.91 Investigations of fraud or overpayment; penalties.—

(7) The early learning coalition may not contract with a school readiness program provider, or a Voluntary Prekindergarten Education Program provider, or an individual who is on the United States Department of Agriculture National Disqualified List. In addition, the coalition may not contract with any provider that shares an officer or director with a provider that is on the United States Department of Agriculture National Disqualified List.

Section 30. Paragraph (d) of subsection (3) of section 1002.94, Florida Statutes, is amended to read:

1002.94 Child Care Executive Partnership Program.—

(3)

(d) Each early learning coalition shall establish a community child care task force for each child care purchasing pool. The task force must be composed of employers, parents, private child care providers, and one representative from the local children's services council, if one exists in the area of the purchasing pool. The early learning coalition is expected

to recruit the task force members from existing child care councils, commissions, or task forces already operating in the area of a purchasing pool. A majority of the task force shall consist of employers.

Section 31. The Office of Early Learning shall conduct a 2-year pilot project to study the impact of assessing the early literacy skills of Voluntary Prekindergarten Education Program participants who are English Language Learners, in both English and Spanish. The assessments must include, at a minimum, the first administration of the Florida Assessments for Instruction in Reading in kindergarten and an appropriate alternative assessment in Spanish. The study must include a review of the kindergarten screening results for 2009-2010 and 2010-2011 program participants and their subsequent Florida Comprehensive Assessment Test scores. The office shall annually report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives by July 1, 2015, and July 1, 2016.

Section 32. For the 2014-2015 fiscal year, the sums of \$1,219,575 in recurring funds and \$11,319 in nonrecurring funds from the Federal Grants Trust Fund and \$70,800 in recurring funds from the Operations and Maintenance Trust Fund are appropriated to the Department of Children and Families, and 18 full-time equivalent positions with associated salary rate of 608,446 are authorized, for the purpose of implementing the regulatory provisions of this act.

Section 33. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete lines 69-94 and insert: Learning Advisory Council; amending s. 1002.81, F.S.; revising certain program definitions; amending s. 1002.82, F.S.; revising the powers and duties of the Office of Early Learning; revising provisions included in the standard statewide school readiness provider contract; amending s. 1002.84, F.S.; revising the powers and duties of early learning coalitions; conforming provisions to changes made by the act; amending s. 1002.87, F.S.; revising student eligibility and enrollment requirements for the school readiness program; amending s. 1002.88, F.S.; revising eligibility requirements for program providers that want to deliver the school readiness program; providing conditions for denial of initial eligibility; providing child care personnel requirements; amending s. 1002.89, F.S.; revising the use of funds for the school readiness program; amending s. 1002.91, F.S.; prohibiting an early learning coalition from contracting with specified persons; amending s. 1002.94, F.S.; revising establishment of a community child care task force by an early learning coalition; requiring the Office of Early Learning to conduct a pilot project to study the impact of assessing the early literacy skills of certain VPK program participants; requiring the office to report its findings to the Governor and Legislature by specified dates; providing an appropriation; providing an effective date.

Pursuant to Rule 4.19, CS for CS for HB 7069 as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Flores-

CS for SB 66—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; authorizing a county as defined in s. 125.011(1), F.S., to levy a surtax up to a specified amount for the benefit of a Florida College System institution and a state university in the county pursuant to an ordinance conditioned to take effect upon approval in a county referendum; requiring the ordinance to provide for a referendum and be enacted within a specified period; providing permissible uses of the surtax proceeds; providing referendum requirements and procedures; requiring that the proceeds from the surtax be transferred into a specified account and managed in a specified manner; establishing an oversight board with specified duties, responsibilities, and requirements relating to the expenditure of surtax proceeds; providing for the appointment of members of the oversight board; requiring that the board of trustees of each institution receiving surtax proceeds prepare an annual plan for submission to the oversight board for approval; providing that state funding may not be reduced because an institution receives surtax funds; providing for the scheduled expiration of the surtax; prohibiting certain counties from levying the surtax within a specified period; providing an effective date.

—was read the second time by title.

Senator Garcia moved the following amendment which was adopted:

Amendment 1 (848330) (with title amendment)—Delete lines 53-57 and insert:

(a) The ordinance must be enacted by the governing body of the county before June 1 of the year in which the referendum is to be held. However, the referendum may not be held until at least 45 percent of the students seeking an associate degree from the Florida College System institution located in the county attain completion within 150 percent of catalogue time, or at least 50 percent of the students seeking an associate degree from the institution attain completion within 200 percent of catalogue time, as reflected in data collected by the Integrated Postsecondary Education Data System. If the institution has met either completion rate, the referendum shall be scheduled for the next available countywide election after June 1.

And the title is amended as follows:

Delete lines 9-10 and insert: requiring the ordinance to be enacted before a specified date; prohibiting the referendum unless the Florida College System institution attains certain completion rates; providing

Pursuant to Rule 4.19, **CS for SB 66** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

CS for SB 72—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in the year 2016; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 72**, on motion by Senator Flores, by two-thirds vote **CS for HB 9** was withdrawn from the Committees on Ethics and Elections; Judiciary; and Rules.

On motion by Senator Flores-

CS for HB 9—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in even-numbered years; providing an effective date.

—a companion measure, was substituted for \mathbf{CS} for \mathbf{SB} 72 and read the second time by title.

Senator Flores moved the following amendment which was adopted:

Amendment 1 (861986) (with title amendment)—Delete lines 10-12 and insert:

date fixed therein, the 2016 Regular Session of the Legislature shall convene on January 12, 2016.

And the title is amended as follows:

Delete line 4 and insert: in the year 2016; providing an effective date.

Pursuant to Rule 4.19, **CS for HB 9** as amended was placed on the calendar of Bills on Third Reading.

CS for CS for SB 296—A bill to be entitled An act relating to carrying a concealed weapon or a concealed firearm; amending s. 790.01, F.S.; providing an exemption from criminal penalties for carrying a concealed weapon or a concealed firearm while in the act of complying with a mandatory evacuation order during a declared state of emergency; providing an effective date.

—was read the second time by title.

Senator Smith moved the following amendment:

Amendment 1 (942004) (with title amendment)—Before line 12 insert:

Section 1. Section 776.09, Florida Statutes, is created to read:

776.09 Justifiable use of force; legislative intent.—The use of force authorized by this chapter is not intended to encourage vigilantism or acts

of revenge, authorize the initiation of a confrontation as a pretext to respond with deadly force, or negate a duty to retreat for persons engaged in unlawful mutual combat.

And the title is amended as follows:

Delete line 3 and insert: concealed firearm; creating s. 776.09, F.S.; providing legislative intent regarding the justifiable use of force; amending s. 790.01, F.S.; providing

POINT OF ORDER

Senator Benacquisto raised a point of order that pursuant to Rule 7.1(4)(c), **Amendment 1 (942004)** was the substance of **CS for CS for SB's 130 and 122**, which resided in the Committee on Judiciary, and contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

Senator Smith moved the following amendment:

Amendment 2 (919038) (with title amendment)—Before line 12 insert:

Section 1. Subsection (2) of section 776.041, Florida Statutes, is amended to read:

776.041 Use of force by aggressor.—The justification described in the preceding sections of this chapter is not available to a person who:

- (2) Initially provokes the use of force against himself or herself, unless:
- (a) Such force is so great that the person reasonably believes that he or she is in imminent danger of death or great bodily harm and that he or she has exhausted every reasonable means to escape such danger other than the use of force which is likely to cause death or great bodily harm to the assailant; or
- (b) In good faith, the person withdraws from physical contact with the assailant and indicates clearly to the assailant that he or she desires to withdraw and terminate the use of force, but the assailant continues or resumes the use of force.

For purposes of this subsection, provocation must include the use of force or threat of force.

And the title is amended as follows:

Delete line 3 and insert: concealed firearm; amending s. 776.041, F.S.; clarifying what constitutes provocation in the determination of nonapplicability of the justified use of force provision; amending s. 790.01, F.S.; providing

POINT OF ORDER

Senator Benacquisto raised a point of order that pursuant to Rule 7.1(4)(c), **Amendment 2 (919038)** was the substance of **CS for CS for SB's 130 and 122**, which resided in the Committee on Judiciary, and contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

POINT OF ORDER

Senator Latvala raised a point of order that pursuant to Rule 3.11, a companion measure shall be substantially the same and identical as to specific intent and purpose as the measure for which it is being substituted.

The President referred the point of order to Senator Thrasher, Chair of the Committee on Rules.

On motion by Senator Brandes, further consideration of **CS for CS for CS for SB 296** with pending **Amendment 1 (942004)**, **Amendment 2 (919038)**, and pending points of order was deferred.

CS for SB 744—A bill to be entitled An act relating to motor vehicle insurance and driver education for children in care; amending s. 39.701, F.S.; authorizing the court to consider the best interest of a child in removing specified disabilities of nonage for certain minors; creating s. 409.1454, F.S.; providing legislative findings; directing the Department of Children and Families to establish a statewide pilot program to pay specified costs of driver education, licensure and costs incidental to licensure, and motor vehicle insurance for a child in licensed out-of-home care who meets certain qualifications; providing limits of the amount to be paid; requiring payments to be made in the order of eligibility until funds are exhausted; requiring the department to contract with a qualified not-for-profit entity to operate and develop procedures for the pilot program; requiring the department to submit an annual report with recommendations to the Governor and the Legislature; creating s. 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; requiring an order by the court for the disability of nonage to be removed; amending s. 1003.48, F.S.; providing for preferential enrollment in driver education for specified children in care; providing an appropriation; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 744**, on motion by Senator Detert, by two-thirds vote **CS for HB 977** was withdrawn from the Committees on Children, Families, and Elder Affairs; Transportation; Banking and Insurance; and Appropriations.

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

CS for HB 977—A bill to be entitled An act relating to motor vehicle insurance and driver education for children in foster care; creating s. 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; amending s. 1003.48, F.S.; providing for preferential enrollment in driver education courses for children in foster care; providing an effective date.

—a companion measure, was substituted for CS for SB 744.

On motion by Senator Detert, further consideration of CS for HB 977 was deferred.

Consideration of CS for CS for CS for SB 746 was deferred.

CS for CS for SB 808—A bill to be entitled An act relating to public records; creating s. 548.062, F.S.; providing an exemption from public records requirements for the information in the reports required to be submitted to the Florida State Boxing Commission by a promoter or obtained by the commission through audit of a promoter's records; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 808**, on motion by Senator Galvano, by two-thirds vote **CS for CS for CS for HB 775** was withdrawn from the Committees on Regulated Industries; Governmental Oversight and Accountability; and Rules.

On motion by Senator Galvano-

CS for CS for HB 775—A bill to be entitled An act relating to public records; creating s. 548.062, F.S.; providing an exemption from public records requirements for proprietary confidential business information in reports required to be filed with the Florida State Boxing Commission by a promoter or obtained by the commission through an audit of a promoter's books and records; defining the term "proprietary confidential business information"; providing for future legislative re-

view and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for CS for CS for SB 808 and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for HB 775** was placed on the calendar of Bills on Third Reading.

CS for SB 810-A bill to be entitled An act relating to pugilistic exhibitions; amending s. 548.002, F.S.; revising definitions; amending s. 548.004, F.S.; revising the duties and responsibilities of the executive director of the Florida State Boxing Commission; deleting a provision requiring the electronic recording of commission proceedings; amending s. 548.006, F.S.; clarifying the commission's exclusive jurisdiction over approval of amateur and professional boxing, kickboxing, and mixed martial arts matches; amending s. 548.007, F.S.; revising applicability of ch. 548, F.S.; repealing s. 548.013, F.S.; relating to foreign copromoter license requirement; amending s. 548.014, F.S.; deleting references to foreign copromoters; repealing s. 548.015, F.S., relating to the authority of the commission to require a concessionaire to file a form of security with the commission; amending s. 548.017, F.S.; deleting a requirement for the licensure of concessionaires; amending s. 548.046, F.S.; providing for immediate license suspension and other disciplinary action if a participant fails or refuses to provide a urine sample or tests positive for specified prohibited substances; amending s. 548.052, F.S.; deleting a reference to foreign copromoters; amending s. 548.054, F.S.; revising procedures and requirements for requesting a hearing following the withholding of a purse; amending s. 548.06, F.S.; specifying a circumstance under which a report is not required to be filed with the commission; revising the calculation of gross receipts that are required to be filed in a report to the commission; requiring promoters to retain specified documents and records; authorizing the commission and the Department of Business and Professional Regulation to audit specified records retained by a promoter; requiring the commission to adopt rules; amending s. 548.07, F.S.; revising the procedure for suspension of licensure; amending s. 548.073, F.S.; requiring that commission hearings be held in accordance with ch. 120, F.S.; providing an appropriation; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for SB 810 to CS for CS for HB 773.

Pending further consideration of **CS for SB 810** as amended, on motion by Senator Galvano, by two-thirds vote **CS for CS for HB 773** was withdrawn from the Committees on Regulated Industries; Governmental Oversight and Accountability; Judiciary; and Appropriations.

On motion by Senator Galvano-

CS for CS for HB 773—A bill to be entitled An act relating to pugilistic exhibitions; amending s. 548.002, F.S.; revising and providing definitions; amending s. 548.004, F.S.; revising the duties and responsibilities of the executive director of the Florida State Boxing Commission; deleting a provision requiring the electronic recording of commission proceedings; amending s. 548.006, F.S.; clarifying the jurisdiction of the commission over certain amateur and professional matches; amending s. 548.007, F.S.; revising the applicability of chapter 548, F.S.; repealing s. 548.013, F.S., relating to a requirement that foreign copromoters be licensed; amending s. 548.014, F.S.; conforming provisions to changes made by the act; repealing s. 548.015, F.S., relating to the authority of the commission to require a concessionaire to file a form of security with the commission; amending s. 548.017, F.S.; deleting a requirement for the licensure of concessionaires and booking agents; amending s. 548.046, F.S.; providing for immediate license suspension and other disciplinary action if a participant fails or refuses to provide a urine sample or tests positive for specified prohibited substances; amending s. 548.052, F.S.; revising requirements for providing an advance payment or loan against a purse to a participant; amending s. 548.054, F.S.; revising procedure and requirements for requesting a hearing following the withholding of a purse; amending s. 548.06, F.S.; revising the calculation of gross receipts; authorizing a promoter to issue a specified amount of complimentary tickets that are not included in gross receipts; requiring authorization from the commission to issue complimentary tickets that are not included in gross receipts in an

amount greater than a specified amount; providing application requirements and procedures; providing that certain promoters are not required to report specified information; requiring promoters to retain specified documents and records; authorizing the commission and the Department of Business and Professional Regulation to audit specified records retained by a promoter; requiring the commission to adopt rules; amending s. 548.066, F.S.; conforming a provision to changes made by the act; amending s. 548.07, F.S.; revising the procedure for suspension of licensure; amending s. 548.073, F.S.; requiring that commission hearings be held in accordance with the Administrative Procedure Act; providing an appropriation; providing an effective date.

—a companion measure, was substituted for CS for SB 810 as amended and read the second time by title.

Pursuant to Rule 4.19, ${
m CS}$ for ${
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m HB}$ 773 was placed on the calendar of Bills on Third Reading.

SB 914—A bill to be entitled An act relating to state contracting; amending s. 287.057, F.S.; revising the criteria for evaluating a proposal to include consideration of prior relevant experience of the vendor; revising the criteria for evaluating a response to an agency's invitation to negotiate to include consideration of prior relevant experience of the vendor; providing an effective date.

-was read the second time by title.

Pending further consideration of **SB 914**, on motion by Senator Latvala, by two-thirds vote **HB 953** was withdrawn from the Committees on Governmental Oversight and Accountability; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Latvala-

HB 953—A bill to be entitled An act relating to state contracting; amending s. 287.057, F.S.; revising the criteria for evaluating a proposal to include consideration of prior relevant experience of the vendor; revising the criteria for evaluating a response to an agency's invitation to negotiate to include consideration of prior relevant experience of the vendor; providing an effective date.

—a companion measure, was substituted for **SB 914** and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~953}$ was placed on the calendar of Bills on Third Reading.

CS for CS for SB 948—A bill to be entitled An act relating to foreign investments; amending s. 215.47, F.S.; revising the percentage of investments that the State Board of Administration may invest in foreign securities; amending s. 215.473, F.S.; revising and providing definitions with respect to requirements that the board divest securities in which public moneys are invested in certain companies doing specified types of business in or with Sudan or Iran; revising exclusions from the divestment requirements; conforming cross-references; creating s. 624.449, F.S.; requiring a domestic insurer to provide a list of investments that it has in companies on the State Board of Administration's lists of scrutinized companies with activities in Sudan or in Iran's petroleum energy sector; providing for severability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 948**, on motion by Senator Ring, by two-thirds vote **CS for CS for HB 811** was withdrawn from the Committees on Governmental Oversight and Accountability; Banking and Insurance; Appropriations; and Rules.

On motion by Senator Ring-

CS for CS for HB 811—A bill to be entitled An act relating to foreign investments; amending s. 215.47, F.S.; revising the percentage of investments that the State Board of Administration may invest in foreign securities; amending s. 215.473, F.S.; revising and providing definitions with respect to requirements that the board divest securities in which public moneys are invested in certain companies doing specified types of business in or with Sudan or Iran; revising exclusions from the divest-

ment requirements; conforming cross-references; creating s. 624.449, F.S.; requiring a domestic insurer to provide a list of investments that it has in companies on the State Board of Administration's lists of scrutinized companies with activities in Sudan or in Iran's petroleum energy sector; providing for severability; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 948 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 811 was placed on the calendar of Bills on Third Reading.

CS for CS for CS for SB 1044—A bill to be entitled An act relating to building construction policies; amending s. 162.12, F.S.; providing an additional method for local governments to provide notices to alleged code enforcement violators; amending s. 373.323, F.S.; revising the requirements of an applicant to take the water well contractor licensure examination; amending s. 377.6015, F.S.; removing a provision relating to representation in the Southern States Energy Compact; amending s. 377.703, F.S.; requiring the Department of Agriculture and Consumer Services to include in its annual report recommendations for energy efficiency; expanding the promotion of the development and use of renewable energy resources from goals related to solar energy to renewable energy in general; requiring the department to cooperate with the Florida Energy Systems Consortium in the development and use of renewable energy resources; amending s. 377.712, F.S.; authorizing the Commissioner of Agriculture to appoint a member to the Southern States Energy Board; authorizing the member appointed by the Governor to approve proposed activities relating to furtherance of the Southern States Energy Compact; amending s. 377.801, F.S.; conforming a cross-reference; amending s. 377.802, F.S.; amending the purpose of the Florida Energy and Climate Protection Act; amending s. 377.803, F.S.; conforming provisions to changes made by the act; repealing ss. 377.806 and 377.807, F.S., relating to the Solar Energy System Incentives Program and the Energy-Efficient Appliance Rebate Program, respectively; creating s. 377.815, F.S.; authorizing the department to post on its website information relating to alternative fueling stations or electric vehicle charging stations; defining the term "alternative fuel"; authorizing the owner or operator of an alternative fueling station or an electric vehicle charging station to report certain information; amending s. 440.103, F.S.; authorizing an employer to present certain documents electronically or physically in order to show proof and certify to the permit issuer that it has secured compensation for its employees; authorizing site plans or electronically transferred building permits to be maintained at the worksite in their original form or by electronic copy; requiring such plans or permits to be open to inspection by the building official or authorized representative; amending s. 514.0115, F.S.; authorizing the Department of Health to grant certain variances relating to public swimming pools and bathing places; amending s. 514.03, F.S.; requiring application for an operating permit before filing an application for a building permit for a public swimming pool; amending s. 514.031, F.S.; providing additional requirements for obtaining a public swimming pool operating permit; providing a procedure for an applicant to respond to a request for additional information; requiring the Department of Health to review and provide to the local enforcement agency and the applicant any comments or proposed modifications to information submitted in the application; amending s. 553.37, F.S.; specifying inspection criteria for construction or modification of manufactured buildings or modules; amending s. 553.721, F.S.; making a technical change; amending s. 553.73, F.S.; authorizing an agency or local government to require rooftop equipment to be installed in compliance with the Florida Building Code if the equipment is being replaced or removed during reroofing and is not in compliance with the Florida Building Code's roofmounted mechanical units requirements; providing that make-up air is not required for certain range hood exhaust systems; amending s. 553.74, F.S.; adding a member to the Florida Building Commission as a representative of the Department of Agriculture and Consumer Services' Office of Energy; deleting obsolete provisions; amending s. 553.77, F.S.; requiring building officials to recognize and enforce certain variance orders issued by the Department of Health; amending s. 553.775, F.S.; authorizing building officials, local enforcement agencies, and the Florida Building Commission to interpret the Florida Accessibility Code for Building Construction; specifying procedures for such interpretations; deleting provisions relating to declaratory statements and interpretations of the Florida Accessibility Code for Building Construction, to conform; amending s. 553.79, F.S.; prohibiting a local enforcing agency

from issuing a building permit for a public swimming pool without proof of application for an operating permit; requiring issuance of an operating permit before a certificate of completion or occupancy is issued; requiring the local enforcing agency to review the building permit application upon filing; authorizing such agency to confer with the Department of Health if it doesn't delay review of the application; authorizing site plans or building permits to be maintained at the worksite in their original form or in the form of an electronic copy; requiring the permit to be open to inspection; amending s. 553.80, F.S.; requiring counties and municipalities to expedite building construction permitting, building plans review, and inspections of projects of certain public schools, rather than certain public school districts; amending s. 553.841, F.S.; revising education and training requirements of the Florida Building Code Compliance and Mitigation Program; creating s. 553.883, F.S.; authorizing use of smoke alarms powered by 10-year nonremovable, nonreplaceable batteries in certain circumstances; requiring use of such alarms by a certain date; providing an exemption; amending s. 553.993, F.S.; redefining the term "building energy-efficiency rating system" to require consistency with certain national standards for new construction and existing construction; providing for oversight; amending s. 633.202, F.S.; exempting certain tents from the Florida Fire Prevention Code; amending s. 633.212, F.S.; removing the requirement that an alternate member of the Fire Code Interpretation Committee provide notice to the committee in order to respond to a nonbinding interpretation when a member is unable to respond; amending s. 713.32, F.S.; revising the payment of proceeds of an insurance policy on real property; providing effective dates.

—was read the second time by title.

Amendments were considered and adopted to conform CS for CS for SB 1044 to CS for HB 7147.

Pending further consideration of **CS for CS for CS for SB 1044** as amended, on motion by Senator Simpson, by two-thirds vote **CS for HB 7147** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Agriculture; and Appropriations.

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

CS for HB 7147—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 377.6015, F.S.; removing a provision relating to the department's duty to represent the state in the Southern States Energy Compact; amending s. 377.703, F.S.; requiring the department's annual report to include recommendations for energy efficiency; revising provisions relating to the promotion of the development and use of renewable energy resources; directing the department to cooperate with the Florida Energy Systems Consortium in the development and use of renewable energy resources; amending s. 377.712, F.S.; authorizing the Commissioner of Agriculture to serve on or appoint a representative to the Southern States Energy Board; redirecting authority to approve proposed activities relating to the Southern States Energy Compact from the Department of Health to a specified member of the board; amending s. 377.801, F.S.; conforming a cross-reference; amending ss. 377.802 and 377.803, F.S.; conforming provisions to changes made by the act; creating s. 377.815, F.S.; authorizing the department to post on its website information relating to alternative fueling stations and electric vehicle charging stations; defining the term "alternative fuel"; authorizing the owner or operator of an alternative fueling station or an electric vehicle charging station to report certain information; amending s. 553.74, F.S.; providing for the appointment of a department representative to the Florida Building Commission; deleting obsolete provisions; repealing ss. 377.806 and 377.807, F.S., relating to the Solar Energy System Incentives Program and the energy-efficient appliance rebate program, respectively; providing definitions; directing the Office of Energy within the Department of Agriculture and Consumer Services to establish a program for allocating or reallocating a federal qualified energy conservation bond volume limitation; providing program requirements; providing an effective

—a companion measure, was substituted for CS for CS

Senator Simpson moved the following amendment:

Amendment 1 (189214) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 162.12, Florida Statutes, is amended to read:

162.12 Notices.—

- (1) All notices required by this part must be provided to the alleged violator by:
- (a) Certified mail, and at the option of the local government return receipt requested, to the address listed in the tax collector's office for tax notices or to the address listed in the county property appraiser's database. The local government may also provide an additional notice to any other address it may find for the property owner. For property owned by a corporation, notices may be provided by certified mail to the registered agent of the corporation. If any notice sent by certified mail is not signed as received within 30 days after the postmarked date of mailing, notice may be provided by posting as described in subparagraphs (2)(b)1. and 2.:
- (b) Hand delivery by the sheriff or other law enforcement officer, code inspector, or other person designated by the local governing body;
- (c) Leaving the notice at the violator's usual place of residence with any person residing therein who is above 15 years of age and informing such person of the contents of the notice; or
- (d) In the case of commercial premises, leaving the notice with the manager or other person in charge.
- (2) In addition to providing notice as set forth in subsection (1), at the option of the code enforcement board or the local government, notice may be served by publication or posting, as follows:
- (a)1. Such notice shall be published once during each week for 4 consecutive weeks (four publications being sufficient) in a newspaper of general circulation in the county where the code enforcement board is located. The newspaper shall meet such requirements as are prescribed under chapter 50 for legal and official advertisements.
- 2. Proof of publication shall be made as provided in ss. 50.041 and 50.051.
- (b)1. In lieu of publication as described in paragraph (a), such notice may be posted at least 10 days prior to the hearing, or prior to the expiration of any deadline contained in the notice, in at least two locations, one of which shall be the property upon which the violation is alleged to exist and the other of which shall be, in the case of municipalities, at the primary municipal government office, and in the case of counties, at the front door of the courthouse or the main county governmental center in said county.
- 2. Proof of posting shall be by affidavit of the person posting the notice, which affidavit shall include a copy of the notice posted and the date and places of its posting.
- (c) Notice by publication or posting may run concurrently with, or may follow, an attempt or attempts to provide notice by hand delivery or by mail as required under subsection (1).
- (3) Evidence that an attempt has been made to hand deliver or mail notice as provided in subsection (1), together with proof of publication or posting as provided in subsection (2), shall be sufficient to show that the notice requirements of this part have been met, without regard to whether or not the alleged violator actually received such notice.
- Section 2. Paragraph (b) of subsection (3) of section 373.323, Florida Statutes, is amended to read:
- 373.323 Licensure of water well contractors; application, qualifications, and examinations; equipment identification.—
- (3) An applicant who meets the following requirements shall be entitled to take the water well contractor licensure examination:
- (b) Has at least 2 years of experience in constructing, repairing, or abandoning water wells. Satisfactory proof of such experience shall be demonstrated by providing:
- 1. Evidence of the length of time the applicant has been engaged in the business of the construction, repair, or abandonment of water wells

as a major activity, as attested to by a letter from three of the following persons:

- a. a water well contractor and a letter from-
- b. A water well driller.
- c. A water well parts and equipment vendor.
- d. a water well inspector employed by a governmental agency.
- 2. A list of at least 10 water wells that the applicant has constructed, repaired, or abandoned within the preceding 5 years. Of these wells, at least seven must have been constructed, as defined in s. 373.303(2), by the applicant. The list shall also include:
 - a. The name and address of the owner or owners of each well.
- b. The location, primary use, and approximate depth and diameter of each well that the applicant has constructed, repaired, or abandoned.
- c. The approximate date the construction, repair, or abandonment of each well was completed.
- Section 3. Paragraphs (f) through (i) of subsection (2) of section 377.6015, Florida Statutes, are redesignated as paragraphs (e) through (h), respectively, and present paragraph (e) of that section is amended, to read:
- 377.6015 $\,$ Department of Agriculture and Consumer Services; powers and duties.—
 - (2) The department shall:
- (e) Represent Florida in the Southern States Energy Compact pursuant to ss. 377.71-377.712.
- Section 4. Paragraphs (f), (h), and (i) of subsection (2) of section 377.703, Florida Statutes, are amended to read:
- 377.703 Additional functions of the Department of Agriculture and Consumer Services.—
- (2) DUTIES.—The department shall perform the following functions, unless as otherwise provided, consistent with the development of a state energy policy:
- (f) The department shall submit an annual report to the Governor and the Legislature reflecting its activities and making recommendations for ef policies for improvement of the state's response to energy supply and demand and its effect on the health, safety, and welfare of the residents of this state people of Florida. The report must shall include a report from the Florida Public Service Commission on electricity and natural gas and information on energy conservation programs conducted and underway in the past year and shall include recommendations for energy efficiency and conservation programs for the state, including, but not limited to, the following factors:
- 1. Formulation of specific recommendations for improvement in the efficiency of energy utilization in governmental, residential, commercial, industrial, and transportation sectors.
- 2. Collection and dissemination of information relating to energy efficiency and conservation.
- 3. Development and conduct of educational and training programs relating to energy *efficiency and* conservation.
- 4. An analysis of the ways in which state agencies are seeking to implement s. 377.601(2), the state energy policy, and recommendations for better fulfilling this policy.
- (h) The department shall promote the development and use of renewable energy resources, in conformance with chapter 187 and s. 377.601, by:
- 1. Establishing goals and strategies for increasing the use of renewable solar energy in this state.

- 2. Aiding and promoting the commercialization of renewable energy resources solar energy technology, in cooperation with the Florida Energy Systems Consortium, the Florida Solar Energy Center, Enterprise Florida, Inc., and any other federal, state, or local governmental agency that which may seek to promote research, development, and the demonstration of renewable solar energy equipment and technology.
- 3. Identifying barriers to greater use of *renewable energy resources* solar energy systems in this state, and developing specific recommendations for overcoming identified barriers, with findings and recommendations to be submitted annually in the report to the Governor and Legislature required under paragraph (f).
- 4. In cooperation with the Department of Environmental Protection, the Department of Transportation, the Department of Economic Opportunity, Enterprise Florida, Inc., the Florida Energy Systems Consortium, the Florida Solar Energy Center, and the Florida Solar Energy Industries Association, investigating opportunities, pursuant to the national Energy Policy Act of 1992, the Housing and Community Development Act of 1992, and any subsequent federal legislation, for renewable energy resources, solar electric vehicles, and other renewable solar energy manufacturing, distribution, installation, and financing efforts that which will enhance this state's position as the leader in renewable solar energy research, development, and use.
- 5. Undertaking other initiatives to advance the development and use of renewable energy resources in this state.

In the exercise of its responsibilities under this paragraph, the department shall seek the assistance of the *renewable* solar energy industry in this state and other interested parties and *may* is authorized to enter into contracts, retain professional consulting services, and expend funds appropriated by the Legislature for such purposes.

- (i) The department shall promote energy *efficiency and* conservation in all energy use sectors throughout the state and *be* shall constitute the state agency primarily responsible for this function. The Department of Management Services, in consultation with the department, shall coordinate the energy conservation programs of all state agencies and review and comment on the energy conservation programs of all state agencies.
 - Section 5. Section 377.712, Florida Statutes, is amended to read:
 - 377.712 Florida participation.—
- (1)(a) The Governor shall appoint one member of the Southern States Energy Board. The member or the Governor may designate another person as the deputy or assistant to such member.
- (b) The Commissioner of Agriculture may appoint one member of the Southern States Energy Board. The member or the commissioner may designate another person as the assistant or deputy to such member.
- (c) (b) The President of the Senate shall appoint one member of the Southern States Energy Board. The member or the president may designate another person as the assistant or deputy to such member.
- (d)(e) The Speaker of the House of Representatives shall appoint one member of the Southern States Energy Board. The member or the speaker may designate another person as the assistant or deputy to such member.
- (2) Any supplementary agreement entered into under s. 377.711(6) requiring the expenditure of funds may shall not become effective as to Florida until the required funds are appropriated by the Legislature.
- (3) Departments, agencies, and officers of this state, and its subdivisions are authorized to cooperate with the board in the furtherance of any of its activities pursuant to the compact, provided such proposed activities have been made known to, and have the approval of, either the Governor or the member appointed by the Governor Department of Health.
 - Section 6. Section 377.801, Florida Statutes, is amended to read:
- 377.801~ Short title.—Sections $377.801\text{-}377.804~\\ \frac{377.801\text{-}377.807}{1}$ may be cited as the "Florida Energy and Climate Protection Act."

- Section 7. Section 377.802, Florida Statutes, is amended to read:
- 377.802 Purpose.—This act is intended to provide incentives for Florida's citizens, businesses, school districts, and local governments to take action to diversify the state's energy supplies, reduce dependence on foreign oil, and mitigate the effects of climate change by providing funding for activities designed to achieve these goals. The grant programs in this act are intended to stimulate capital investment in and enhance the market for renewable energy technologies and technologies intended to diversify Florida's energy supplies, reduce dependence on foreign oil, and combat or limit climate change impacts. This act is also intended to provide incentives for the purchase of energy efficient appliances and rebates for solar energy equipment installations for residential and commercial buildings.
 - Section 8. Section 377.803, Florida Statutes, is amended to read:

377.803 Definitions.—As used in ss. 377.801-377.804 ss. 377.801 377.807, the term:

- (1) "Act" means the Florida Energy and Climate Protection Act.
- (2) "Department" means the Department of Agriculture and Consumer Services.
- (3) "Person" means an individual, partnership, joint venture, private or public corporation, association, firm, public service company, or any other public or private entity.
- (4) "Renewable energy" means electrical, mechanical, or thermal energy produced from a method that uses one or more of the following fuels or energy sources: hydrogen, biomass, as defined in s. 366.91, solar energy, geothermal energy, wind energy, ocean energy, waste heat, or hydroelectric power.
- (5) "Renewable energy technology" means any technology that generates or utilizes a renewable energy resource.
- (6) "Solar energy system" means equipment that provides for the collection and use of incident solar energy for water heating, space heating or cooling, or other applications that would normally require a conventional source of energy such as petroleum products, natural gas, or electricity that performs primarily with solar energy. In other systems in which solar energy is used in a supplemental way, only those components that collect and transfer solar energy shall be included in this definition.
- (7) "Solar photovoltaic system" means a device that converts incident sunlight into electrical current.
- (8) "Solar thermal system" means a device that traps heat from incident sunlight in order to heat water.
- Section 9. Sections 377.806 and 377.807, Florida Statutes, are repealed.
 - Section 10. Section 377.815, Florida Statutes, is created to read:
- 377.815 Alternative fueling stations and electric vehicle charging stations.—The Department of Agriculture and Consumer Services may post information on its website relating to alternative fueling stations or electric vehicle charging stations that are available for public use in this state.
- (1) As used in this section, the term "alternative fuel" means non-traditional transportation fuel, such as pure methanol, ethanol, and other alcohols; blends of 85 percent or more of alcohol with gasoline; natural gas and liquid fuels domestically produced from natural gas; liquefied petroleum gas; coal-derived liquid fuels; hydrogen; electricity; pure biodiesel; fuels, other than alcohol, derived from biological materials; and P-series fuels.
- (2) An owner or operator of an alternative fueling station that is available in this state may report the following information to the department:
 - (a) The type of alternative fuel available;
 - (b) The station's name, address, or location; or

- (c) The fees or costs associated with the alternative fuel that is available for purchase.
- (3) The owner or operator of an electric vehicle charging station that is available in this state may report the following information to the department:
 - (a) The station's name, address, or location; or
- (b) The fees or costs, if any, associated with the electric vehicle charging services provided by the station.
 - Section 11. Section 440.103, Florida Statutes, is amended to read:
- 440.103 Building permits; identification of minimum premium policy.—Every employer shall, as a condition to applying for and receiving a building permit, show proof and certify to the permit issuer that it has secured compensation for its employees under this chapter as provided in ss. 440.10 and 440.38. Such proof of compensation must be evidenced by a certificate of coverage issued by the carrier, a valid exemption certificate approved by the department, or a copy of the employer's authority to self-insure and shall be presented, *electronically or physically*, each time the employer applies for a building permit. As provided in s. 553.79(19), for the purpose of inspection and record retention, site plans or building permits may be maintained at the worksite in the original form or in the form of an electronic copy. These plans and permits must be open to inspection by the building official or a duly authorized representative, as required by the Florida Building Code. As provided in s. 627.413(5), each certificate of coverage must show, on its face, whether or not coverage is secured under the minimum premium provisions of rules adopted by rating organizations licensed pursuant to s. 627.221. The words "minimum premium policy" or equivalent language shall be typed, printed, stamped, or legibly handwritten.
- Section 12. Subsection (5) of section 514.0115, Florida Statutes, is amended to read:
 - 514.0115 Exemptions from supervision or regulation; variances.—
- (5) The department may grant variances from any rule adopted under this chapter pursuant to procedures adopted by department rule. The department may also grant, pursuant to procedures adopted by department rule, variances from the provisions of the Florida Building Code specifically pertaining to public swimming pools and bathing places when requested by the pool owner or their representative to relieve hardship in cases involving deviations from the Florida Building Code provisions, when it is shown that the hardship was not caused intentionally by the action of the applicant, where no reasonable alternative exists, and the health and safety of the pool patrons is not at risk.
- Section 13. Effective October 1, 2014, section 514.03, Florida Statutes, is amended to read:
- $514.03\,$ Approval necessary to construct, develop, or modify public swimming pools or public bathing places.—
- (1) A person or public body desiring to construct, develop, or modify a public swimming pool must submit an application, containing the information required under s. 514.031(1)(a)1.-6. to the department for an operating permit before filing an application for a building permit under s. 553.79. A copy of the final inspection required under s. 514.031(1)(a)5. shall be submitted to the department upon receipt by the applicant. The application shall be deemed incomplete pursuant to s. 120.60 until such copy is submitted to the department.
- (2) Local governments or local enforcement districts may determine compliance with the general construction standards of the Florida Building Code, pursuant to s. 553.80. Local governments or local enforcement districts may conduct plan reviews and inspections of public swimming pools and public bathing places for this purpose.
- Section 14. Effective October 1, 2014, paragraph (a) of subsection (1) of section 514.031, Florida Statutes, is amended, present paragraphs (b) and (c) of that subsection are redesignated as paragraphs (c) and (d), respectively, and a new paragraph (b) is added to that subsection, to read:
 - 514.031 Permit necessary to operate public swimming pool.—

- (1) It is unlawful for any person or public body to operate or continue to operate any public swimming pool without a valid permit from the department, such permit to be obtained in the following manner:
- (a) Any person or public body desiring to operate any public swimming pool shall file an application for *an operating* a permit with the department, on application forms provided by the department, and shall accompany such application with:
- 1. A description of the structure, its appurtenances, and its operation.
- $2.\pm$ A description of the source or sources of water supply, and the amount and quality of water available and intended to be used.
- 3.2. The method and manner of water purification, treatment, disinfection, and heating.
 - 4.3. The safety equipment and standards to be used.
- 5. A copy of the final inspection from the local enforcement agency as defined in s. 553.71.
- 6.4. Any other pertinent information deemed necessary by the department.
- (b) The applicant shall respond to a request for additional information due to an incomplete application for an operating permit pursuant to s. 120.60. Upon receipt of an application, whether complete or incomplete, as required in s. 514.03 and as set forth under this section, the department shall review and provide to the local enforcement agency and the applicant any comment or proposed modifications on the information received pursuant to subparagraphs (a) 1.-6.
- Section 15. Paragraph (c) of subsection (1) of section 553.37, Florida Statutes, is amended to read:
 - 553.37 Rules; inspections; and insignia.—
- (1) The Florida Building Commission shall adopt within the Florida Building Code requirements for construction or modification of manufactured buildings and building modules, to address:
- (c) $\underline{\mbox{Minimum}}$ Inspection criteria, which shall require the approved inspection agency to:
- 1. Observe the first building built, or with regard to components, observe the first unit assembled, after certification of the manufacturer, from start to finish, inspecting all subsystems: electrical, plumbing, structural, mechanical, or thermal.
- 2. Continue observation of the manufacturing process until the approved inspection agency determines that the manufacturer's quality control program, in conjunction with the application of the plans approved by the approved inspection agency, will result in a building and components that meet or exceed the applicable Florida Building Code requirements.
- 3. Thereafter, inspect each module produced during at least one point of the manufacturing process and inspect at least 75 percent of the subsystems of each module: electrical, plumbing, structural, mechanical, or thermal.
- 4. With respect to components, inspect at least 75 percent of the manufactured building components and at least 20 percent of the storage sheds that are not designed for human habitation and that have a floor area of 720 square feet or less.
 - Section 16. Section 553.721, Florida Statutes, is amended to read:
- 553.721 Surcharge.—In order for the Department of Business and Professional Regulation to administer and carry out the purposes of this part and related activities, there is created a surcharge, to be assessed at the rate of 1.5 percent of the permit fees associated with enforcement of the Florida Building Code as defined by the uniform account criteria and specifically the uniform account code for building permits adopted for local government financial reporting pursuant to s. 218.32. The minimum amount collected on any permit issued shall be \$2. The unit of government responsible for collecting a permit fee pursuant to s. 125.56(4) or s. 166.201 shall collect the surcharge and electronically

remit the funds collected to the department on a quarterly calendar basis for the preceding quarter and continuing each third month thereafter. The unit of government shall retain 10 percent of the surcharge collected to fund the participation of building departments in the national and state building code adoption processes and to provide education related to enforcement of the Florida Building Code. All funds remitted to the department pursuant to this section shall be deposited in the Professional Regulation Trust Fund. Funds collected from the surcharge shall be allocated to fund the Florida Building Commission and the Florida Building Code Compliance and Mitigation Program under s. 553.841. Beginning in the 2013-2014 fiscal year, Funds allocated to the Florida Building Code Compliance and Mitigation Program shall be \$925,000 each fiscal year. The funds collected from the surcharge may not be used to fund research on techniques for mitigation of radon in existing buildings. Funds used by the department as well as funds to be transferred to the Department of Health shall be as prescribed in the annual General Appropriations Act. The department shall adopt rules governing the collection and remittance of surcharges pursuant to chapter 120.

Section 17. Subsection (15) of section 553.73, Florida Statutes, is amended, and subsection (18) is added to that section, to read:

553.73 Florida Building Code.—

- (15) An agency or local government may not require that existing mechanical equipment located on or above the surface of a roof be installed in compliance with the requirements of the Florida Building Code except when until the equipment is being required to be removed or replaced or moved during reroofing and is not in compliance with the provisions of the Florida Building Code relating to roof-mounted mechanical units.
- (18) In a single-family dwelling, make-up air is not required for range hood exhaust systems capable of exhausting:
 - (a) Four hundred cubic feet per minute or less; or
- (b) More than 400 cubic feet per minute but no more than 800 cubic feet per minute if there are no gravity vent appliances within the conditioned living space of the structure.
- Section 18. 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 27 26 members, consisting of the following:
- (a) One architect 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 or mechanical contractor 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 are encouraged to recommend a list of candidates for consideration.
- (d) One electrical contractor certified to do business in this state and actively engaged in the profession. The Florida Association of Electrical Contractors Association and the National Electrical Contractors Association, Florida Chapter, 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 In-

spectors Association are encouraged to recommend a list of candidates for consideration.

- (f) One general 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, and the Union Contractors Association are encouraged to recommend a list of candidates for consideration.
- (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) One roofing or sheet metal contractor certified to do business in this state and actively engaged in the profession. The Florida Roofing, Sheet Metal, and Air Conditioning Contractors Association and the Sheet Metal and Air Conditioning Contractors' Contractors National Association are encouraged to recommend a list of candidates for consideration.
- (i) One 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.
- (j) Three members who are municipal 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.
- (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.
- (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.
- (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.
- (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
- (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.
 - $(t) \quad \text{One member who is a representative of public education.} \\$
- (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.

- (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)(x) One member who shall be the chair.

Any person serving on the commission under paragraph (e) or paragraph (h) on October 1, 2003, and who has served less than two full terms is eligible for reappointment to the commission regardless of whether he or she meets the new qualification.

Section 19. Subsection (7) is added to section 553.77, Florida Statutes, 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(5), including any conditions attached to the granting of the variance.

Section 20. Section 553.775, Florida Statutes, is amended to read:

553.775 Interpretations.—

- (1) It is the intent of the Legislature that the Florida Building Code and the Florida Accessibility Code for Building Construction be interpreted by building officials, local enforcement agencies, and the commission in a manner that protects the public safety, health, and welfare at the most reasonable cost to the consumer by ensuring uniform interpretations throughout the state and by providing processes for resolving disputes regarding interpretations of the Florida Building Code and the Florida Accessibility Code for Building Construction which are just and expeditious.
- (2) Local enforcement agencies, local building officials, state agencies, and the commission shall interpret provisions of the Florida Building Code and the Florida Accessibility Code for Building Construction in a manner that is consistent with declaratory statements and interpretations entered by the commission, except that conflicts between the Florida Fire Prevention Code and the Florida Building Code shall be resolved in accordance with s. 553.73(11)(c) and (d).
- (3) The following procedures may be invoked regarding interpretations of the Florida Building Code or the Florida Accessibility Code for Building Construction:
- (a) Upon written application by any substantially affected person or state agency or by a local enforcement agency, the commission shall issue declaratory statements pursuant to s. 120.565 relating to the enforcement or administration by local governments of the Florida Building Code or the Florida Accessibility Code for Building Construction.
- (b) When requested in writing by any substantially affected person or state agency or by a local enforcement agency, the commission shall issue a declaratory statement pursuant to s. 120.565 relating to this part and ss. 515.25, 515.27, 515.29, and 515.37. Actions of the commission are subject to judicial review under s. 120.68.
- (c) The commission shall review decisions of local building officials and local enforcement agencies regarding interpretations of the Florida Building Code or the Florida Accessibility Code for Building Construction after the local board of appeals has considered the decision, if such board exists, and if such appeals process is concluded within 25 business days.

- 1. The commission shall coordinate with the Building Officials Association of Florida, Inc., to designate panels composed of five members to hear requests to review decisions of local building officials. The members must be licensed as building code administrators under part XII of chapter 468 and must have experience interpreting and enforcing provisions of the Florida Building Code and the Florida Accessibility Code for Building Construction.
- 2. Requests to review a decision of a local building official interpreting provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction may be initiated by any substantially affected person, including an owner or builder subject to a decision of a local building official or an association of owners or builders having members who are subject to a decision of a local building official. In order to initiate review, the substantially affected person must file a petition with the commission. The commission shall adopt a form for the petition, which shall be published on the Building Code Information System. The form shall, at a minimum, require the following:
- a. The name and address of the county or municipality in which provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction are being interpreted.
- b. The name and address of the local building official who has made the interpretation being appealed. $\,$
- c. The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any; and an explanation of how the petitioner's substantial interests are being affected by the local interpretation of the Florida Building Code or the Florida Accessibility Code for Building Construction.
- d. A statement of the provisions of the Florida Building Code *or the Florida Accessibility Code for Building Construction* which are being interpreted by the local building official.
- e. A statement of the interpretation given to provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction by the local building official and the manner in which the interpretation was rendered.
- f. A statement of the interpretation that the petitioner contends should be given to the provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction and a statement supporting the petitioner's interpretation.
- g. Space for the local building official to respond in writing. The space shall, at a minimum, require the local building official to respond by providing a statement admitting or denying the statements contained in the petition and a statement of the interpretation of the provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction which the local jurisdiction or the local building official contends is correct, including the basis for the interpretation.
- 3. The petitioner shall submit the petition to the local building official, who shall place the date of receipt on the petition. The local building official shall respond to the petition in accordance with the form and shall return the petition along with his or her response to the petitioner within 5 days after receipt, exclusive of Saturdays, Sundays, and legal holidays. The petitioner may file the petition with the commission at any time after the local building official provides a response. If no response is provided by the local building official, the petitioner may file the petition with the commission 10 days after submission of the petition to the local building official and shall note that the local building official did not respond.
- 4. Upon receipt of a petition that meets the requirements of subparagraph 2., the commission shall immediately provide copies of the petition to a panel, and the commission shall publish the petition, including any response submitted by the local building official, on the Building Code Information System in a manner that allows interested persons to address the issues by posting comments.
- 5. The panel shall conduct proceedings as necessary to resolve the issues; shall give due regard to the petitions, the response, and to comments posed on the Building Code Information System; and shall issue an interpretation regarding the provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction within 21

days after the filing of the petition. The panel shall render a determination based upon the Florida Building Code or the Florida Accessibility Code for Building Construction or, if the code is ambiguous, the intent of the code. The panel's interpretation shall be provided to the commission, which shall publish the interpretation on the Building Code Information System and in the Florida Administrative Register. The interpretation shall be considered an interpretation entered by the commission, and shall be binding upon the parties and upon all jurisdictions subject to the Florida Building Code or the Florida Accessibility Code for Building Construction, unless it is superseded by a declaratory statement issued by the Florida Building Commission or by a final order entered after an appeal proceeding conducted in accordance with subparagraph 7.

- 6. It is the intent of the Legislature that review proceedings be completed within 21 days after the date that a petition seeking review is filed with the commission, and the time periods set forth in this paragraph may be waived only upon consent of all parties.
- 7. Any substantially affected person may appeal an interpretation rendered by a hearing officer panel by filing a petition with the commission. Such appeals shall be initiated in accordance with chapter 120 and the uniform rules of procedure and must be filed within 30 days after publication of the interpretation on the Building Code Information System or in the Florida Administrative Register. Hearings shall be conducted pursuant to chapter 120 and the uniform rules of procedure. Decisions of the commission are subject to judicial review pursuant to s. 120.68. The final order of the commission is binding upon the parties and upon all jurisdictions subject to the Florida Building Code or the Florida Accessibility Code for Building Construction.
- 8. The burden of proof in any proceeding initiated in accordance with subparagraph 7. is on the party who initiated the appeal.
- 9. In any review proceeding initiated in accordance with this paragraph, including any proceeding initiated in accordance with subparagraph 7., the fact that an owner or builder has proceeded with construction may not be grounds for determining an issue to be moot if the issue is one that is likely to arise in the future.

This paragraph provides the exclusive remedy for addressing requests to review local interpretations of the *Florida Building Code or the Florida Accessibility Code for Building Construction* and appeals from review proceedings.

- (d) Upon written application by any substantially affected person, contractor, or designer, or a group representing a substantially affected person, contractor, or designer, the commission shall issue or cause to be issued a formal interpretation of the Florida Building Code or the Florida Accessibility Code for Building Construction as prescribed by paragraph (c).
- (e) Local decisions declaring structures to be unsafe and subject to repair or demolition are not subject to review under this subsection and may not be appealed to the commission if the local governing body finds that there is an immediate danger to the health and safety of the public.
- (f) Upon written application by any substantially affected person, the commission shall issue a declaratory statement pursuant to s. 120.565 relating to an agency's interpretation and enforcement of the specific provisions of the Florida Building Code or the Florida Accessibility Code for Building Construction which the agency is authorized to enforce. This subsection does not provide any powers, other than advisory, to the commission with respect to any decision of the State Fire Marshal made pursuant to chapter 633.
- (g) The commission may designate a commission member who has demonstrated expertise in interpreting building plans to attend each meeting of the advisory council created in s. 553.512. The commission member may vary from meeting to meeting, shall serve on the council in a nonvoting capacity, and shall receive per diem and expenses as provided in s. 553.74(3).
- (h) The commission shall by rule establish an informal process of rendering nonbinding interpretations of the Florida Building Code and the Florida Accessibility Code for Building Construction. The commission is specifically authorized to refer interpretive issues to organizations that represent those engaged in the construction industry. The commission shall immediately implement the process before completing

formal rulemaking. It is the intent of the Legislature that the commission create a process to refer questions to a small, rotating group of individuals licensed under part XII of chapter 468, to which a party may pose questions regarding the interpretation of code provisions. It is the intent of the Legislature that the process provide for the expeditious resolution of the issues presented and publication of the resulting interpretation on the Building Code Information System. Such interpretations shall be advisory only and nonbinding on the parties and the commission.

- (4) In order to administer this section, the commission may adopt by rule and impose a fee for filing requests for declaratory statements and binding and nonbinding interpretations to recoup the cost of the proceedings which may not exceed \$125 for each request for a nonbinding interpretation and \$250 for each request for a binding review or interpretation. For proceedings conducted by or in coordination with a third party, the rule may provide that payment be made directly to the third party, who shall remit to the department that portion of the fee necessary to cover the costs of the department.
- (5) The commission may render declaratory statements in accordance with s. 120.565 relating to the provisions of the Florida Accessibility Code for Building Construction not attributable to the Americans with Disabilities Act Accessibility Guidelines. Notwithstanding the other provisions of this section, the Florida Accessibility Code for Building Construction and chapter 11 of the Florida Building Code may not be interpreted by, and are not subject to review under, any of the procedures specified in this section. This subsection has no effect upon the commission's authority to waive the Florida Accessibility Code for Building Construction as provided by s. 553.512.
- Section 21. Effective October 1, 2014, present subsections (11) through (18) of section 553.79, Florida Statutes, are redesignated as subsections (12) through (19), respectively, a new subsection (11) is added to that section, and present subsection (18) is amended, to read:
 - 553.79 Permits; applications; issuance; inspections.—
- (11) The local enforcing agency may not issue a building permit to construct, develop, or modify a public swimming pool without proof of application, whether complete or incomplete, for an operating permit pursuant to s. 514.031. A certificate of completion or occupancy may not be issued until such operating permit is issued. The local enforcing agency shall conduct their review of the building permit application upon filing and in accordance with this chapter. The local enforcing agency may confer with the Department of Health, if necessary, but may not delay the building permit application review while awaiting comment from the Department of Health.
- (19)(18) For the purpose of inspection and record retention, site plans or building permits for a building may be maintained in the original form or in the form of an electronic copy at the worksite. These plans and permits must be open to inspection by the building official or a duly authorized representative, as required by the Florida Building Code.
- Section 22. Paragraph (b) of subsection (6) of section 553.80, Florida Statutes, is amended to read:

553.80 Enforcement.—

- (6) Notwithstanding any other law, state universities, community colleges, and public school districts shall be subject to enforcement of the Florida Building Code under this part.
- (b) If a state university, state community college, or public school district elects to use a local government's code enforcement offices:
- 1. Fees charged by counties and municipalities for enforcement of the Florida Building Code on buildings, structures, and facilities of state universities, state colleges, and public school districts may not be more than the actual labor and administrative costs incurred for plans review and inspections to ensure compliance with the code.
- 2. Counties and municipalities shall expedite building construction permitting, building plans review, and inspections of projects of state universities, state community colleges, and public *schools* school districts that are subject to the Florida Building Code according to guidelines established by the Florida Building Commission.

3. A party substantially affected by an interpretation of the Florida Building Code by the local government's code enforcement offices may appeal the interpretation to the local government's board of adjustment and appeal or to the commission under s. 553.775 if no local board exists. The decision of a local board is reviewable in accordance with s. 553.775.

This part may not be construed to authorize counties, municipalities, or code enforcement districts to conduct any permitting, plans review, or inspections not covered by the Florida Building Code. Any actions by counties or municipalities not in compliance with this part may be appealed to the Florida Building Commission. The commission, upon a determination that actions not in compliance with this part have delayed permitting or construction, may suspend the authority of a county, municipality, or code enforcement district to enforce the Florida Building Code on the buildings, structures, or facilities of a state university, state community college, or public school district and provide for code enforcement at the expense of the state university, state community college, or public school district.

Section 23. Subsections (1) and (2) of section 553.841, Florida Statutes, are amended to read:

553.841 Building code compliance and mitigation program.—

- (1) The Legislature finds that knowledge and understanding by persons licensed or employed in the design and construction industries of the importance and need for complying with the Florida Building Code and related laws is vital to the public health, safety, and welfare of this state, especially for protecting consumers and mitigating damage caused by hurricanes to residents and visitors to the state. The Legislature further finds that the Florida Building Code can be effective only if all participants in the design and construction industries maintain a thorough knowledge of the code, code compliance and enforcement, duties related to consumers, and changes that additions thereto which improve construction standards, project completion, and compliance of design and construction to protect against consumer harm, storm damage, and other damage. Consequently, the Legislature finds that there is a need for a program to provide ongoing education and outreach activities concerning compliance with the Florida Building Code, the Florida Fire Prevention Code, construction plan and permitting requirements, construction liens, and hurricane mitigation.
- The Department of Business and Professional Regulation shall administer a program, designated as the Florida Building Code Compliance and Mitigation Program, to develop, coordinate, and maintain education and outreach to persons required to comply with the Florida Building Code and related provisions as specified in subsection (1) and ensure consistent education, training, and communication of the code's requirements, including, but not limited to, methods for design and construction compliance and mitigation of storm-related damage. The program shall also operate a clearinghouse through which design, construction, and building code enforcement licensees, suppliers, and consumers in this state may find others in order to exchange information relating to mitigation and facilitate repairs in the aftermath of a natural disaster.

Section 24. Section 553.883, Florida Statutes, is created to read:

553.883 Smoke alarms in one-family and two-family dwellings and townhomes.—One-family and two-family dwellings and townhomes undergoing a repair, or a level 1 alteration as defined in the Florida Building Code, may use smoke alarms powered by 10-year nonremovable, nonreplaceable batteries in lieu of retrofitting such dwelling with smoke alarms powered by the dwelling's electrical system. Effective January 1, 2015, a battery-powered smoke alarm that is newly installed or replaces an existing battery-powered smoke alarm must be powered by a nonremovable, nonreplaceable battery that powers the alarm for at least 10 years. All fire alarms, smoke detectors, smoke alarms, and ancillary components that are electronically connected to a system as part of a UL Listed centrally-monitored fire alarm station are exempt from the battery requirements of this section.

amended to read:

Section 25. Subsection (3) of section 553.993, Florida Statutes, is

(3) "Building energy-efficiency rating system" means a whole building energy evaluation system that provides a reliable and scientificallybased analysis of a building's energy consumption or energy features and allows a comparison to similar building types in similar climate zones where applicable. Specifically, the rating system shall use standard calculations, formulas, and scoring methods; be applicable nationally; compare a building to a clearly defined and researched baseline or benchmark; require qualified professionals to conduct the rating or assessment; and provide a labeling and recognition program with specific criteria or levels. Residential program benchmarks for new construction must be consistent with national building standards. Residential building program benchmarks for existing construction must be consistent with national home energy rating standards. The building energy-efficiency rating system shall require at least one level of oversight performed by an organized and balanced group of professionals with subject matter expertise in energy efficiency, energy rating, and evaluation methods established by the Residential Energy Services Network, the Commercial Energy Services Network, the Building Performance Institute, or the Florida Solar Energy Center.

Section 26. Subsection (15) of section 633.202, Florida Statutes, is amended to read:

633.202 Florida Fire Prevention Code.—

(15)(a) For one-story or two-story structures that are less than 10,000 square feet, whose occupancy is defined in the Florida Building Code and the Florida Fire Prevention Code as business or mercantile, a fire official shall enforce the wall fire-rating provisions for occupancy separation as defined in the Florida Building Code.

(16)(a)(b) A structure, located on property that is classified for ad valorem purposes as agricultural, which is part of a farming or ranching operation, in which the occupancy is limited by the property owner to no more than 35 persons, and which is not used by the public for direct sales or as an educational outreach facility, is exempt from the Florida Fire Prevention Code, including the national codes and Life Safety Code incorporated by reference. This paragraph does not include structures used for residential or assembly occupancies, as defined in the Florida Fire Prevention Code.

(b) A tent up to 30 feet by 30 feet is exempt from the Florida Fire Prevention Code, including the national codes incorporated by reference.

Section 27. Subsection (1) of section 633.212, Florida Statutes, is amended to read:

633.212 Legislative intent; informal interpretations of the Florida Fire Prevention Code.—It is the intent of the Legislature that the Florida Fire Prevention Code be interpreted by fire officials and local enforcement agencies in a manner that reasonably and cost-effectively protects the public safety, health, and welfare; ensures uniform interpretations throughout this state; and provides just and expeditious processes for resolving disputes regarding such interpretations. It is the further intent of the Legislature that such processes provide for the expeditious resolution of the issues presented and that the resulting interpretation of such issues be published on the website of the division.

(1) The division shall by rule establish an informal process of rendering nonbinding interpretations of the Florida Fire Prevention Code. The division may contract with and refer interpretive issues to a third party, selected based upon cost effectiveness, quality of services to be performed, and other performance-based criteria, which has experience in interpreting and enforcing the Florida Fire Prevention Code. It is the intent of the Legislature that the division establish a Fire Code Interpretation Committee composed of seven persons and seven alternates, equally representing each area of the state, to which a party can pose questions regarding the interpretation of the Florida Fire Prevention Code provisions. The alternate member may respond to a nonbinding interpretation if a the member notifies the Fire Code Interpretation Committee that he or she is unable to respond.

Section 28. Except as otherwise provided in this act, this act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to building construction policies; amending s. 162.12, F.S.; providing an additional method for local governments to provide notices to alleged code enforcement violators; amending s. 373.323, F.S.; revising the requirements of an applicant to take the water well contractor licensure examination; amending s. 377.6015, F.S.; removing a provision relating to representation in the Southern States Energy Compact; amending s. 377.703, F.S.; requiring the Department of Agriculture and Consumer Services to include in its annual report recommendations for energy efficiency; expanding the promotion of the development and use of renewable energy resources from goals related to solar energy to renewable energy in general; requiring the department to cooperate with the Florida Energy Systems Consortium in the development and use of renewable energy resources; amending s. 377.712, F.S.; authorizing the Commissioner of Agriculture to appoint a member to the Southern States Energy Board; authorizing the member appointed by the Governor to approve proposed activities relating to furtherance of the Southern States Energy Compact; amending s. 377.801, F.S.; conforming a cross-reference; amending s. 377.802, F.S.; amending the purpose of the Florida Energy and Climate Protection Act; amending s. 377.803, F.S.; conforming provisions to changes made by the act; repealing ss. 377.806 and 377.807, F.S., relating to the Solar Energy System Incentives Program and the Energy-Efficient Appliance Rebate Program, respectively; creating s. 377.815, F.S.; authorizing the department to post on its website information relating to alternative fueling stations or electric vehicle charging stations; defining the term "alternative fuel"; authorizing the owner or operator of an alternative fueling station or an electric vehicle charging station to report certain information; amending s. 440.103, F.S.; authorizing an employer to present certain documents electronically or physically in order to show proof and certify to the permit issuer that it has secured compensation for its employees; authorizing site plans or electronically transferred building permits to be maintained at the worksite in their original form or by electronic copy; requiring such plans or permits to be open to inspection by the building official or authorized representative; amending s. 514.0115, F.S.; authorizing the Department of Health to grant certain variances relating to public swimming pools and bathing places; amending s. 514.03, F.S.; requiring application for an operating permit before filing an application for a building permit for a public swimming pool; amending s. 514.031, F.S.; providing additional requirements for obtaining a public swimming pool operating permit; providing a procedure for an applicant to respond to a request for additional information; requiring the Department of Health to review and provide to the local enforcement agency and the applicant any comments or proposed modifications to information submitted in the application; amending s. 553.37, F.S.; specifying inspection criteria for construction or modification of manufactured buildings or modules; amending s. 553.721, F.S.; making a technical change; amending s. 553.73, F.S.; authorizing an agency or local government to require rooftop equipment to be installed in compliance with the Florida Building Code if the equipment is being replaced or removed during reroofing and is not in compliance with the Florida Building Code's roof-mounted mechanical units requirements; providing that make-up air is not required for certain range hood exhaust systems; amending s. 553.74, F.S.; adding a member to the Florida Building Commission as a representative of the Department of Agriculture and Consumer Services' Office of Energy; deleting obsolete provisions; amending s. 553.77, F.S.; requiring building officials to recognize and enforce certain variance orders issued by the Department of Health; amending s. 553.775, F.S.; authorizing building officials, local enforcement agencies, and the Florida Building Commission to interpret the Florida Accessibility Code for Building Construction; specifying procedures for such interpretations; deleting provisions relating to declaratory statements and interpretations of the Florida Accessibility Code for Building Construction, to conform; amending s. 553.79, F.S.; prohibiting a local enforcing agency from issuing a building permit for a public swimming pool without proof of application for an operating permit; requiring issuance of an operating permit before a certificate of completion or occupancy is issued; requiring the local enforcing agency to review the building permit application upon filing; authorizing such agency to confer with the Department of Health if it doesn't delay review of the application; authorizing site plans or building permits to be maintained at the worksite in their original form or in the form of an electronic copy; requiring the permit to be open to inspection; amending s. 553.80, F.S.; requiring counties and municipalities to expedite building construction permitting, building plans review, and inspections of projects of certain public schools, rather than certain public school districts; amending s. 553.841, F.S.; revising education and training requirements of the Florida Building Code Compliance and Mitigation Program; creating s. 553.883, F.S.; authorizing use of smoke alarms powered by 10-year nonremovable, nonreplaceable batteries in certain circumstances; requiring use of such alarms by a certain date; providing an exemption; amending s. 553.993, F.S.; redefining the term "building energy-efficiency rating system" to require consistency with certain national standards for new construction and existing construction; providing for oversight; amending s. 633.202, F.S.; exempting certain tents from the Florida Fire Prevention Code; amending s. 633.212, F.S.; removing the requirement that an alternate member of the Fire Code Interpretation Committee provide notice to the committee in order to respond to a nonbinding interpretation when a member is unable to respond; providing effective dates.

Senator Lee moved the following amendment to **Amendment 1** (189214) which was adopted:

Amendment 1A (783596)—Delete lines 938-942 and insert:

years. The battery requirements of this section do not apply to a fire alarm, smoke detector, smoke alarm, or ancillary component that is electronically connected as a part of a centrally monitored or supervised alarm system.

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

Senator Bradley moved the following amendment to **Amendment 1** (189214) which was adopted:

Amendment 1B (526084) (with title amendment)—Between lines 288 and 289 insert:

Section 11. Section 377.816, Florida Statutes, is created to read:

377.816 Qualified energy conservation bond allocation.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Eligible issuer" means an entity that is created under or pursuant to the constitution or laws of this state and that is authorized by this state to issue bonds or enter into a lease-purchase agreement, or any other entity in this state authorized to issue qualified energy conservation bonds pursuant to the Internal Revenue Code.
- (b) "Office" means the Office of Energy within the Department of Agriculture and Consumer Services.
- (c) "Qualified energy conservation bond" means a bond described in 26 U.S.C. s. 54D(a).
- (d) "Qualified project" means a project eligible to be financed pursuant to 26 U.S.C. s. 54D(f).
 - (2) ALLOCATION OF STATE VOLUME LIMITATION.—
- (a) The office shall establish an allocation program for allocating or reallocating the qualified energy conservation bond volume limitation provided by 26 U.S.C. s. 54D. The allocation program must provide notification of all mandatory allocations required or authorized pursuant to the Internal Revenue Code.
- 1. All mandatory allocations pursuant to 26 U.S.C. s. 54D(e)(2)(A) shall be allocated to eligible issuers as provided therein.
- 2. An eligible issuer receiving a mandatory allocation pursuant to subparagraph 1. may elect to reallocate all or any portion of its allocation back to the state pursuant to 26 U.S.C. s. 54D(e)(2)(B).
- (b) The office may reallocate to eligible issuers in the state any allocation that was retained by the state from the original federal allocation or any allocation that is waived by an eligible issuer pursuant to subparagraph (a)2.
- (c) Each eligible issuer receiving an allocation shall notify the department in writing of the amount of bonds issued and any other information relating to the bonds or the allocation at such time and in such manner as is required by the office.

- (d) A bond subject to the limitations provided in 26 U.S.C. s. 54D may not be issued in this state unless issued pursuant to this section.
- (3) INFORMATION AVAILABILITY.—The office shall determine the amount of qualified energy conservation bond allocations for each qualified issuer in this state under 26 U.S.C. s. 54D and shall make such information available upon request to any person or agency.

And the title is amended as follows:

Delete line 1064 and insert: information; creating s. 377.816, F.S.; defining terms; requiring the Office of Energy to establish a program for allocating or reallocating a federally qualified energy conservation bond volume limitation; providing program requirements; amending s. 440.103, F.S.; authorizing an

Amendment 1 (189214) as amended was adopted.

Pursuant to Rule 4.19, **CS for HB 7147** as amended was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 1048 was deferred.

CS for CS for CS for SB 1254—A bill to be entitled An act relating to health care services; amending ss. 390.012, 400.021, 400.0712, 400.23, 400.487, 400.497, 400.506, 400.509, 400.6095, 400.914, 400.935, 400.962, 400.967, 400.980, 409.912, 429.255, 429.73, 440.102, 483.245, 765.541, and 765.544, F.S.; removing certain rulemaking authority relating to the disposal of fetal remains by abortion clinics, nursing home equipment and furnishings, license applications for nursing home facilities, evaluation of nursing home facilities, home health agencies and cardiopulmonary resuscitation, home health agency standards, nurse registry emergency management plans, registration of certain service providers, hospice and cardiopulmonary resuscitation, standards for prescribed pediatric extended care facilities, minimum standards relating to home medical equipment providers, standards for intermediate care facilities for the developmentally disabled, rules and the classification of deficiencies for intermediate care facilities for the developmentally disabled, the registration of health care service pools, participation in a Medicaid provider lock-in program, assisted living facilities and cardiopulmonary resuscitation, adult family-care homes and cardiopulmonary resuscitation, guidelines for drug-free workplace laboratories, penalties for rebates, standards for organ procurement organizations; administrative penalties for violations of the organ and tissue donor education and procurement program; amending s. 395.003, F.S.; revising provisions relating to the provision of cardiovascular services by a hospital; amending s. 400.471, F.S.; exempting a home health agency that is not Medicare or Medicaid certified and does not provide skilled nursing care from having to provide documentation of accreditation; amending s. 400.474, F.S.; revising the report requirements for home health agencies; creating s. 400.9141, F.S.; limiting services at PPEC centers; amending s. 400.934, F.S., relating to home medical equipment providers; requiring that the emergency management plan include criteria relating to the maintenance of patient equipment and supply lists; amending s. 409.972, F.S.; exempting certain people from the requirement to enroll in Medicaid managed care; providing an effective date.

—was read the second time by title.

An amendment was considered and failed to conform CS for CS for SB 1254 to CS for HB 7105.

Pending further consideration of **CS for CS for CS for SB 1254**, on motion by Senator Grimsley, by two-thirds vote **CS for HB 7105** was withdrawn from the Committees on Health Policy; Rules; and Appropriations

On motion by Senator Grimsley-

CS for HB 7105—A bill to be entitled An act relating to health care services rulemaking; amending s. 390.012, F.S.; revising rulemaking authority relating to the operation of certain abortion clinics; amending s. 400.021, F.S.; revising the definition of the term "nursing home bed" to remove rulemaking authority for determining minimum space requirements for nursing home beds; amending s. 400.0712, F.S.; removing rulemaking authority relating to inactive nursing home facility licenses;

amending s. 400.23, F.S.; revising general rulemaking authority relating to nursing homes and certain health care providers; amending s. 400.471, F.S.; exempting certain home health agencies from requirements relating to documentation of accreditation; amending s. 400.474, F.S.; revising reporting requirements to be submitted to the Agency for Health Care Administration by home health agencies; revising entities that are not required to submit the report; amending s. 400.487, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to home health agency personnel; amending s. 400.497, F.S.; revising rulemaking authority relating to the Home Health Services Act; amending s. 400.506, F.S.; removing rulemaking authority relating to the licensure of nurse registries and the establishment of certain emergency management plans; amending s. 400.509, F.S.; removing rulemaking authority relating to registration of certain companion services and homemaker services; amending s. 400.6095, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to a hospice care team; amending s. 400.914, F.S.; revising rulemaking authority relating to standards for prescribed pediatric extended care (PPEC) centers; removing rulemaking authority relating to certain limitations on PPEC centers; creating s. 400.9141, F.S.; providing limitations on PPEC centers; amending s. 400.934, F.S.; revising rulemaking authority relating to the preparation of emergency managements plans by home medical equipment providers; amending s. 400.935, F.S.; revising rulemaking authority relating to minimum standards for home medical equipment providers; amending s. 400.962, F.S.; removing rulemaking authority relating to certain standards for active treatment by intermediate care facilities for the developmentally disabled; amending s. 400.967, F.S.; revising rulemaking authority relating to the construction of, the preparation of emergency management plans by, and the classification of deficiencies of intermediate care facilities for the developmentally disabled; amending s. 400.980, F.S.; removing rulemaking authority relating to the registration of health care services pools; amending s. 409.912, F.S.; removing rulemaking authority relating to Medicaid provider lock-in programs; amending s. 409.972, F.S.; revising Medicaid-eligible persons exempt from mandatory managed care enrollment; amending s. 429.255, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to assisted living facility staff and the use of automated external defibrillators; amending s. 429.73, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to adult family-care home providers; amending s. 440.102, F.S.; removing rulemaking authority relating to certain guidelines for drug-free workplace laboratories; amending s. 483.245, F.S.; revising rulemaking authority relating to the imposition of certain administrative penalties against clinical laboratories; amending s. 765.541, F.S.; revising rulemaking authority relating to standards and guidelines for certain organ donation programs; revising provisions relating to organ procurement programs; amending s. 765.544, F.S.; removing rulemaking authority relating to administrative penalties for violations with respect to organ and tissue donations; providing an effective date.

—a companion measure, was substituted for CS for CS

Senator Garcia moved the following amendment which was adopted:

Amendment 1 (634804) (with title amendment)—Between lines 117 and 118 insert:

Section 2. Present subsections (1) through (10) of section 395.0191, Florida Statutes, are redesignated as subsections (2) through (11), respectively, present subsection (6) is amended, and a new subsection (1) and subsection (12) are added to that section, to read:

395.0191 Staff membership and clinical privileges.—

- (1) As used in this section, the term:
- (a) "Certified surgical assistant" means a surgical assistant who maintains a valid and active certification under one of the following designations:
- 1. Certified surgical first assistant, from the National Board of Surgical Technology and Surgical Assisting.
- 2. Certified surgical assistant, from the National Surgical Assistant Association.

- 3. Surgical assistant-certified, from the American Board of Surgical Assistants.
- (b) "Certified surgical technologist" means a surgical technologist who maintains a valid and active certification as a certified surgical technologist from the National Board of Surgical Technology and Surgical Assisting.
- (c) "Surgeon" means a health care practitioner as defined in s. 456.001 whose scope of practice includes performing surgery and who is listed as the primary surgeon in the operative record.
- (d) "Surgical assistant" means a person who provides aid in exposure, hemostasis, closures, and other intraoperative technical functions and who assists the surgeon in performing a safe operation with optimal results for the patient.
- (e) "Surgical technologist" means a person whose duties include, but are not limited to, maintaining sterility during a surgical procedure, handling and ensuring the availability of necessary equipment and supplies, and maintaining visibility of the operative site to ensure that the operating room environment is safe, that proper equipment is available, and that the operative procedure is conducted efficiently.
- (7)(6) Upon the written request of the applicant, a any licensed facility that has denied staff membership or clinical privileges to an any applicant specified in subsection (2) (1) or subsection (3) (2) shall, within 30 days after of such request, provide the applicant with the reasons for such denial in writing. A denial of staff membership or clinical privileges to an any applicant shall be submitted, in writing, to the applicant's respective licensing board.
- (12)(a) At least 50 percent of the surgical assistants that a facility employs or contracts with must be certified surgical assistants.
- (b) At least 50 percent of the surgical technologists that a facility employs or contracts with must be certified surgical technologists.
- (c) The certification requirements in paragraphs (a) and (b) do not apply to:
- 1. A person who has completed an appropriate training program for surgical technology in any branch of the Armed Forces or reserve component of the Armed Forces.
- 2. A person who was employed or contracted to perform the duties of a surgical technologist or surgical assistant at any time before July 1, 2014.
- 3. A health care practitioner as defined in s. 456.001 or a student if the duties performed by the practitioner or the student are within the scope of the practitioner's or the student's training and practice.
- 4. A person enrolled in a surgical technology or surgical assisting training program accredited by the Commission on Accreditation of Allied Health Education Programs, the Accrediting Bureau of Health Education Schools, or another accrediting body recognized by the United States Department of Education on July 1, 2014. A person may practice as a surgical technologist or a surgical assistant for 2 years after completing such a training program before he or she is required to meet the criteria in paragraphs (a) and (b).

And the title is amended as follows:

Delete line 5 and insert: abortion clinics; amending s. 395.0191, F.S.; defining terms; requiring a certain percentage of surgical assistants and surgical technologists employed or contracting with a hospital to be certified; providing exceptions; amending s. 400.021, F.S.; revising

Senator Hays moved the following amendment which was adopted:

Amendment 2 (680216) (with title amendment)—Between lines 1033 and 1034 insert:

- Section 23. Subsections (1) and (2) of section 465.189, Florida Statutes, are amended to read:
 - 465.189 Administration of vaccines and epinephrine autoinjection.—

- (1) In accordance with guidelines of the Centers for Disease Control and Prevention for each recommended immunization or vaccine, a pharmacist may administer the following vaccines to an adult within the framework of an established protocol under a supervising physician licensed under chapter 458 or chapter 459:
 - (a) Influenza vaccine.
 - (b) Pneumococcal vaccine.
 - (c) Meningococcal vaccine.
 - (d) Shingles vaccine.
- (2) In accordance with guidelines of the Centers for Disease Control and Prevention, a pharmacist may administer the shingles vaccine within the framework of an established protocol and pursuant to a written or electronic prescription issued to the patient by a physician licensed under chapter 458 or chapter 459.

And the title is amended as follows:

Delete line 65 and insert: family-care home providers; amending s. 465.189, F.S.; authorizing a pharmacist to administer meningococcal and shingles vaccines; amending s. 440.102, F.S.;

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

Senator Sobel moved the following amendment which was adopted:

Amendment 3 (844796) (with title amendment)—Between lines 117 and 118 insert:

Section 2. Present subsections (10) and (11) of section 394.9082, Florida Statutes, are renumbered as subsections (11) and (12), respectively, and a new subsection (10) is added to that section, to read:

394.9082 Behavioral health managing entities.—

- (10) CRISIS STABILIZATION SERVICES UTILIZATION DATA-BASE.—The department shall develop, implement, and maintain standards under which a managing entity shall collect utilization data from all public receiving facilities situated within its geographic service area. As used in this subsection, the term "public receiving facility" means an entity that meets the licensure requirements of and is designated by the department to operate as a public receiving facility under s. 394.875 and that is operating as a licensed crisis stabilization unit.
- (a) The department shall develop standards and protocols for managing entities and public receiving facilities to be used for data collection, storage, transmittal, and analysis. The standards and protocols must allow for compatibility of data and data transmittal between public receiving facilities, managing entities, and the department for the implementation and requirements of this subsection. The department shall require managing entities contracted under this section to comply with this subsection by August 1, 2014.
- (b) A managing entity shall require a public receiving facility within its provider network to submit data, in real time or at least daily, to the managing entity for:
- 1. All admissions and discharges of clients receiving public receiving facility services who qualify as indigent, as defined in s. 394.4787; and
- 2. Current active census of total licensed beds, the number of beds purchased by the department, the number of clients qualifying as indigent occupying those beds, and the total number of unoccupied licensed beds regardless of funding.
- (c) A managing entity shall require a public receiving facility within its provider network to submit data, on a monthly basis, to the managing entity which aggregates the daily data submitted under paragraph (b). The managing entity shall reconcile the data in the monthly submission to the data received by the managing entity under paragraph (b) to check for consistency. If the monthly aggregate data submitted by a public receiving facility under this paragraph is inconsistent with the daily data submitted under paragraph (b), the managing entity shall consult with

the public receiving facility to make corrections as necessary to ensure accurate data.

- (d) A managing entity shall require a public receiving facility within its provider network to submit data, on an annual basis, to the managing entity which aggregates the data submitted and reconciled under paragraph (c). The managing entity shall reconcile the data in the annual submission to the data received and reconciled by the managing entity under paragraph (c) to check for consistency. If the annual aggregate data submitted by a public receiving facility under this paragraph is inconsistent with the data received and reconciled under paragraph (c), the managing entity shall consult with the public receiving facility to make corrections as necessary to ensure accurate data.
- (e) After ensuring accurate data under paragraphs (c) and (d), the managing entity shall submit the data to the department on a monthly and annual basis. The department shall create a statewide database for the data described under paragraph (b) and submitted under this paragraph for the purpose of analyzing the payments for and the use of crisis stabilization services funded by the Baker Act on a statewide basis and on an individual public receiving facility basis.
 - (f) The department shall adopt rules to administer this subsection.
- (g) The department shall submit a report by January 31, 2015, and annually thereafter, to the Governor, the President of the Senate, and the Speaker of the House of Representatives which provides details on the implementation of this subsection, including the status of the data collection process and a detailed analysis of the data collected under this subsection.
- (h) The implementation of this subsection is subject to specific appropriations provided to the department under the General Appropriations Act.

And the title is amended as follows:

Delete line 5 and insert: abortion clinics; amending s. 394.9082, F.S.; requiring the Department of Children and Families to develop standards and protocols for the collection, storage, transmittal, and analysis of utilization data from public receiving facilities; defining the term "public receiving facility"; requiring the department to require compliance by managing entities by a specified date; requiring a managing entity to require public receiving facilities in its provider network to submit certain data within specified timeframes; requiring managing entities to reconcile data to ensure accuracy; requiring managing entities to submit certain data to the department within specified timeframes; requiring the department to create a statewide database; requiring the department to adopt rules; requiring the department to submit an annual report to the Governor and the Legislature; providing that implementation is subject to specific appropriations; amending s. 400.021, F.S.; revising

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

Senator Richter moved the following amendments which were adopted:

Amendment 4 (688294) (with title amendment)—Before line 82 insert:

- Section 1. Subsection (4) of section 322.142, Florida Statutes, is amended to read:
 - 322.142 Color photographic or digital imaged licenses.—
- (4) The department may maintain a film negative or print file. The department shall maintain a record of the digital image and signature of the licensees, together with other data required by the department for identification and retrieval. Reproductions from the file or digital record are exempt from the provisions of s. 119.07(1) and shall be made and issued only:
 - (a) For departmental administrative purposes;
 - (b) For the issuance of duplicate licenses;
 - (c) In response to law enforcement agency requests;

- (d) To the Department of Business and Professional Regulation pursuant to an interagency agreement for the purpose of accessing digital images for reproduction of licenses issued by the Department of Business and Professional Regulation;
- (e) To the Department of State pursuant to an interagency agreement to facilitate determinations of eligibility of voter registration applicants and registered voters in accordance with ss. 98.045 and 98.075;
- (f) To the Department of Revenue pursuant to an interagency agreement for use in establishing paternity and establishing, modifying, or enforcing support obligations in Title IV-D cases;
- (g) To the Department of Children and Families pursuant to an interagency agreement to conduct protective investigations under part III of chapter 39 and chapter 415;
- (h) To the Department of Children and Families pursuant to an interagency agreement specifying the number of employees in each of that department's regions to be granted access to the records for use as verification of identity to expedite the determination of eligibility for public assistance and for use in public assistance fraud investigations;
- (i) To the Department of Financial Services pursuant to an interagency agreement to facilitate the location of owners of unclaimed property, the validation of unclaimed property claims, and the identification of fraudulent or false claims;
- (j) To district medical examiners pursuant to an interagency agreement for the purpose of identifying a deceased individual, determining cause of death, and notifying next of kin of any investigations, including autopsies and other laboratory examinations, authorized in s. 406.11; examinations, authorized in s. 406.11; examinations.
- (k) To the following persons for the purpose of identifying a person as part of the official work of a court:
 - 1. A justice or judge of this state;
- 2. An employee of the state courts system who works in a position that is designated in writing for access by the Chief Justice of the Supreme Court or a chief judge of a district or circuit court, or by his or her designee; or
- 3. A government employee who performs functions on behalf of the state courts system in a position that is designated in writing for access by the Chief Justice or a chief judge, or by his or her designee; or
- (l) To the Department of Health pursuant to an interagency agreement to access digital images to verify the identity of an individual during an investigation under chapter 456, and for the reproduction of licenses issued by the Department of Health.

And the title is amended as follows:

Delete line 2 and insert: An act relating to health care services; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to provide reproductions of specified records to the Department of Health under certain circumstances;

Amendment 5 (836676) (with title amendment)—Between lines 1060 and 1061 insert:

Section 24. Subsection (7) of section 464.203, Florida Statutes, is amended to read:

464.203 Certified nursing assistants; certification requirement.—

(7) A certified nursing assistant shall complete 24 12 hours of inservice training every 2 years during each calendar year. The certified nursing assistant is shall be responsible for maintaining documentation demonstrating compliance with these provisions. The Council on Certified Nursing Assistants, in accordance with s. 464.2085(2) (b), shall propose rules to implement this subsection.

Section 25. Section 464.2085, Florida Statutes, is repealed.

And the title is amended as follows:

Between lines 67 and 68 insert: amending s. 464.203, F.S.; revising certified nursing assistant inservice training requirements; repealing s. 464.2085, F.S., relating to the creation, membership, and duties of the Council on Certified Nursing Assistants;

Amendment 6 (628940) (with title amendment)—Between lines 1060 and 1061 insert:

Section 24. Present subsections (5) through (11) of section 456.025, Florida Statutes, are redesignated as subsections (4) through (10), respectively, and present subsections (4) and (6) are amended to read:

456.025 Fees; receipts; disposition.—

(4) Each board, or the department if there is no board, may charge a fee not to exceed \$25, as determined by rule, for the issuance of a wall certificate pursuant to s. 456.013(2) requested by a licensee who was licensed prior to July 1, 1998, or for the issuance of a duplicate wall certificate requested by any licensee.

(5)(6) If the cash balance of the trust fund at the end of any fiscal year exceeds the total appropriation provided for the regulation of the health care professions in the prior fiscal year, the boards, in consultation with the department, may lower the license renewal fees. When the department determines, based on long-range estimates of revenue, that a profession's trust fund balance exceeds the amount required to cover necessary functions, each board, or the department when there is no board, may adopt rules to administer the waiver of initial application fees, initial licensure fees, unlicensed activity fees, or renewal fees for that profession. The waiver of renewal fees may not exceed 2 years.

And the title is amended as follows:

Between lines 67 and 68 insert: amending s. 456.025, F.S.; deleting a fee provision for the issuance of wall certificates for various health profession licenses; authorizing the boards or the department to adopt rules waiving certain fees for a specified period in certain circumstances;

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

Senator Grimsley moved the following amendments which were adopted:

Amendment 7 (243198) (with title amendment)—Between lines 117 and 118 insert:

Section 2. Present paragraphs (k) through (o) of subsection (1) of section 395.401, Florida Statutes, are redesignated as paragraphs (l) through (p), respectively, and a new paragraph (k) is added to that subsection, to read:

395.401 Trauma services system plans; approval of trauma centers and pediatric trauma centers; procedures; renewal.—

(1)

(k) A hospital operating a trauma center may not charge a trauma activation fee greater than \$15,000. This paragraph expires on July 1, 2015.

Section 3. Subsections (2) and (4) of section 395.402, Florida Statutes, are amended, and subsection (5) is added to that section, to read:

395.402 $\,$ Trauma service areas; number and location of trauma centers.—

- (2) Trauma service areas as defined in this section are to be utilized until the Department of Health completes an assessment of the trauma system and reports its finding to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the substantive legislative committees. The report shall be submitted by February 1, 2005. The department shall review the existing trauma system and determine whether it is effective in providing trauma care uniformly throughout the state. The assessment shall:
- (a) Consider aligning trauma service areas within the trauma region boundaries as established in July 2004.

- (a) \Leftrightarrow Review the number and level of trauma centers needed for each trauma service area to provide a statewide integrated trauma system.
- (b)(e) Establish criteria for determining the number and level of trauma centers needed to serve the population in a defined trauma service area or region.
- (c)(d) Consider including criteria within trauma center approval standards based upon the number of trauma victims served within a service area.
- (e) Review the Regional Domestic Security Task Force structure and determine whether integrating the trauma system planning with interagency regional emergency and disaster planning efforts is feasible and identify any duplication of efforts between the two entities.
- (d)(f) Make recommendations regarding a continued revenue source which shall include a local participation requirement.
- (e)(g) Make recommendations regarding a formula for the distribution of funds identified for trauma centers which shall address incentives for new centers where needed and the need to maintain effective trauma care in areas served by existing centers, with consideration for the volume of trauma patients served, and the amount of charity care provided.
- (4) Annually thereafter, the department shall review the assignment of the 67 counties to trauma service areas, in addition to the requirements of subsections (2) paragraphs (2)(b) (g) and subsection (3). County assignments are made for the purpose of developing a system of trauma centers. Revisions made by the department shall consider take into consideration the recommendations made as part of the regional trauma system plans approved by the department and the recommendations made as part of the state trauma system plan. If In cases where a trauma service area is located within the boundaries of more than one trauma region, the trauma service area's needs, response capability, and system requirements shall be considered by each trauma region served by that trauma service area in its regional system plan. Until the department completes the February 2005 assessment, the assignment of counties shall remain as established in this section.
 - (a) The following trauma service areas are hereby established:
- 1. Trauma service area 1 shall consist of Escambia, Okaloosa, Santa Rosa, and Walton Counties.
- 2. Trauma service area 2 shall consist of Bay, Gulf, Holmes, and Washington Counties.
- 3. Trauma service area 3 shall consist of Calhoun, Franklin, Gadsden, Jackson, Jefferson, Leon, Liberty, Madison, Taylor, and Wakulla Counties.
- 4. Trauma service area 4 shall consist of Alachua, Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Putnam, Suwannee, and Union Counties.
- $5.\;\;$ Trauma service area 5 shall consist of Baker, Clay, Duval, Nassau, and St. Johns Counties.
- $6.\$ Trauma service area 6 shall consist of Citrus, Hernando, and Marion Counties.
- $7.\;$ Trauma service area 7 shall consist of Flagler and Volusia Counties.
- 8. Trauma service area 8 shall consist of Lake, Orange, Osceola, Seminole, and Sumter Counties.
- 9. Trauma service area 9 shall consist of Pasco and Pinellas Counties.
 - 10. Trauma service area 10 shall consist of Hillsborough County.
- 11. Trauma service area 11 shall consist of Hardee, Highlands, and Polk Counties.

- 12. Trauma service area 12 shall consist of Brevard and Indian River Counties
- 13. Trauma service area 13 shall consist of DeSoto, Manatee, and Sarasota Counties.
- 14. Trauma service area 14 shall consist of Martin, Okeechobee, and St. Lucie Counties.
- 15. Trauma service area 15 shall consist of Charlotte, Glades, Hendry, and Lee Counties.
 - 16. Trauma service area 16 shall consist of Palm Beach County.
 - 17. Trauma service area 17 shall consist of Collier County.
 - 18. Trauma service area 18 shall consist of Broward County.
- $19.\;$ Trauma service area 19 shall consist of Miami-Dade and Monroe Counties.
- (b) Each trauma service area should have at least one Level I or Level II trauma center. The department shall allocate, by rule, the number of trauma centers needed for each trauma service area.
- (c) There may shall be no more than a total of 44 trauma centers in the state.
- (5) By October 1, 2014, the department shall convene the Florida Trauma System Plan Advisory Committee in order to review the Trauma System Consultation Report issued by the American College of Surgeons Committee on Trauma dated February 2-5, 2013. Based on this review, the advisory council shall submit recommendations, including recommended statutory changes, to the President of the Senate and the Speaker of the House of Representatives by February 1, 2015. The advisory council may make recommendations to the State Surgeon General regarding the continuing development of the state trauma system. The advisory council shall consist of the following nine representatives of an inclusive trauma system appointed by the State Surgeon General:
- (a) A trauma patient, or a family member of a trauma patient, who has sustained and recovered from severe injuries;
 - (b) A member of the Florida Committee on Trauma;
 - (c) A member of the Association of Florida Trauma Coordinators;
- (d) A chief executive officer of a nontrauma acute care hospital who is a member of the Florida Hospital Association;
- (e) A member of the Florida Emergency Medical Services Advisory Council;
 - (f) A member of the Florida Injury Prevention Advisory Council;
- (g) A member of the Brain and Spinal Cord Injury Program Advisory Council:
 - (h) A member of the Florida Chamber of Commerce; and
 - (i) A member of the Florida Health Insurance Advisory Board.
- Section 4. Subsection (7) of section 395.4025, Florida Statutes, is amended, and subsections (15) and (16) are added to that section, to read:
 - 395.4025 Trauma centers; selection; quality assurance; records.—
- (7) A Any hospital that has submitted an application for selection as a trauma center may wishes to protest an adverse a decision made by the department based on the department's preliminary, provisional, or indepth review of its application, applications or on the recommendations of the site visit review team pursuant to this section, and shall proceed as provided under in chapter 120. Hearings held under this subsection shall be conducted in the same manner as provided in ss. 120.569 and 120.57. Cases filed under chapter 120 may combine all disputes between parties.
- (15) Notwithstanding any other law, a hospital designated as a provisional or verified as a Level I, Level II, or pediatric trauma center after

the enactment of chapter 2004-259, Laws of Florida, whose approval has not been revoked may continue to operate at the same trauma center level until the approval period in subsection (6) expires if the hospital continues to meet the other requirements of part II of this chapter related to trauma center standards and patient outcomes. A hospital that meets the requirements of this section is eligible for renewal of its 7-year approval period pursuant to subsection (6).

(16) Except as otherwise provided in this act, the department may not verify, designate, or provisionally approve any hospital to operate as a trauma center through the procedures established in subsections (1)-(14), unless the hospital is designated as a provisional Level I trauma center and is seeking to be verified as a Level I trauma center as of July 1, 2014. This subsection expires on the earlier of July 1, 2015, or upon the entry of a final order affirming the validity of a proposed rule of the department allocating the number of trauma centers needed for each trauma service area as provided in s. 395.402(4).

And the title is amended as follows:

Delete lines 2-5 and insert: An act relating to health care services; amending s. 390.012, F.S.; revising rulemaking authority relating to the operation of abortion clinics; amending s. 395.401, F.S.; limiting trauma service fees to a certain amount; providing for future expiration; conforming a cross-reference; amending s. 395.402, F.S.; revising provisions relating to the contents of the Department of Health trauma system assessment; requiring the Department of Health to convene the Florida Trauma System Plan Advisory Committee by a specified date; requiring the advisory council to review the Trauma System Consultation Report and make recommendations to the Legislature by a specified date; authorizing the advisory council to make recommendations to the State Surgeon General; designating the membership of the advisory council; amending s. 395.4025, F.S.; specifying that only applicants for trauma centers may protest an adverse decision made by the department; authorizing certain provisional and verified trauma centers to continue operating and to apply for renewal; restricting the department from verifying, designating, or provisionally approving certain hospitals as trauma centers; providing for future expiration; amending s. 400.021, F.S.; revising

Amendment 8 (153508) (with title amendment)—Between lines 117 and 118 insert:

- Section 2. Paragraph (a) of subsection (6) of section 395.003, Florida Statutes, is amended to read:
 - 395.003 Licensure; denial, suspension, and revocation.—
- (6)(a) A specialty hospital may not provide any service or regularly serve any population group beyond those services or groups specified in its license. A specialty-licensed children's hospital that is authorized to provide pediatric cardiac catheterization and pediatric open-heart surgery services may provide cardiovascular service to adults who, as children, were previously served by the hospital for congenital heart disease, or to those patients who are referred only for a specialized procedure only for congenital heart disease by an adult hospital, without obtaining additional licensure as a provider of adult cardiovascular services. The agency may request documentation as needed to support patient selection and treatment. This subsection does not apply to a specialty-licensed children's hospital that is already licensed to provide adult cardiovascular services.

And the title is amended as follows:

Delete lines 2-5 and insert: An act relating to health care services rulemaking; amending s. 390.012, F.S.; revising rulemaking authority relating to the operation of certain abortion clinics; amending s. 395.003, F.S.; revising provisions relating to the provision of cardiovascular services by a hospital; amending s. 400.021, F.S.; revising

Amendment 9 (107478) (with title amendment)—Between lines 1104 and 1105 insert:

- Section 27. Paragraph (c) of subsection (2) of section 409.967, Florida Statutes, is amended to read:
 - 409.967 Managed care plan accountability.—

(c) Access.—

- 1. The agency shall establish specific standards for the number, type, and regional distribution of providers in managed care plan networks to ensure access to care for both adults and children. Each plan must maintain a regionwide network of providers in sufficient numbers to meet the access standards for specific medical services for all recipients enrolled in the plan. The exclusive use of mail-order pharmacies may not be sufficient to meet network access standards. Consistent with the standards established by the agency, provider networks may include providers located outside the region. A plan may contract with a new hospital facility before the date the hospital becomes operational if the hospital has commenced construction, will be licensed and operational by January 1, 2013, and a final order has issued in any civil or administrative challenge. Each plan shall establish and maintain an accurate and complete electronic database of contracted providers, including information about licensure or registration, locations and hours of operation, specialty credentials and other certifications, specific performance indicators, and such other information as the agency deems necessary. The database must be available online to both the agency and the public and have the capability of comparing to compare the availability of providers to network adequacy standards and to accept and display feedback from each provider's patients. Each plan shall submit quarterly reports to the agency identifying the number of enrollees assigned to each primary care provider.
- 2. If establishing a prescribed drug formulary or preferred drug list, a managed care plan shall:
- a. Provide a broad range of therapeutic options for the treatment of disease states which are consistent with the general needs of an outpatient population. If feasible, the formulary or preferred drug list must include at least two products in a therapeutic class.
- b. Each managed care plan must Publish the any prescribed drug formulary or preferred drug list on the plan's website in a manner that is accessible to and searchable by enrollees and providers. The plan shall must update the list within 24 hours after making a change. Each plan must ensure that the prior authorization process for prescribed drugs is readily accessible to health care providers, including posting appropriate contact information on its website and providing timely responses to providers.
- 3. For enrollees Medicaid recipients diagnosed with hemophilia who have been prescribed anti-hemophilic-factor replacement products, the agency shall provide for those products and hemophilia overlay services through the agency's hemophilia disease management program.
- 3. Managed care plans, and their fiscal agents or intermediaries, must accept prior authorization requests for any service electronically.
- 4. Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a managed care plan shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- a. The managed care plan shall make the form available electronically and online to practitioners. The prescribing provider may electronically submit the completed prior authorization form to the managed care plan.
- b. If the managed care plan contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- c. A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the managed care plan unless the managed care plan responds otherwise within 3 business days.

5. If medications for the treatment of a medical condition are restricted for use by a managed care plan by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the managed care plan.

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- a. The managed care plan shall grant an override within 72 hours if the prescribing provider documents that:
- (I) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the enrollee's disease or medical condition; or
- (II) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- (A) Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the enrollee and known characteristics of the drug regimen; or
- (B) Will cause or will likely cause an adverse reaction or other physical harm to the enrollee.
- b. If the prescribing provider allows the enrollee to enter the step-therapy or fail-first protocol recommended by the managed care plan, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the managed care plan can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the enrollee, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the enrollee is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
 - Section 28. Section 627.42392, Florida Statutes, is created to read:

627.42392 Prior authorization.—

- (1) Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health insurer that delivers, issues for delivery, renews, amends, or continues an individual or group health insurance policy in this state, including a policy issued to a small employer as defined in s. 627.6699, shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- (a) The health insurer shall make the form available electronically and online to practitioners. The prescribing provider may submit the completed prior authorization form electronically to the health insurer.
- (b) If the health insurer contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (c) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the health insurer unless the health insurer responds otherwise within 3 business days.
- (2) This section does not apply to a grandfathered health plan as defined in s. 627.402.
 - Section 29. Section 627.42393, Florida Statutes, is created to read:
- 627.42393 Medication protocol override.—If an individual or group health insurance policy, including a policy issued by a small employer as defined in s. 627.6699, restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the health insurer.

- (1) The health insurer shall authorize an override of the protocol within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the insured's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the insured and known characteristics of the drug regimen; or
- (2) If the prescribing provider allows the insured to enter the step-therapy or fail-first protocol recommended by the health insurer, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health insurer can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period for such medication to provide any relief or amelioration to the insured, the step-therapy or fail-first protocol may be extended for an additional period of time, but no longer than the original customary period for the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the insured is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.
- Section 30. Subsection (11) of section 627.6131, Florida Statutes, is amended to read:

627.6131 Payment of claims.—

- (11) A health insurer may not retroactively deny a claim because of insured ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy compliant with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health insurer verified the eligibility of the insured at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the insured was delinquent in paying the premium.
- Section 31. Subsection (2) of section 627.6471, Florida Statutes, is amended to read:
- $627.6471\,$ Contracts for reduced rates of payment; limitations; coinsurance and deductibles.—
- (2) An Any insurer issuing a policy of health insurance in this state, which insurance includes coverage for the services of a preferred provider shall, must provide each policyholder and certificateholder with a current list of preferred providers, shall and must make the list available for public inspection during regular business hours at the principal office of the insurer within the state, and shall post a link to the list of preferred providers on the home page of the insurer's website. Changes to the list of preferred providers must be reflected on the insurer's website within 24 hours.
- Section 32. Paragraph (c) of subsection (2) of section 627.6515, Florida Statutes, is amended to read:

627.6515 Out-of-state groups.—

(2) Except as otherwise provided in this part, this part does not apply to a group health insurance policy issued or delivered outside this state under which a resident of this state is provided coverage if:

- (c) The policy provides the benefits specified in ss. 627.419, 627.42392, 627.42393, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121, 627.66122, 627.6613, 627.667, 627.6675, 627.6691, and 627.66911, and complies with the requirements of s. 627.66996.
- Section 33. Subsection (10) of section 641.3155, Florida Statutes, is amended to read:

641.3155 Prompt payment of claims.—

- (10) A health maintenance organization may not retroactively deny a claim because of subscriber ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy in compliance with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health maintenance organization verified the eligibility of the subscriber at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the subscriber was delinquent in paying the premium.

Section 34. Section 641.393, Florida Statutes, is created to read:

- 641.393 Prior authorization.—Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health maintenance organization shall use a single standardized form for obtaining prior authorization for prescription drug benefits. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- (1) A health maintenance organization shall make the form available electronically and online to practitioners. A health care provider may electronically submit the completed form to the health maintenance organization.
- (2) If a health maintenance organization contracts with a pharmacy benefits manager to perform prior authorization services for prescription drug benefits, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (3) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form required under this section is deemed approved upon receipt by the health maintenance organization unless the health maintenance organization responds otherwise within 3 business days.
- (4) This section does not apply to grandfathered health plans, as defined in s. 627.402.

Section 35. Section 641.394, Florida Statutes, is created to read:

- 641.394 Medication protocol override.—If a health maintenance organization contract restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider shall have access to a clear and convenient process to request an override of the protocol from the health maintenance organization.
- (1) The health maintenance organization shall grant an override within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the subscriber's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the subscriber and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the subscriber.
- (2) If the prescribing provider allows the subscriber to enter the steptherapy or fail-first protocol recommended by the health maintenance

organization, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health maintenance organization can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the subscriber, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the subscriber is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.

(3) This section does not apply to grandfathered health plans, as defined in s. 627.402.

And the title is amended as follows:

Delete line 78 and insert: tissue donations; amending s. 409.967, F.S.; revising contract requirements for Medicaid managed care programs; providing requirements for plans establishing a drug formulary or preferred drug list; requiring the use of a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; creating s. 627.42392, F.S.; requiring health insurers to use a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 627.42393, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; amending s. 627.6131, F.S.; prohibiting an insurer from retroactively denying a claim in certain circumstances; amending s. 627.6471, F.S.; requiring insurers to post preferred provider information on a website; specifying that changes to such a website must be made within a certain time; amending s. 627.6515, F.S.; applying provisions relating to prior authorization and override protocols to out-of-state groups; amending s. 641.3155, F.S.; prohibiting a health maintenance organization from retroactively denying a claim in certain circumstances; creating s. 641.393, F.S.; requiring the use of a standardized prior authorization form by a health maintenance organization; providing requirements for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 641.394, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; providing an effective date.

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

Senator Sobel moved the following amendment which was adopted:

Amendment 10 (341334) (with title amendment)—Between lines 1104 and 1105 insert:

Section 27. Section 394.4574, Florida Statutes, is amended to read:

394.4574 Department Responsibilities for coordination of services for a mental health resident who resides in an assisted living facility that holds a limited mental health license.—

(1) As used in this section, the term "mental health resident" "mental health resident," for purposes of this section, means an individual who receives social security disability income due to a mental disorder as determined by the Social Security Administration or receives supplemental security income due to a mental disorder as determined by the Social Security Administration and receives optional state supplementation.

- (2) Medicaid managed care plans are responsible for Medicaid-enrolled mental health residents, and managing entities under contract with the department are responsible for mental health residents who are not enrolled in a Medicaid health plan. A Medicaid managed care plan or a managing entity, as appropriate, shall The department must ensure that:
- (a) A mental health resident has been assessed by a psychiatrist, clinical psychologist, clinical social worker, or psychiatric nurse, or an individual who is supervised by one of these professionals, and determined to be appropriate to reside in an assisted living facility. The documentation must be provided to the administrator of the facility within 30 days after the mental health resident has been admitted to the facility. An evaluation completed upon discharge from a state mental hospital meets the requirements of this subsection related to appropriateness for placement as a mental health resident if it was completed within 90 days before prior to admission to the facility.
- (b) A cooperative agreement, as required in s. 429.075, is developed by between the mental health care services provider that serves a mental health resident and the administrator of the assisted living facility with a limited mental health license in which the mental health resident is living. Any entity that provides Medicaid prepaid health plan services shall ensure the appropriate coordination of health care services with an assisted living facility in cases where a Medicaid recipient is both a member of the entity's prepaid health plan and a resident of the assisted living facility. If the entity is at risk for Medicaid targeted case management and behavioral health services, the entity shall inform the assisted living facility of the procedures to follow should an emergent condition arise.
- (c) The community living support plan, as defined in s. 429.02, has been prepared by a mental health resident and his or her a mental health case manager of that resident in consultation with the administrator of the facility or the administrator's designee. The plan must be completed and provided to the administrator of the assisted living facility with a limited mental health license in which the mental health resident lives within 30 days after the resident's admission. The support plan and the agreement may be in one document.
- (d) The assisted living facility with a limited mental health license is provided with documentation that the individual meets the definition of a mental health resident.
- (e) The mental health services provider assigns a case manager to each mental health resident for whom the entity is responsible who lives in an assisted living facility with a limited mental health license. The case manager shall coordinate is responsible for coordinating the development of and implementation of the community living support plan defined in s. 429.02. The plan must be updated at least annually, or when there is a significant change in the resident's behavioral health status, such as an inpatient admission or a change in medication, level of service, or residence. Each case manager shall keep a record of the date and time of any face-to-face interaction with the resident and make the record available to the responsible entity for inspection. The record must be retained for at least 2 years after the date of the most recent interaction.
- (f) Adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements are conducted by the resident's case manager.
- (g) Concerns are reported to the appropriate regulatory oversight organization if a regulated provider fails to deliver appropriate services or otherwise acts in a manner that has the potential to result in harm to the resident.
- (3) The Secretary of Children and Families Family Services, in consultation with the Agency for Health Care Administration, shall annually require each district administrator to develop, with community input, a detailed annual plan that demonstrates detailed plans that demonstrate how the district will ensure the provision of state-funded mental health and substance abuse treatment services to residents of assisted living facilities that hold a limited mental health license. This plan These plans must be consistent with the substance abuse and mental health district plan developed pursuant to s. 394.75 and must address case management services; access to consumer-operated drop-in centers; access to services during evenings, weekends, and holidays;

supervision of the clinical needs of the residents; and access to emergency psychiatric care.

Section 28. Subsection (1) of section 400.0074, Florida Statutes, is amended, and paragraph (h) is added to subsection (2) of that section, to read:

400.0074 Local ombudsman council onsite administrative assessments.—

- (1) In addition to any specific investigation conducted pursuant to a complaint, the local council shall conduct, at least annually, an onsite administrative assessment of each nursing home, assisted living facility, and adult family-care home within its jurisdiction. This administrative assessment must be comprehensive in nature and must shall focus on factors affecting residents' the rights, health, safety, and welfare of the residents. Each local council is encouraged to conduct a similar onsite administrative assessment of each additional long-term care facility within its jurisdiction.
- (2) An onsite administrative assessment conducted by a local council shall be subject to the following conditions:
- (h) The local council shall conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting residents' rights, health, safety, and welfare and, if needed, make recommendations for improvement.
- Section 29. Subsection (2) of section 400.0078, Florida Statutes, is amended to read:

 $400.0078\,\,$ Citizen access to State Long-Term Care Ombudsman Program services.—

(2) Every resident or representative of a resident shall receive, Upon admission to a long-term care facility, each resident or representative of a resident must receive information regarding the purpose of the State Long-Term Care Ombudsman Program, the statewide toll-free telephone number for receiving complaints, information that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right, and other relevant information regarding how to contact the program. Each resident or his or her representative Residents or their representatives must be furnished additional copies of this information upon request.

Section 30. Paragraph (c) of subsection (4) of section 409.212, Florida Statutes, is amended to read:

409.212 Optional supplementation.—

- (4) In addition to the amount of optional supplementation provided by the state, a person may receive additional supplementation from third parties to contribute to his or her cost of care. Additional supplementation may be provided under the following conditions:
- (c) The additional supplementation shall not exceed four two times the provider rate recognized under the optional state supplementation program.
- Section 31. Paragraphs (b) and (c) of subsection (3) of section 429.07, Florida Statutes, are amended to read:

429.07 License required; fee.—

- (3) In addition to the requirements of s. 408.806, each license granted by the agency must state the type of care for which the license is granted. Licenses shall be issued for one or more of the following categories of care: standard, extended congregate care, limited nursing services, or limited mental health.
- (b) An extended congregate care license shall be issued to each facility that has been licensed as an assisted living facility for 2 or more years and that provides services facilities providing, directly or through contract, services beyond those authorized in paragraph (a), including services performed by persons licensed under part I of chapter 464 and supportive services, as defined by rule, to persons who would otherwise be disqualified from continued residence in a facility licensed under this part. An extended congregate care license may be issued to a facility that has a provisional extended congregate care license and meets the re-

quirements for licensure under subparagraph 2. The primary purpose of extended congregate care services is to allow residents the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency as they become more impaired. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if he or she is determined appropriate for admission to the extended congregate care facility.

- 1. In order for extended congregate care services to be provided, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided and whether the designation applies to all or part of the facility. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. The notification of approval or the denial of the request shall be made in accordance with part II of chapter 408. Each existing facility that qualifies facilities qualifying to provide extended congregate care services must have maintained a standard license and may not have been subject to administrative sanctions during the previous 2 years, or since initial licensure if the facility has been licensed for less than 2 years, for any of the following reasons:
 - a. A class I or class II violation;
- b. Three or more repeat or recurring class III violations of identical or similar resident care standards from which a pattern of non-compliance is found by the agency;
- c. Three or more class III violations that were not corrected in accordance with the corrective action plan approved by the agency;
- d. Violation of resident care standards which results in requiring the facility to employ the services of a consultant pharmacist or consultant dietitian;
- e. Denial, suspension, or revocation of a license for another facility licensed under this part in which the applicant for an extended congregate care license has at least 25 percent ownership interest; or
- f. Imposition of a moratorium pursuant to this part or part II of chapter 408 or initiation of injunctive proceedings.

The agency may deny or revoke a facility's extended congregate care license for not meeting the criteria for an extended congregate care license as provided in this subparagraph.

- 2. If an assisted living facility has been licensed for less than 2 years, the initial extended congregate care license must be provisional and may not exceed 6 months. Within the first 3 months after the provisional license is issued, the licensee shall notify the agency, in writing, when it has admitted at least one extended congregate care resident, after which an unannounced inspection shall be made to determine compliance with requirements of an extended congregate care license. Failure to admit an extended congregate care resident within the first 3 months shall render the extended congregate care license void. A licensee that has a provisional extended congregate care license which demonstrates compliance with all of the requirements of an extended congregate care license during the inspection shall be issued an extended congregate care license. In addition to sanctions authorized under this part, if violations are found during the inspection and the licensee fails to demonstrate compliance with all assisted living requirements during a followup inspection, the licensee shall immediately suspend extended congregate care services, and the provisional extended congregate care license expires. The agency may extend the provisional license for not more than 1 month in order to complete a followup visit.
- 3.2. A facility that is licensed to provide extended congregate care services shall maintain a written progress report on each person who receives services which describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse, or appropriate designee, representing the agency shall visit the facility at least *twice a year* quarterly to monitor residents who are receiving extended congregate care services and to determine if the facility is in compliance with this part, part II of chapter 408, and relevant rules. One of the visits may be in conjunction with the regular survey. The monitoring visits may be provided through

contractual arrangements with appropriate community agencies. A registered nurse shall serve as part of the team that inspects the facility. The agency may waive one of the required yearly monitoring visits for a facility that has:

- a. Held an extended congregate care license for at least 24 months; been licensed for at least 24 months to provide extended congregate care services, if, during the inspection, the registered nurse determines that extended congregate care services are being provided appropriately, and if the facility has
- b. No class I or class II violations and no uncorrected class III violations; and:
- c. No ombudsman council complaints that resulted in a citation for licensure The agency must first consult with the long-term care ombudsman council for the area in which the facility is located to determine if any complaints have been made and substantiated about the quality of services or care. The agency may not waive one of the required yearly monitoring visits if complaints have been made and substantiated.
- 4.3. A facility that is licensed to provide extended congregate care services must:
- Demonstrate the capability to meet unanticipated resident service needs.
- b. Offer a physical environment that promotes a homelike setting, provides for resident privacy, promotes resident independence, and allows sufficient congregate space as defined by rule.
- c. Have sufficient staff available, taking into account the physical plant and firesafety features of the building, to assist with the evacuation of residents in an emergency.
- d. Adopt and follow policies and procedures that maximize resident independence, dignity, choice, and decisionmaking to permit residents to age in place, so that moves due to changes in functional status are minimized or avoided.
- e. Allow residents or, if applicable, a resident's representative, designee, surrogate, guardian, or attorney in fact to make a variety of personal choices, participate in developing service plans, and share responsibility in decisionmaking.
 - f. Implement the concept of managed risk.
- g. Provide, directly or through contract, the services of a person licensed under part I of chapter 464.
- h. In addition to the training mandated in s. 429.52, provide specialized training as defined by rule for facility staff.
- 5.4. A facility that is licensed to provide extended congregate care services is exempt from the criteria for continued residency set forth in rules adopted under s. 429.41. A licensed facility must adopt its own requirements within guidelines for continued residency set forth by rule. However, the facility may not serve residents who require 24-hour nursing supervision. A licensed facility that provides extended congregate care services must also provide each resident with a written copy of facility policies governing admission and retention.
- 5. The primary purpose of extended congregate care services is to allow residents, as they become more impaired, the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if the individual is determined appropriate for admission to the extended congregate care facility.
- 6. Before the admission of an individual to a facility licensed to provide extended congregate care services, the individual must undergo a medical examination as provided in s. 429.26(4) and the facility must develop a preliminary service plan for the individual.
- 7. If When a facility can no longer provide or arrange for services in accordance with the resident's service plan and needs and the facility's

policy, the facility *must* shall make arrangements for relocating the person in accordance with s. 429.28(1)(k).

- 8. Failure to provide extended congregate care services may result in denial of extended congregate care license renewal.
- (c) A limited nursing services license shall be issued to a facility that provides services beyond those authorized in paragraph (a) and as specified in this paragraph.
- 1. In order for limited nursing services to be provided in a facility licensed under this part, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with part II of chapter 408. An existing facility that qualifies facilities qualifying to provide limited nursing services must shall have maintained a standard license and may not have been subject to administrative sanctions that affect the health, safety, and welfare of residents for the previous 2 years or since initial licensure if the facility has been licensed for less than 2 years.
- 2. A facility Facilities that is are licensed to provide limited nursing services shall maintain a written progress report on each person who receives such nursing services. The, which report must describe describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse representing the agency shall visit the facility such facilities at least annually twice a year to monitor residents who are receiving limited nursing services and to determine if the facility is in compliance with applicable provisions of this part, part II of chapter 408, and related rules. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall also serve as part of the team that inspects such facility. Visits may be in conjunction with other agency inspections. The agency may waive the required yearly monitoring visit for a facility that has:
 - a. Had a limited nursing services license for at least 24 months;
- b. No class I or class II violations and no uncorrected class III violations; and
- $c. \ \ No \ ombudsman \ council \ complaints \ that \ resulted \ in \ a \ citation \ for \ licensure.$
- 3. A person who receives limited nursing services under this part must meet the admission criteria established by the agency for assisted living facilities. When a resident no longer meets the admission criteria for a facility licensed under this part, arrangements for relocating the person shall be made in accordance with s. 429.28(1)(k), unless the facility is licensed to provide extended congregate care services.

Section 32. Section 429.075, Florida Statutes, is amended to read:

- 429.075 Limited mental health license.—An assisted living facility that serves *one* three or more mental health residents must obtain a limited mental health license.
- (1) To obtain a limited mental health license, a facility must hold a standard license as an assisted living facility, must not have any current uncorrected deficiencies or violations, and must ensure that, within 6 months after receiving a limited mental health license, the facility administrator and the staff of the facility who are in direct contact with mental health residents must complete training of no less than 6 hours related to their duties. This Such designation may be made at the time of initial licensure or relicensure or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with this part, part II of chapter 408, and applicable rules. This training must will be provided by or approved by the Department of Children and Families Family Services.
- (2) A facility that is Facilities licensed to provide services to mental health residents must shall provide appropriate supervision and staffing to provide for the health, safety, and welfare of such residents.

- (3) A facility that has a limited mental health license must:
- (a) Have a copy of each mental health resident's community living support plan and the cooperative agreement with the mental health care services provider or provide written evidence that a request for the community living support plan and the cooperative agreement was sent to the Medicaid managed care plan or managing entity under contract with the Department of Children and Families within 72 hours after admission. The support plan and the agreement may be combined.
- (b) Have documentation that is provided by the Department of Children and Families Family Services that each mental health resident has been assessed and determined to be able to live in the community in an assisted living facility that has with a limited mental health license or provide written evidence that a request for documentation was sent to the Department of Children and Families within 72 hours after admission.
- (c) Make the community living support plan available for inspection by the resident, the resident's legal guardian or, the resident's health care surrogate, and other individuals who have a lawful basis for reviewing this document.
- (d) Assist the mental health resident in carrying out the activities identified in the individual's community living support plan.
- (4) A facility *that has* with a limited mental health license may enter into a cooperative agreement with a private mental health provider. For purposes of the limited mental health license, the private mental health provider may act as the case manager.

Section 33. Section 429.14, Florida Statutes, is amended to read:

429.14 Administrative penalties.—

- (1) In addition to the requirements of part II of chapter 408, the agency may deny, revoke, and suspend any license issued under this part and impose an administrative fine in the manner provided in chapter 120 against a licensee for a violation of any provision of this part, part II of chapter 408, or applicable rules, or for any of the following actions by a licensee, for the actions of any person subject to level 2 background screening under s. 408.809, or for the actions of any facility staff employee:
- (a) An intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- (b) A The determination by the agency that the owner lacks the financial ability to provide continuing adequate care to residents.
- (c) Misappropriation or conversion of the property of a resident of the facility.
- (d) Failure to follow the criteria and procedures provided under part I of chapter 394 relating to the transportation, voluntary admission, and involuntary examination of a facility resident.
- (e) A citation for ef any of the following violations deficiencies as specified in s. 429.19:
 - 1. One or more cited class I violations deficiencies.
 - 2. Three or more cited class II violations deficiencies.
- 3. Five or more cited class III *violations* deficiencies that have been cited on a single survey and have not been corrected within the times specified.
- (f) Failure to comply with the background screening standards of this part, s. 408.809(1), or chapter 435.
 - (g) Violation of a moratorium.
- (h) Failure of the license applicant, the licensee during *licensure renewal* relicensure, or a licensee that holds a provisional license to meet the minimum license requirements of this part, or related rules, at the time of license application or renewal.
- (i) An intentional or negligent life-threatening act in violation of the uniform firesafety standards for assisted living facilities or other fire-

- safety standards *which* that threatens the health, safety, or welfare of a resident of a facility, as communicated to the agency by the local authority having jurisdiction or the State Fire Marshal.
- (j) Knowingly operating any unlicensed facility or providing without a license any service that must be licensed under this chapter or chapter 400.
- (k) Any act constituting a ground upon which application for a license may be denied.
- (2) Upon notification by the local authority having jurisdiction or by the State Fire Marshal, the agency may deny or revoke the license of an assisted living facility that fails to correct cited fire code violations that affect or threaten the health, safety, or welfare of a resident of a facility.
- (3) The agency may deny or revoke a license of an to any applicant or controlling interest as defined in part II of chapter 408 which has or had a 25 percent 25 percent or greater financial or ownership interest in any other facility that is licensed under this part, or in any entity licensed by this state or another state to provide health or residential care, if that which facility or entity during the 5 years before prior to the application for a license closed due to financial inability to operate; had a receiver appointed or a license denied, suspended, or revoked; was subject to a moratorium; or had an injunctive proceeding initiated against it.
- (4) The agency shall deny or revoke the license of an assisted living facility *if*:
- (a) There are two moratoria, issued pursuant to this part or part II of chapter 408, within a 2-year period which are imposed by final order;
- (b) The facility is cited for two or more class I violations arising from unrelated circumstances during the same survey or investigation; or
- (c) The facility is cited for two or more class I violations arising from separate surveys or investigations within a 2-year period that has two or more class I violations that are similar or identical to violations identified by the agency during a survey, inspection, monitoring visit, or complaint investigation occurring within the previous 2 years.
- (5) An action taken by the agency to suspend, deny, or revoke a facility's license under this part or part II of chapter 408, in which the agency claims that the facility owner or an employee of the facility has threatened the health, safety, or welfare of a resident of the facility, *must* be heard by the Division of Administrative Hearings of the Department of Management Services within 120 days after receipt of the facility's request for a hearing, unless that time limitation is waived by both parties. The administrative law judge *shall* must render a decision within 30 days after receipt of a proposed recommended order.
- (6) As provided under s. 408.814, the agency shall impose an immediate moratorium on an assisted living facility that fails to provide the agency access to the facility or prohibits the agency from conducting a regulatory inspection. The licensee may not restrict agency staff in accessing and copying records or in conducting confidential interviews with facility staff or any individual who receives services from the facility provide to the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, on a monthly basis, a list of those assisted living facilities that have had their licenses denied, suspended, or revoked or that are involved in an appellate proceeding pursuant to s. 120.60 related to the denial, suspension, or revocation of a license.
- (7) Agency notification of a license suspension or revocation, or denial of a license renewal, shall be posted and visible to the public at the facility.
- (8) If a facility is required to relocate some or all of its residents due to agency action, that facility is exempt from the 45 days' notice requirement imposed under s. 429.28(1)(k). This subsection does not exempt the facility from any deadlines for corrective action set by the agency.
- Section 34. Paragraphs (a) and (b) of subsection (2) of section 429.178, Florida Statutes, are amended to read:
- 429.178 $\,$ Special care for persons with Alzheimer's disease or other related disorders.—

- (2)(a) An individual who is employed by a facility that provides special care for residents who~have~with Alzheimer's disease or other related disorders, and who has regular contact with such residents, must complete up to 4 hours of initial dementia-specific training developed or approved by the department. The training must~shall~ be completed within 3 months after beginning employment and satisfy~shall~satisfy~ the core training requirements of s.~429.52(3)(g)~s.~429.52(2)(g).
- (b) A direct caregiver who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who provides direct care to such residents, must complete the required initial training and 4 additional hours of training developed or approved by the department. The training must shall be completed within 9 months after beginning employment and satisfy shall satisfy the core training requirements of s. 429.52(3)(g) s. 429.52(2)(g).
 - Section 35. Section 429.19, Florida Statutes, is amended to read:
 - 429.19 Violations; imposition of administrative fines; grounds.—
- (1) In addition to the requirements of part II of chapter 408, the agency shall impose an administrative fine in the manner provided in chapter 120 for the violation of any provision of this part, part II of chapter 408, and applicable rules by an assisted living facility, for the actions of any person subject to level 2 background screening under s. 408.809, for the actions of any facility employee, or for an intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- Each violation of this part and adopted rules must shall be classified according to the nature of the violation and the gravity of its probable effect on facility residents. The scope of a violation may be cited as an isolated, patterned, or widespread deficiency. An isolated deficiency is a deficiency affecting one or a very limited number of residents, or involving one or a very limited number of staff, or a situation that occurred only occasionally or in a very limited number of locations. A patterned deficiency is a deficiency in which more than a very limited number of residents are affected, or more than a very limited number of staff are affected, or the situation has occurred in several locations, or the same resident or residents have been affected by repeated occurrences of the same deficient practice but the effect of the deficient practice is not found to be pervasive throughout the facility. A widespread deficiency is a deficiency in which the problems causing the deficiency are pervasive in the facility or represent systemic failure that has affected or has the potential to affect a large portion of the facility's residents.
- (a) The agency shall indicate the classification on the written notice of the violation as follows:
- 1.(a) Class "I" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class I violation of \$5,000 for an isolated deficiency; \$7,500 for a patterned deficiency; and \$10,000 for a widespread deficiency. If the agency has knowledge of a class I violation that occurred within 12 months before an inspection, a fine must be levied for that violation, regardless of whether the noncompliance is corrected before the inspection in an amount not less than \$5,000 and not exceeding \$10,000 for each violation.
- 2.(b) Class "II" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class II violation of \$1,000 for an isolated deficiency; \$3,000 for a patterned deficiency; and \$5,000 for a widespread deficiency in an amount not less than \$1,000 and not exceeding \$5,000 for each violation.
- 3.(e) Class "III" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class III violation of \$500 for an isolated deficiency; \$750 for a patterned deficiency; and \$1,000 for a widespread deficiency in an amount not less than \$500 and not exceeding \$1,000 for each violation.
- 4.(d) Class "IV" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class IV violation of \$100 for an isolated deficiency; \$150 for a patterned deficiency; and \$200 for a widespread deficiency in an amount not less than \$100 and not exceeding \$200 for each violation.
- (b) Any fine imposed for a class I violation or a class II violation must be doubled if a facility was previously cited for one or more class I or class

- II violations during the agency's last licensure inspection or any inspection or complaint investigation since the last licensure inspection.
- (c) Notwithstanding s. 408.813(2)(c) and (d) and s. 408.832, a fine must be imposed for each class III or class IV violation, regardless of correction, if a facility was previously cited for one or more class III or class IV violations during the agency's last licensure inspection or any inspection or complaint investigation since the last licensure inspection for the same regulatory violation. A fine imposed for class III or class IV violations must be doubled if a facility was previously cited for one or more class III or class IV violations during the agency's last two licensure inspections for the same regulatory violation.
- (d) Notwithstanding the fine amounts specified in subparagraphs (a) 1.-4., and regardless of the class of violation cited, the agency shall impose an administrative fine of \$500 on a facility that is found not to be in compliance with the background screening requirements as provided in s. 408.809.
- (3) For purposes of this section, in determining if a penalty is to be imposed and in fixing the amount of the fine, the agency shall consider the following factors:
- (a) The gravity of the violation, including the probability that death or serious physical or emotional harm to a resident will result or has resulted, the severity of the action or potential harm, and the extent to which the provisions of the applicable laws or rules were violated.
 - (b) Actions taken by the owner or administrator to correct violations.
 - (c) Any previous violations.
- (d) The financial benefit to the facility of committing or continuing the violation.
 - (e) The licensed capacity of the facility.
- (3)(4) Each day of continuing violation after the date *established by* the agency fixed for correction termination of the violation, as ordered by the agency, constitutes an additional, separate, and distinct violation.
- (4)(5) An Any action taken to correct a violation shall be documented in writing by the owner or administrator of the facility and verified through followup visits by agency personnel. The agency may impose a fine and, in the case of an owner-operated facility, revoke or deny a facility's license when a facility administrator fraudulently misrepresents action taken to correct a violation.
- (5)(6) A Any facility whose owner fails to apply for a change-of-ownership license in accordance with part II of chapter 408 and operates the facility under the new ownership is subject to a fine of \$5,000.
- (6)(7) In addition to any administrative fines imposed, the agency may assess a survey fee, equal to the lesser of one half of the facility's biennial license and bed fee or \$500, to cover the cost of conducting initial complaint investigations that result in the finding of a violation that was the subject of the complaint or monitoring visits conducted under s. 429.28(3)(c) to verify the correction of the violations.
- (7)(8) During an inspection, the agency shall make a reasonable attempt to discuss each violation with the owner or administrator of the facility, *before* prior to written notification.
- (8)(9) The agency shall develop and disseminate an annual list of all facilities sanctioned or fined for violations of state standards, the number and class of violations involved, the penalties imposed, and the current status of cases. The list shall be disseminated, at no charge, to the Department of Elderly Affairs, the Department of Health, the Department of Children and Families Family Services, the Agency for Persons with Disabilities, the area agencies on aging, the Florida Statewide Advocacy Council, and the state and local ombudsman councils. The Department of Children and Families Family Services shall disseminate the list to service providers under contract to the department who are responsible for referring persons to a facility for residency. The agency may charge a fee commensurate with the cost of printing and postage to other interested parties requesting a copy of this list. This information may be provided electronically or through the agency's website Internet site.

Section 36. Subsection (3) and paragraph (c) of subsection (4) of section 429.256, Florida Statutes, are amended to read:

429.256 Assistance with self-administration of medication.—

- (3) Assistance with self-administration of medication includes:
- (a) Taking the medication, in its previously dispensed, properly labeled container, including an insulin syringe that is prefilled with the proper dosage by a pharmacist and an insulin pen that is prefilled by the manufacturer, from where it is stored, and bringing it to the resident.
- (b) In the presence of the resident, reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
- (c) Placing an oral dosage in the resident's hand or placing the dosage in another container and helping the resident by lifting the container to his or her mouth.
 - (d) Applying topical medications.
 - (e) Returning the medication container to proper storage.
- (f) Keeping a record of when a resident receives assistance with self-administration under this section.
- (g) Assisting with the use of a nebulizer, including removing the cap of a nebulizer, opening the unit dose of nebulizer solution, and pouring the prescribed premeasured dose of medication into the dispensing cup of the nebulizer.
 - (h) Using a glucometer to perform blood-glucose level checks.
 - (i) Assisting with putting on and taking off antiembolism stockings.
- (j) Assisting with applying and removing an oxygen cannula, but not with titrating the prescribed oxygen settings.
- (k) Assisting with the use of a continuous positive airway pressure (CPAP) device, but not with titrating the prescribed setting of the device.
 - (l) Assisting with measuring vital signs.
 - (m) Assisting with colostomy bags.
 - (4) Assistance with self-administration does not include:
- (e) Administration of medications through intermittent positive pressure breathing machines or a nebulizer.

Section 37. Subsections (2), (5), and (6) of section 429.28, Florida Statutes, are amended to read:

429.28 Resident bill of rights.—

- (2) The administrator of a facility shall ensure that a written notice of the rights, obligations, and prohibitions set forth in this part is posted in a prominent place in each facility and read or explained to residents who cannot read. The This notice must shall include the name, address, and telephone numbers of the local ombudsman council, the and central abuse hotline, and, if when applicable, Disability Rights Florida the Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council, where complaints may be lodged. The notice must state that a complaint made to the Office of State Long-Term Care Ombudsman or a local long-term care ombudsman council, the names and identities of the residents involved in the complaint, and the identity of complainants are kept confidential pursuant to s. 400.0077 and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right. The facility must ensure a resident's access to a telephone to call the local ombudsman council, central abuse hotline, and Disability Rights Florida Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council.
- (5) A No facility or employee of a facility may not serve notice upon a resident to leave the premises or take any other retaliatory action against any person who:
 - (a) Exercises any right set forth in this section.

- (b) Appears as a witness in any hearing, inside or outside the facility.
- (c) Files a civil action alleging a violation of the provisions of this part or notifies a state attorney or the Attorney General of a possible violation of such provisions.
- (6) A Any facility that which terminates the residency of an individual who participated in activities specified in subsection (5) must shall show good cause in a court of competent jurisdiction. If good cause is not shown, the agency shall impose a fine of \$2,500 in addition to any other penalty assessed against the facility.

Section 38. Section 429.34, Florida Statutes, is amended to read:

429.34 Right of entry and inspection.—

- (1) In addition to the requirements of s. 408.811, any duly designated officer or employee of the department, the Department of Children and Families Family Services, the Medicaid Fraud Control Unit of the Office of the Attorney General, the state or local fire marshal, or a member of the state or local long-term care ombudsman council has shall have the right to enter unannounced upon and into the premises of any facility licensed pursuant to this part in order to determine the state of compliance with the provisions of this part, part II of chapter 408, and applicable rules. Data collected by the state or local long-term care ombudsman councils or the state or local advocacy councils may be used by the agency in investigations involving violations of regulatory standards. A person specified in this section who knows or has reasonable cause to suspect that a vulnerable adult has been or is being abused, neglected, or exploited shall immediately report such knowledge or suspicion to the central abuse hotline pursuant to chapter 415.
- (2) The agency shall inspect each licensed assisted living facility at least once every 24 months to determine compliance with this chapter and related rules. If an assisted living facility is cited for one or more class I violations or two or more class II violations arising from separate surveys within a 60-day period or due to unrelated circumstances during the same survey, the agency must conduct an additional licensure inspection within 6 months. In addition to any fines imposed on the facility under s. 429.19, the licensee shall pay a fee for the cost of the additional inspection equivalent to the standard assisted living facility license and per-bed fees, without exception for beds designated for recipients of optional state supplementation. The agency shall adjust the fee in accordance with s. 408.805.

Section 39. Subsection (2) of section 429.41, Florida Statutes, is amended to read:

429.41 Rules establishing standards.—

(2) In adopting any rules pursuant to this part, the department, in conjunction with the agency, shall make distinct standards for facilities based upon facility size; the types of care provided; the physical and mental capabilities and needs of residents; the type, frequency, and amount of services and care offered; and the staffing characteristics of the facility. Rules developed pursuant to this section may shall not restrict the use of shared staffing and shared programming in facilities that are part of retirement communities that provide multiple levels of care and otherwise meet the requirements of law and rule. If a continuing care facility licensed under chapter 651 or a retirement community offering multiple levels of care obtains a license pursuant to this chapter for a building or part of a building designated for independent living, staffing requirements established in rule apply only to residents who receive personal services, limited nursing services, or extended congregate care services under this part. Such facilities shall retain a log listing the names and unit number for residents receiving these services. The log must be available to surveyors upon request. Except for uniform firesafety standards, the department shall adopt by rule separate and distinct standards for facilities with 16 or fewer beds and for facilities with 17 or more beds. The standards for facilities with 16 or fewer beds must shall be appropriate for a noninstitutional residential environment; however, provided that the structure may not be is no more than two stories in height and all persons who cannot exit the facility unassisted in an emergency must reside on the first floor. The department, in conjunction with the agency, may make other distinctions among types of facilities as necessary to enforce the provisions of this part. Where appropriate, the agency shall offer alternate solutions for complying with established standards, based on distinctions made by the

department and the agency relative to the physical characteristics of facilities and the types of care offered therein.

- Section 40. Present subsections (1) through (11) of section 429.52, Florida Statutes, are redesignated as subsections (2) through (12), respectively, a new subsection (1) is added to that section, and present subsections (5) and (9) of that section are amended, to read:
- $429.52\,$ Staff training and educational programs; core educational requirement.—
- (1) Effective October 1, 2014, each new assisted living facility employee who has not previously completed core training must attend a preservice orientation provided by the facility before interacting with residents. The preservice orientation must be at least 2 hours in duration and cover topics that help the employee provide responsible care and respond to the needs of facility residents. Upon completion, the employee and the administrator of the facility must sign a statement that the employee completed the required preservice orientation. The facility must keep the signed statement in the employee's personnel record.
- (6)(5) Staff involved with the management of medications and assisting with the self-administration of medications under s. 429.256 must complete a minimum of 6 4 additional hours of training provided by a registered nurse, licensed pharmacist, or department staff. The department shall establish by rule the minimum requirements of this additional training.
- (10)(9) The training required by this section other than the preservice orientation must shall be conducted by persons registered with the department as having the requisite experience and credentials to conduct the training. A person seeking to register as a trainer must provide the department with proof of completion of the minimum core training education requirements, successful passage of the competency test established under this section, and proof of compliance with the continuing education requirement in subsection (5) (4).
- Section 41. The Legislature finds that consistent regulation of assisted living facilities benefits residents and operators of such facilities. To determine whether surveys are consistent between surveys and surveyors, the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a study of intersurveyor reliability for assisted living facilities. By November 1, 2014, OPPAGA shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives and make any recommendations for improving intersurveyor reliability.
 - Section 42. Section 429.55, Florida Statutes, is created to read:
 - 429.55 Public access to data; rating system and comment page.—
- (1) The Legislature finds that consumers need additional information on the quality of care and service in assisted living facilities in order to select the best facility for themselves or their loved ones.
- (2) By March 1, 2015, the agency shall implement a rating system for assisted living facilities based on facility inspections, violations, complaints, and agency visits to assist consumers and residents. The agency may adopt rules to administer this subsection.
- (3) By November 1, 2014, the agency shall provide, maintain, and update at least quarterly, electronically accessible data on assisted living facilities. Such data must be searchable, downloadable, and available in generally accepted formats. At a minimum, such data must include:
- - 1. The name and address of the facility.
 - 2. The number and type of licensed beds in the facility.
 - 3. The types of licenses held by the facility.
 - 4. The facility's license expiration date and status.
 - 5. Proprietary or nonproprietary status of the licensee.

- 6. Any affiliation with a company or other organization owning or managing more than one assisted living facility in this state.
- 7. The total number of clients that the facility is licensed to serve and the most recently available occupancy levels.
 - 8. The number of private and semiprivate rooms offered.
 - 9. The bed-hold policy.
 - 10. The religious affiliation, if any, of the assisted living facility.
 - 11. The languages spoken by the staff.
 - 12. Availability of nurses.
- 13. Forms of payment accepted, including, but not limited to, Medicaid, Medicaid long-term managed care, private insurance, health maintenance organization, United States Department of Veterans Affairs, CHAMPUS program, or workers' compensation coverage.
- 14. Indication if the licensee is operating under bankruptcy protection.
 - 15. Recreational and other programs available.
 - 16. Special care units or programs offered.
- 17. Whether the facility is a part of a retirement community that offers other services pursuant to this part or part III of this chapter, part II or part III of chapter 400, or chapter 651.
- 18. Links to the State Long-Term Care Ombudsman Program website and the program's statewide toll-free telephone number.
 - 19. Links to the websites of the providers or their affiliates.
- 20. Other relevant information that the agency currently collects.
- (b) A list of the facility's violations, including, for each violation:
- 1. A summary of the violation presented in a manner understandable by the general public;
- 2. Any sanctions imposed by final order; and
- 3. The date the corrective action was confirmed by the agency.
- (c) Links to inspection reports on file with the agency.
- (4) The agency shall provide a monitored comment webpage that allows members of the public to comment on specific assisted living facilities licensed to operate in this state. At a minimum, the comment webpage must allow members of the public to identify themselves, provide comments on their experiences with, or observations of, an assisted living facility, and view others' comments.
- (a) The agency shall review comments for profanities and redact any profanities before posting the comments to the webpage. After redacting any profanities, the agency shall post all comments, and shall retain all comments as they were originally submitted, which are subject to the requirements of chapter 119 and which shall be retained by the agency for inspection by the public without further redaction pursuant to retention schedules and disposal processes for such records.
- (b) A controlling interest, as defined in s. 408.803 in an assisted living facility, or an employee or owner of an assisted living facility, is prohibited from posting comments on the page. A controlling interest, employee, or owner may respond to comments on the page, and the agency shall ensure that such responses are identified as being from a representative of the facility.
- (5) The agency may provide links to third-party websites that use the data published pursuant to this section to assist consumers in evaluating the quality of care and service in assisted living facilities.
- Section 43. For the 2014-2015 fiscal year, the sums of \$156,943 in recurring funds and \$7,546 in nonrecurring funds from the Health Care Trust Fund and two full-time equivalent senior attorney positions with associated salary rate of 103,652 are appropriated to the Agency for

Health Care Administration for the purpose of implementing the regulatory provisions of this act.

Section 44. For the 2014-2015 fiscal year, for the purpose of implementing and maintaining the public information website enhancements provided under this act:

- (1) The sums of \$72,435 in recurring funds and \$3,773 in non-recurring funds from the Health Care Trust Fund and one full-time equivalent health services and facilities consultant position with associated salary rate of 46,560 are appropriated to the Agency for Health Care Administration;
- (2) The sums of \$30,000 in recurring funds and \$15,000 in nonrecurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for software purchase, installation, and maintenance services; and
- (3) The sums of \$2,474 in recurring funds and \$82,806 in non-recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for contracted services.

And the title is amended as follows:

Delete line 78 and insert: tissue donations; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility after the mental health resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified time; requiring the responsible entity to ensure that there is adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of residents in the facilities; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 409.212, F.S.; increasing the cap on additional supplementation a person may receive under certain conditions; amending s. 429.07, F.S.; revising the requirement that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other inspections by the agency; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action may not be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving relevant services; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the required preservice orientation and keep the signed statement in the employee's personnel record; requiring 2 additional hours of training for assistance with medication; conforming a cross-reference; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; creating s. 429.55, F.S.; requiring the Agency for Health Care Administration to implement a rating system of assisted living facilities by a specified date; authorizing the agency to adopt rules; requiring the Agency for Health Care Administration to provide specified data on assisted living facilities by a certain date; providing minimum requirements for such data; authorizing the agency to create a comment webpage regarding assisted living facilities; providing minimum requirements; authorizing the agency to provide links to certain third-party websites; providing appropriations; providing an effective date.

Pursuant to Rule 4.19, ${f CS}$ for ${f HB}$ 7105 as amended was placed on the calendar of Bills on Third Reading.

INTRODUCTION OF FORMER SENATORS

The President recognized former Senator Dave Aronberg, Palm Beach County State Attorney, who was present in the chamber.

CS for CS for SB 1114—A bill to be entitled An act relating to retirement; amending s. 121.021, F.S.; revising the definition of "vested" or "vesting" to provide that a member initially enrolled in the Florida Retirement System after a certain date is vested in the pension plan after

completing 10 years of creditable service; amending s. 121.051, F.S.; providing for compulsory membership in the Florida Retirement System Investment Plan for certain members of the Elected Officers' Class initially enrolled after a certain date; amending s. 121.052, F.S.; differentiating between cabinet members and judicial members of the Elected Officers Class; prohibiting members of the Elected Officers' Class from joining the Senior Management Service Class after a specified date; amending s. 121.053, F.S.; authorizing renewed membership in the retirement system for retirees who are reemployed in a position eligible for the Elected Officers' Class under certain circumstances; amending s. 121.055, F.S.; limiting the options of elected officers employed after a certain date to enroll in the Senior Management Service Class or in the Senior Management Service Optional Annuity Program; closing the Senior Management Optional Annuity Program to new members after a specified date; amending s. 121.091, F.S.; providing that certain members are entitled to a monthly disability benefit; revising provisions to conform to changes made by the act; amending s. 121.122, F.S.; requiring that certain retirees who are employed on or after a specified date be renewed members in the investment plan; providing exceptions; providing that creditable service does not accrue for a reemployed retiree during a specified period; prohibiting certain funds from being paid into a renewed member's investment plan account for a specified period of employment; requiring the renewed member to satisfy vesting requirements; prohibiting a renewed member from receiving disability benefits; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions to the member's investment plan account; providing for the administration of the employer and employee contributions; prohibiting the purchase of past service in the investment plan during certain dates; authorizing a renewed member to receive additional credit toward the health insurance subsidy under certain circumstances; providing that a retiree employed on or after a specified date in a regularly established position eligible for the State University System Optional Retirement Program is a renewed member of that program; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions; prohibiting the purchase of past service in the program during certain dates; providing that a retiree employed on or after a specified date in a regularly established position eligible for the State Community College System Optional Retirement Program is a renewed member of that program; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions; prohibiting the purchase of past service in the program for certain dates; amending s. 121.35, F.S.; providing that certain participants in the optional retirement program for the State University System have a choice between the optional retirement program and the Florida Retirement System Investment Plan; amending s. 121.4501, F.S.; requiring certain employees initially enrolled in the Florida Retirement System on or after a specified date to be compulsory members of the investment plan; revising the definition of the terms "eligible employee" and "member" or "employee"; revising a provision relating to acknowledgment of an employee's election to participate in the investment plan; placing certain employees in the pension plan from their respective dates of hire until they are automatically enrolled in the investment plan or timely elect enrollment in the pension plan; authorizing certain employees to elect to participate in the pension plan, rather than the default investment plan, within a specified time; specifying that a retiree who has returned to covered employment before a specified date may continue membership in his or her selected retirement plan; conforming a provision to changes made by the act; providing for the transfer of certain contributions; revising the education component; deleting the obligation of system employers to communicate the existence of both retirement plans; conforming provisions and crossreferences to changes made by the act; amending s. 121.591, F.S.; revising provisions relating to disability retirement benefits; amending ss. 238.072 and 413.051, F.S.; conforming cross-references; requiring the State Board of Administration and Department of Management Services to request a determination letter from the Internal Revenue Service as to whether any provision under the act will cause the Florida Retirement System to be disqualified for tax purposes and, if so, to notify the Legislature; requiring the board and department to also seek guidance regarding the consequences of differing tax contributions; providing that the act fulfills an important state interest; providing an effective date.

—was read the second time by title.

Senator Simpson moved the following amendments which were adopted:

Amendment 1 (446396)—Delete lines 150-178 and insert:

- (3) COMPULSORY INVESTMENT PLAN MEMBERSHIP.—Except for members of the Elected Officers' Class who withdraw from the Florida Retirement System under s. 121.052(3)(d) or elect to participate in an optional retirement program under s. 121.051(1)(a), s. 121.051(2)(c), or s. 121.35, or are described in s. 121.052(2)(a)2. or s. 121.052(2)(b), employees initially enrolled in the Florida Retirement System on or after July 1, 2015, and whose first employment in a regularly established position is covered by the Elected Officers' Class are compulsory members of the investment plan. Investment plan membership continues for a compulsory member even if the employee is subsequently employed in a position covered by another membership class. Membership in the pension plan by a compulsory member is not permitted except as provided in s. 121.591(2).
- (a) Employees initially enrolled in the Florida Retirement System before July 1, 2015, may retain their membership in the pension plan or investment plan and are eligible to use the election opportunity specified in s. 121.4501(4)(f). Compulsory members are not eligible to use the election opportunity.
- (b) An employee eligible to withdraw from the system under s. 121.052(3)(d) may withdraw from the system, participate in the pension plan if not a compulsory member of the investment plan, or participate in the investment plan as provided under those provisions. An employee eligible for the optional retirement programs under paragraph (2)(c) or s. 121.35 may participate in the optional retirement program, participate in the pension plan if not a compulsory member, or participate in the investment plan as provided under those provisions. An eligible employee required to participate pursuant to paragraph (1)(a) in the optional retirement program as provided under s. 121.35 must participate in the investment plan if employed in a position not eligible for the optional retirement program and otherwise meeting the requirements as a compulsory member of the investment plan.

Amendment 2 (730910)—Delete lines 1114-1141 and insert:

- (g) Except for members of the Elected Officers' Class who withdraw from the Florida Retirement System under s. 121.052(3)(d) or elect to participate in an optional retirement program under s. 121.051(1)(a), s. 121.051(2)(c), or s. 121.35, or are described in s. 121.052(2)(a)2. or (2)(b), employees initially enrolled in the Florida Retirement System on or after July 1, 2015, and whose first employment in a regularly established position is covered by the Elected Officers' Class are compulsory members of the investment plan. Investment plan membership continues for a compulsory member even if the employee is subsequently employed in a position covered by another membership class. Membership in the pension plan by a compulsory member is not permitted except as provided in s. 121.591(2).
- 1. Employees initially enrolled in the system before July 1, 2015, may retain their membership in the pension plan or investment plan and are eligible to use the election opportunity specified in paragraph (f). Compulsory members are not eligible to use the election opportunity.
- 2. An employee eligible to withdraw from the system under s. 121.052(3)(d) may withdraw from the system, participate in the pension plan if not a compulsory member of the investment plan, or participate in the investment plan as provided under those provisions. An employee eligible for the optional retirement programs under s. 121.051(2)(c) or s. 121.35 may participate in the optional retirement program, participate in the pension plan if not a compulsory member of the investment plan, or participate in the investment plan as provided under those provisions. An eligible employee required to participate in the optional retirement program pursuant to s. 121.051(1)(a) as provided under s. 121.35 must participate in the investment plan if employed in a position not eligible for the optional retirement program and otherwise meeting the requirements as a compulsory member of the investment plan.

Amendment 3 (364164) (with title amendment)—Between lines 1557 and 1558 insert:

Section 14. The Department of Management Services shall commission a special actuarial study to determine the costs of providing a new death benefit through the pension plan for members of the Florida Retirement System Investment Plan who are killed in the line of duty. The study must examine the costs associated with offering a death benefit that allows the surviving spouse or surviving dependent children of an investment plan member killed in the line of duty to elect the death benefit

provided under s. 121.091(7)(d), Florida Statutes, after transferring the value of the member's investment account to the pension plan, in lieu of the current death benefit provided under the investment plan. The Department of Management Services shall consult with the Legislature about the alternatives to be considered and the level of detail to be included in the special study results. The results of such study shall be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives by March 1, 2015.

And the title is amended as follows:

Delete line 102 and insert: contributions; requiring the Department of Management Services to conduct an actuarial study to determine the costs of providing a new death benefit through the pension plan for the families of members of the investment plan killed in the line of duty and provide the results of the study to the Governor and the Legislature by a certain date; providing that the act fulfills an

Pending further consideration of **CS for CS for SB 1114**, as amended on motion by Senator Simpson, by two-thirds vote **HB 7181** was withdrawn from the Committees on Community Affairs; Governmental Oversight and Accountability; and Appropriations.

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

HB 7181-A bill to be entitled An act relating to public retirement plans; amending s. 121.021, F.S.; revising the definition of "vested" or "vesting"; providing that a member initially enrolled in the Florida Retirement System after a certain date is vested in the pension plan after 10 years of creditable service; amending s. 121.051, F.S.; providing for compulsory membership in the Florida Retirement System Investment Plan for employees in the Elected Officers' Class or the Senior Management Service Class initially enrolled after a specified date; amending s. 121.052, F.S.; prohibiting members of the Elected Officers' Class from joining the Senior Management Service Class after a specified date; amending s. 121.053, F.S.; authorizing renewed membership in the retirement system for retirees who are reemployed in a position eligible for the Elected Officers' Class under certain circumstances; amending s. 121.055, F.S.; authorizing renewed membership in the retirement system for retirees of the Senior Management Service Optional Annuity Program who are reemployed on or after a specified date; prohibiting an elected official eligible for membership in the Elected Officers' Class from enrolling in the Senior Management Service Class or in the Senior Management Service Optional Annuity Program; closing the Senior Management Service Optional Annuity Program to new members after a specified date; amending s. 121.091, F.S.; increasing the service time required to qualify for disability benefits to 10 years for members enrolled in the pension plan on or after a specified date; revising provisions to conform to changes made by the act; amending s. 121.122, F.S.; requiring that certain retirees who are employed on or after a specified date be renewed members in the investment plan; providing exceptions; providing that creditable service does not accrue for a reemployed retiree during a specified period; prohibiting certain funds from being paid into a renewed member's investment plan account for a specified period of employment; requiring the renewed member to satisfy vesting requirements; prohibiting a renewed member from receiving disability benefits; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions to the member's investment plan account; providing for the administration of the employer and employee contributions; prohibiting the purchase of past service in the investment plan during certain dates; authorizing a renewed member to receive additional credit toward the health insurance subsidy under certain circumstances; providing that a retiree employed on or after a specified date in a regularly established position eligible for the State University System Optional Retirement Program is a renewed member of that program; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions; prohibiting the purchase of past service in the program during certain dates; providing that a retiree employed on or after a specified date in a regularly established position eligible for the State Community College System Optional Retirement Program is a renewed member of that program; specifying requirements and limitations; requiring the employer and the retiree to make applicable contributions; prohibiting the purchase of past service in the program during certain dates; amending s. 121.4501, F.S.; requiring certain employees initially enrolled in the Florida Retirement System on or after a specified date to be compulsory members of the investment plan; revising the definition of "member" or "employee"; revising a provision relating to acknowledgement of an employee's election to participate in the investment plan; enrolling certain employees in the pension plan from their date of hire until they are automatically enrolled in the investment plan or timely elect enrollment in

the pension plan; providing certain members with a specified time to choose participation in the pension plan or the investment plan; specifying that a retiree who has returned to covered employment before a specified date may continue membership in his or her selected retirement plan; conforming a provision to changes made by the act; providing for the transfer of certain contributions; revising a provision relating to acknowledgement of an employee's election to participate in the investment plan; revising the education component; conforming provisions and cross-references to changes made by the act; amending s. 121.591, F.S.; increasing the service time required to qualify for disability benefits to 10 years for members enrolled in the investment plan on or after a specified date; amending s. 175.021, F.S.; revising the legislative declaration to require that all firefighter pension plans meet the requirements of chapter 175, F.S., in order to receive insurance premium tax revenues; amending s. 175.032, F.S.; revising definitions to conform to changes made by the act and providing new definitions; amending s. 175.071, F.S.; conforming a cross-reference; amending s. 175.091, F.S.; revising the method of creating and maintaining a firefighters' pension trust fund; amending s. 175.162, F.S.; deleting a provision basing the availability of additional benefits in a firefighter pension plan upon state funding; revising the calculation of monthly retirement income for a fulltime firefighter; providing that certain firefighter pension plans must maintain a certain minimum percentage of average final compensation after a specified date; amending s. 175.351, F.S., relating to municipalities and special fire control districts that have their own pension plans and want to participate in the distribution of a tax fund; revising criteria governing the use of revenues from the premium tax; authorizing a pension plan to reduce excess benefits if the plan continues to meet certain minimum benefits and standards; providing that the use of premium tax revenues may deviate from the requirements of chapter 175, F.S., under certain circumstances; requiring plan sponsors to have a defined contribution plan in place by a certain date; authorizing a municipality to implement certain changes to a local law plan which are contrary to chapter 175, F.S., for a limited time; amending s. 185.01, F.S.; revising the legislative declaration to require that all police officer pension plans meet the requirements of chapter 185, F.S., in order to receive insurance premium tax revenues; amending s. 185.02, F.S.; revising definitions to conform to changes made by the act and adding new definitions; revising applicability of the limitation on the amount of overtime payments which may be used for retirement benefit calculations; amending s. 185.06, F.S.; conforming a cross-reference; amending s. 185.07, F.S.; revising the method of creating and maintaining a police officers' retirement trust fund; amending s. 185.16, F.S.; deleting a provision basing the availability of additional benefits in a police officer pension plan upon state funding; revising the calculation of monthly retirement income for a police officer; providing that certain police officer pension plans must maintain a certain minimum percentage of average final compensation after a specified date; amending s. 185.35, F.S., relating to municipalities that have their own pension plans for police officers and want to participate in the distribution of a tax fund; conforming a cross-reference; revising criteria governing the use of revenues from the premium tax; authorizing a plan to reduce excess benefits if the plan continues to meet certain minimum benefits and minimum standards; providing that the use of premium tax revenues may deviate from the requirements of chapter 185, F.S., under specified circumstances; requiring plan sponsors to have a defined contribution plan in place by a certain date; authorizing a municipality to implement certain changes to a local law plan which are contrary to chapter 185, F.S., for a limited time; amending ss. 238.072 and 413.051, F.S.; conforming cross-references; providing that the act fulfills an important state interest; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1114 as amended and read the second time by title.

MOTION TO RECONSIDER BILL

Senator Latvala moved that the Senate reconsider the vote by which the rules were waived to substitute **HB 7181** for **CS for CS for SB 1114** as amended. The motion was adopted.

The vote was:

Yeas—21

Diaz de la Portilla Evers	Joyner Latvala
Flores	Lee
Gibson	Margolis
Grimsley	Montford
	Evers Flores Gibson

Ring Sachs	Smith Sobel	Soto Thompson
Nays—15		
Mr. President Altman Bean	Brandes Galvano Garcia Gardiner	Legg Negron Richter
Benacquisto		Simpson
Bradley	Hays	Thrasher

Further consideration of \mathbf{CS} for \mathbf{CS} for \mathbf{SB} 1114 as amended was deferred.

RECESS

On motion by Senator Thrasher, the Senate recessed at 12:55 p.m. to reconvene at 2:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present—39:

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

SPECIAL ORDER CALENDAR

On motion by Senator Latvala-

CS for CS for CS for HB 851—A bill to be entitled An act relating to postsecondary education tuition and fees; amending s. 1009.21, F.S., relating to the determination of resident status for tuition purposes; revising the definitions of the terms "dependent child" and "parent"; revising certain residency requirements for a dependent child; prohibiting denial of classification as a resident for tuition purposes based on certain immigration status; revising requirements for documentation of residency; revising requirements relating to classification or reclassification as a resident for tuition purposes based on marriage; revising requirements relating to reevaluation of classification as a resident for tuition purposes; classifying persons who receive certain tuition exemptions or waivers as residents for tuition purposes; providing for the adoption of rules and regulations; amending s. 1009.22, F.S.; revising provisions relating to workforce education postsecondary tuition and out-of-state fees; amending s. 1009.23, F.S.; revising provisions relating to Florida College System institution tuition and out-of-state fees; amending s. 1009.24, F.S.; revising provisions relating to state university resident undergraduate tuition; revising the annual percentage increase allowed in the aggregate sum of tuition and the tuition differential at state universities; amending s. 1009.26, F.S.; revising provisions relating to the tuition waiver for a recipient of a Purple Heart or another combat decoration superior in precedence; providing for the waiver of out-of-state fees for students based on certain attendance, graduation, and enrollment requirements; requiring certain reporting; providing an effective date.

—was read the second time by title.

Senators Latvala and Legg offered the following amendment which was moved by Senator Legg:

Amendment 1 (319896) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (10) of section 1009.98, Florida Statutes, is amended to read:

1009.98 Stanley G. Tate Florida Prepaid College Program.—

- (10) PAYMENTS ON BEHALF OF QUALIFIED BENE-FICIARIES.—
 - (a) As used in this subsection, the term:
- 1. "Actuarial reserve" means the amount by which the expected value of the assets *exceeds* the expected value of the liabilities of the trust fund.
- 2. "Dormitory fees" means the fees included under advance payment contracts pursuant to paragraph (2)(d).
- 3. "Fiscal year" means the fiscal year of the state pursuant to s. 215.01.
- 4. "Local fees" means the fees covered by an advance payment contract provided pursuant to subparagraph (2)(b)2.
- 5. "Tuition differential" means the fee covered by advance payment contracts sold pursuant to subparagraph (2)(b)3. The base rate for the tuition differential fee for the 2012-2013 fiscal year is established at \$37.03 per credit hour. The base rate for the tuition differential in subsequent years is the amount assessed paid by the board for the tuition differential for the preceding year adjusted pursuant to subparagraph (b)2.
- (b) Effective with the 2009-2010 academic year and thereafter, and notwithstanding the provisions of s. 1009.24, the amount paid by the board to any state university on behalf of a qualified beneficiary of an advance payment contract whose contract was purchased before July 1, $2024\ 2009$, shall be:
- 1. As to registration fees, if the actuarial reserve is less than 5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 5.5 percent above the amount assessed for registration fees in the preceding fiscal year. If the actuarial reserve is between 5 percent and 6 percent of the expected liabilities of the trust fund, the board shall pay the state universities 6 percent above the amount assessed for registration fees in the preceding fiscal year. If the actuarial reserve is between 6 percent and 7.5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 6.5 percent above the amount assessed for registration fees in the preceding fiscal year. If the actuarial reserve is equal to or greater than 7.5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 7 percent above the amount assessed for registration fees in the preceding fiscal year, whichever is greater.
- 2. As to the tuition differential, if the actuarial reserve is less than 5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 5.5 percent above the base rate for the tuition differential fee in the preceding fiscal year. If the actuarial reserve is between 5 percent and 6 percent of the expected liabilities of the trust fund, the board shall pay the state universities 6 percent above the base rate for the tuition differential fee in the preceding fiscal year. If the actuarial reserve is between 6 percent and 7.5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 6.5 percent above the base rate for the tuition differential fee in the preceding fiscal year. If the actuarial reserve is equal to or greater than 7.5 percent of the expected liabilities of the trust fund, the board shall pay the state universities 7 percent above the base rate for the tuition differential fee in the preceding fiscal year.
- 3. As to local fees, the board shall pay the state universities 5 percent above the amount assessed for local fees in the preceding fiscal year.
- 4. As to dormitory fees, the board shall pay the state universities 6 percent above the amount assessed for dormitory fees in the preceding fiscal year.
- 5. Qualified beneficiaries of advance payment contracts purchased before July 1, 2007, are exempt from paying any tuition differential fee.

- (c) Notwithstanding the amount assessed for registration fees, the tuition differential, or local fees, the amount paid by the board to any state university on behalf of a qualified beneficiary of an advance payment contract purchased before July 1, 2024, may not exceed 100 percent of the amount charged by the state university for the aggregate sum of those fees.
- (d) Notwithstanding the amount assessed for dormitory fees, the amount paid by the board to any state university on behalf of a qualified beneficiary of an advance payment contract purchased before July 1, 2024, may not exceed 100 percent of the amount charged by the state university for dormitory fees.
- (e)(e) The board shall pay state universities the actual amount assessed in accordance with law for registration fees, the tuition differential, local fees, and dormitory fees for advance payment contracts purchased on or after July 1, 2024 2009.
- (f)(d) The board shall annually evaluate or cause to be evaluated the actuarial soundness of the trust fund.
- Section 2. Paragraphs (c) through (g) of subsection (3) of section 1009.22, Florida Statutes, are amended to read:
 - 1009.22 Workforce education postsecondary student fees.—

(3)

- (c) Effective July 1, 2014 2011, for programs leading to a career certificate or an applied technology diploma, the standard tuition shall be \$2.33 \$2.22 per contact hour for residents and nonresidents and the out-of-state fee shall be \$6.99 \$6.66 per contact hour. For adult general education programs, a block tuition of \$45 per half year or \$30 per term shall be assessed for residents and nonresidents, and the out-of-state fee shall be \$135 per half year or \$90 per term. Each district school board and Florida College System institution board of trustees shall adopt policies and procedures for the collection of and accounting for the expenditure of the block tuition. All funds received from the block tuition shall be used only for adult general education programs. Students enrolled in adult general education programs may not be assessed the fees authorized in subsection (5), subsection (6), or subsection (7).
- (d) Beginning with the 2008 2009 fiscal year and each year thereafter, the tuition and the out of state fee per contact hour shall increase at the beginning of each fall semester at a rate equal to inflation, unless otherwise provided in the General Appropriations Act. The Office of Economic and Demographic Research shall report the rate of inflation to the President of the Senate, the Speaker of the House of Representatives, the Governor, and the State Board of Education each year prior to March 1. For purposes of this paragraph, the rate of inflation shall be defined as the rate of the 12 month percentage change in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics, or its successor for December of the previous year. In the event the percentage change is negative, the tuition and out of state fee shall remain at the same level as the prior fiscal year.
- (d)(e) Each district school board and each Florida College System institution board of trustees may adopt tuition and out-of-state fees that may vary no more than 5 percent below and 5 percent above the combined total of the standard tuition and out-of-state fees established in paragraph (c).
- (e)(£) The maximum increase in resident tuition for any school district or Florida College System institution during the 2007-2008 fiscal year shall be 5 percent over the tuition charged during the 2006-2007 fiscal year.
- (f)(g) The State Board of Education may adopt, by rule, the definitions and procedures that district school boards and Florida College System institution boards of trustees shall use in the calculation of cost borne by students.
- Section 3. Subsection (3) of section 1009.23, Florida Statutes, is amended to read:
 - 1009.23 Florida College System institution student fees.—

- (3)(a) Effective July 1, 2014 2011, for advanced and professional, postsecondary vocational, developmental education, and educator preparation institute programs, the standard tuition shall be \$71.98 \$68.56 per credit hour for residents and nonresidents, and the out-of-state fee shall be \$215.94 \$205.82 per credit hour.
- (b) Effective July 1, 2014 2011, for baccalaureate degree programs, the following tuition and fee rates shall apply:
- 1. The tuition shall be \$91.79 \$87.42 per credit hour for students who are residents for tuition purposes.
- 2. The sum of the tuition and the out-of-state fee per credit hour for students who are nonresidents for tuition purposes shall be no more than 85 percent of the sum of the tuition and the out-of-state fee at the state university nearest the Florida College System institution.
- (e) Beginning with the 2008 2009 fiscal year and each year thereafter, the tuition and the out of state fee shall increase at the beginning of each fall semester at a rate equal to inflation, unless otherwise provided in the General Appropriations Act. The Office of Economic and Demographic Research shall report the rate of inflation to the President of the Senate, the Speaker of the House of Representatives, the Governor, and the State Board of Education each year prior to March 1. For purposes of this paragraph, the rate of inflation shall be defined as the rate of the 12 month percentage change in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics, or its successor for December of the previous year. In the event the percentage change is negative, the tuition and the out of state fee per credit hour shall remain at the same levels as the prior fiscal year.
- Section 4. Subsection (4) and paragraph (b) of subsection (16) of section 1009.24, Florida Statutes, are amended to read:
 - 1009.24 State university student fees.—
- (4)(a) Effective July 1, 2014 $\frac{2011}{2014}$, the resident undergraduate tuition for lower-level and upper-level coursework shall be \$105.07 $\frac{103.32}{2014}$ per credit hour.
- (b) Beginning with the 2008-2009 fiscal year and each year thereafter, the resident undergraduate tuition per credit hour shall increase at the beginning of each fall semester at a rate equal to inflation, unless otherwise provided in the General Appropriations Act. The Office of Economic and Demographic Research shall report the rate of inflation to the President of the Senate, the Speaker of the House of Representatives, the Governor, and the Board of Governors each year prior to March 1. For purposes of this paragraph, the rate of inflation shall be defined as the rate of the 12 month percentage change in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics, or its successor for December of the previous year. In the event the percentage change is negative, the resident undergraduate tuition shall remain at the same level as the prior fiscal year.
- $(b)(\!e\!)$ The Board of Governors, or the board's designee, may establish tuition for graduate and professional programs, and out-of-state fees for all programs. Except as otherwise provided in this section, the sum of tuition and out-of-state fees assessed to nonresident students must be sufficient to offset the full instructional cost of serving such students. However, adjustments to out-of-state fees or tuition for graduate programs and professional programs may not exceed 15 percent in any year.
- (c)(d) The Board of Governors may consider and approve flexible tuition policies as requested by a university board of trustees in accordance with the provisions of subsection (15) only to the extent such policies are in alignment with the mission of the university and do not increase the state's fiscal liability or obligations, including, but not limited to, any fiscal liability or obligation for programs authorized under ss. 1009.53-1009.538 and ss. 1009.97-1009.984.
- (d)(e) The sum of the activity and service, health, and athletic fees a student is required to pay to register for a course may shall not exceed 40 percent of the tuition established in law or in the General Appropriations Act. No university shall be required to lower any fee in effect on the

effective date of this act in order to comply with this subsection. Within the 40 percent cap, universities may not increase the aggregate sum of activity and service, health, and athletic fees more than 5 percent per year, or the same percentage increase in tuition authorized under paragraph (b), whichever is greater, unless specifically authorized in law or in the General Appropriations Act. A university may increase its athletic fee to defray the costs associated with changing National Collegiate Athletic Association divisions. Any such increase in the athletic fee may exceed both the 40 percent cap and the 5 percent cap imposed by this subsection. Any such increase must be approved by the athletic fee committee in the process outlined in subsection (12) and may not eannot exceed \$2 per credit hour. Notwithstanding the provisions of ss. 1009.534, 1009.535, and 1009.536, that portion of any increase in an athletic fee pursuant to this subsection which that causes the sum of the activity and service, health, and athletic fees to exceed the 40 percent cap or the annual increase in such fees to exceed the 5 percent cap may shall not be included in calculating the amount a student receives for a Florida Academic Scholars award, a Florida Medallion Scholars award, or a Florida Gold Seal Vocational Scholars award. Notwithstanding this paragraph and subject to approval by the board of trustees, each state university may is authorized to exceed the 5-percent cap on the annual increase to the aggregate sum of activity and service, health, and athletic fees for the 2010-2011 fiscal year. Any such increase may shall not exceed 15 percent or the amount required to reach the 2009-2010 fiscal year statewide average for the aggregate sum of activity and service, health, and athletic fees at the main campuses, whichever is greater. The aggregate sum of the activity and service, health, and athletic fees may shall not exceed 40 percent of tuition. Any increase in the activity and service fee, health fee, or athletic fee must be approved by the appropriate fee committee pursuant to subsection (10), subsection (11), or subsection (12).

- (e)(f) This subsection does not prohibit a university from increasing or assessing optional fees related to specific activities if payment of such fees is not required as a part of registration for courses.
- (16) Each university board of trustees may establish a tuition differential for undergraduate courses upon receipt of approval from the Board of Governors. The tuition differential shall promote improvements in the quality of undergraduate education and shall provide financial aid to undergraduate students who exhibit financial need.
 - (b) Each tuition differential is subject to the following conditions:
- 1. The tuition differential may be assessed on one or more undergraduate courses or on all undergraduate courses at a state university.
- 2. The tuition differential may vary by course or courses, by campus or center location, and by institution. Each university board of trustees shall strive to maintain and increase enrollment in degree programs related to math, science, high technology, and other state or regional high-need fields when establishing tuition differentials by course.
- 3. For each state university that is designated as a preeminent state research university by the Board of Governors, pursuant to s. 1001.7065 has total research and development expenditures for all fields of at least \$100 million per year as reported annually to the National Science Foundation, the aggregate sum of tuition and the tuition differential may not be increased by no more than 6 15 percent of the total charged for the aggregate sum of these fees in the preceding fiscal year. The tuition differential may be increased if the university meets or exceeds performance standard targets for that university established annually by the Board of Governors for the following performance standards, amounting to no more than a 2-percent increase in the tuition differential for each performance standard:
- a. An increase in the 6-year graduation rate for full-time, first-time-incollege students, as reported annually to the Integrated Postsecondary Education Data System.
 - b. An increase in the total annual research expenditures.
- c. An increase in the total patents awarded by the United States Patent and Trademark Office for the most recent years. For each state university that has total research and development expenditures for all fields of less than \$100 million per year as reported annually to the National Science Foundation, the aggregate sum of tuition and the tuition differential may not be increased by more than 15 percent of the

total charged for the aggregate sum of these fees in the preceding fiscal venr-

- 4. The aggregate sum of undergraduate tuition and fees per credit hour, including the tuition differential, may not exceed the national average of undergraduate tuition and fees at 4-year degree-granting public postsecondary educational institutions.
- 5. The tuition differential shall not be included in any award under the Florida Bright Futures Scholarship Program established pursuant to ss. 1009.53-1009.538.
- 6. Beneficiaries having prepaid tuition contracts pursuant to s. 1009.98(2)(b) which were in effect on July 1, 2007, and which remain in effect, are exempt from the payment of the tuition differential.
- 7. The tuition differential may not be charged to any student who was in attendance at the university before July 1, 2007, and who maintains continuous enrollment.
- 8. The tuition differential may be waived by the university for students who meet the eligibility requirements for the Florida public student assistance grant established in s. 1009.50.
- 9. Subject to approval by the Board of Governors, the tuition differential authorized pursuant to this subsection may take effect with the 2009 fall term.
- Section 5. Subsection (8) of section 1009.26, Florida Statutes, is amended, and subsection (12) is added to that section, to read:

1009.26 Fee waivers.—

- (8) A state university, a er Florida College System institution, a career center operated by a school district under s. 1001.44, or a charter technical career center shall waive tuition for undergraduate college credit programs and career certificate programs tuition for each recipient of a Purple Heart or another combat decoration superior in precedence who:
- (a) Is enrolled as a full-time, part-time, or summer-school student in a an undergraduate program that terminates in an associate or a baccalaureate degree, a college credit o certificate, or a career certificate;
- (b) Is currently, and was at the time of the military action that resulted in the awarding of the Purple Heart or other combat decoration superior in precedence, a resident of this state; and
- (c) Submits to the state university, Θ the Florida College System institution, the career center operated by a school district under s. 1001.44, or the charter technical career center the DD-214 form issued at the time of separation from service as documentation that the student has received a Purple Heart or another combat decoration superior in precedence. If the DD-214 is not available, other documentation may be acceptable if recognized by the United States Department of Defense or the United States Department of Veterans Affairs as documenting the award.

Such a waiver for a Purple Heart recipient or recipient of another combat decoration superior in precedence shall be applicable for 110 percent of the number of required credit hours of the degree or certificate program for which the student is enrolled.

- (12)(a) A state university, a Florida College System institution, a career center operated by a school district under s. 1001.44, or a charter technical career center shall waive out-of-state fees for students, including, but not limited to, students who are undocumented for federal immigration purposes, who meet the following conditions:
- 1. Attended a secondary school in this state for 3 consecutive years immediately before graduating from a high school in this state;
- 2. Apply for enrollment in an institution of higher education within 24 months after high school graduation; and
- 3. Submit an official Florida high school transcript as evidence of attendance and graduation.

- (b) Tuition and fees charged to a student who qualifies for the out-of-state fee waiver under this subsection may not exceed the tuition and fees charged to a resident student. The waiver is applicable for 110 percent of the required credit hours of the degree or certificate program for which the student is enrolled. Each state university, Florida College System institution, career center operated by a school district under s. 1001.44, and charter technical career center shall report to the Board of Governors and the State Board of Education, respectively, the number and value of all fee waivers granted annually under this subsection. By October 1 of each year, the Board of Governors for the state universities and the State Board of Education for Florida College System institutions, career centers operated by a school district under s. 1001.44, and charter technical career centers shall annually report for the previous academic year the percentage of resident and nonresident students enrolled systemwide.
- (c) A state university student granted an out-of-state fee waiver under this subsection must be considered a nonresident student for purposes of calculating the systemwide total enrollment of nonresident students as limited by regulation of the Board of Governors. In addition, a student who is granted an out-of-state fee waiver under this subsection is not eligible for state financial aid under part III of this chapter and must not be reported as a resident for tuition purposes.
- Section 6. Paragraph (f) of subsection (1), paragraph (b) of subsection (2), and subsection (5) of section 1009.21, Florida Statutes, are amended, and paragraph (d) is added to subsection (2) of that section, to read:
- 1009.21 Determination of resident status for tuition purposes.—Students shall be classified as residents or nonresidents for the purpose of assessing tuition in postsecondary educational programs offered by charter technical career centers or career centers operated by school districts, in Florida College System institutions, and in state universities.
 - (1) As used in this section, the term:
- (f) "Parent" means either or both parents of a student, any guardian of a student, or any person in a parental relationship to a student the natural or adoptive parent or legal guardian of a dependent child.

(2)

- (b) However, with respect to a dependent child living with an adult relative other than the child's parent, such child may qualify as a resident for tuition purposes if the adult relative is a legal resident who has maintained legal residence in this state for at least 12 consecutive months immediately before prior to the child's initial enrollment in an institution of higher education, provided the child has resided continuously with such relative for the 3 $\frac{5}{2}$ years immediately before prior to the child's initial enrollment in an institution of higher education, during which time the adult relative has exercised day-to-day care, supervision, and control of the child.
- (d) A dependent child who is a United States citizen may not be denied classification as a resident for tuition purposes based solely upon the immigration status of his or her parent.
- (5) A person who physically resides in this state may be classified as a resident for tuition purposes if he or she marries a person who meets the 12-month residency requirement under subsection (2) and who is a legal resident of this state In making a domiciliary determination related to the classification of a person as a resident or nonresident for tuition purposes, the domicile of a married person, irrespective of sex, shall be determined, as in the case of an unmarried person, by reference to all relevant evidence of domiciliary intent. For the purposes of this section:
- (a) A person shall not be precluded from establishing or maintaining legal residence in this state and subsequently qualifying or continuing to qualify as a resident for tuition purposes solely by reason of marriage to a person domiciled outside this state, even when that person's spouse continues to be domiciled outside of this state, provided such person maintains his or her legal residence in this state.
- (b) A person shall not be deemed to have established or maintained a legal residence in this state and subsequently to have qualified or continued to qualify as a resident for tuition purposes solely by reason of marriage to a person domiciled in this state.

(e) In determining the domicile of a married person, irrespective of sex, the fact of the marriage and the place of domicile of such person's spouse shall be deemed relevant evidence to be considered in ascertaining domiciliary intent.

Section 7. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to postsecondary education tuition and fees; amending s. 1009.98, F.S.; revising the definition of the term "tuition differential"; revising the purchase date of an advance payment contract as it relates to the amount paid by the Florida Prepaid College Board to a state university on behalf of a qualified beneficiary; limiting the amount paid by the board to a state university on behalf of a qualified beneficiary; amending ss. 1009.22 and 1009.23, F.S.; revising the standard tuition and out-of-state fee for certain workforce education postsecondary programs and certain programs at Florida College System institutions; deleting a provision relating to an increase in tuition and the out-of-state fee at a rate equal to inflation; amending s. 1009.24, F.S.; revising state university resident undergraduate tuition; deleting a provision relating to an increase in resident undergraduate tuition at a rate equal to inflation; revising the annual percentage increase allowed in the aggregrate sum of tuition and the tuition differential; providing requirements for an increase in the tuition differential for certain universities; amending s. 1009.26, F.S.; requiring a state university, Florida College System institution, career center operated by a school district, or charter technical career center to waive undergraduate tuition for a recipient of a Purple Heart or another combat decoration superior in precedence under certain conditions; providing for the waiver of out-ofstate fees for students based on certain attendance, graduation, and enrollment requirements; requiring reporting to the Board of Governors and the State Board of Education relating to the number and value of the fee waivers; providing requirements for calculating the state university systemwide enrollment of nonresident students; restricting eligibility for state financial aid; amending s. 1009.21, F.S., relating to the determination of resident status for tuition purposes; revising the definition of the term "parent"; revising a residency requirement for a dependent child; prohibiting denial of classification as a resident for tuition purposes based on certain immigration status; revising requirements relating to classification as a resident for tuition purposes based on marriage; providing an effective date.

Senator Latvala moved the following amendment to $\bf Amendment~1$ (319896) which was adopted:

Amendment 1A (702696) (with directory and title amendments)—Delete lines 262-324 and insert:

approval from the Board of Governors. However, beginning July 1, 2014, the Board of Governors may only approve the establishment of or an increase in tuition differential for a state research university designated as a preeminent state research university pursuant to s. 1001.7065(3). The tuition differential shall promote improvements in the quality of undergraduate education and shall provide financial aid to undergraduate students who exhibit financial need.

(a) Seventy percent of the revenues from the tuition differential shall be expended for purposes of undergraduate education. Such expenditures may include, but are not limited to, increasing course offerings, improving graduation rates, increasing the percentage of undergraduate students who are taught by faculty, decreasing student-faculty ratios, providing salary increases for faculty who have a history of excellent teaching in undergraduate courses, improving the efficiency of the delivery of undergraduate education through academic advisement and counseling, and reducing the percentage of students who graduate with excess hours. This expenditure for undergraduate education may not be used to pay the salaries of graduate teaching assistants. Except as otherwise provided in this subsection, the remaining 30 percent of the revenues from the tuition differential, or the equivalent amount of revenue from private sources, shall be expended to provide financial aid to undergraduate students who exhibit financial need, including students who are scholarship recipients under s. 1009.984, to meet the cost of university attendance. This expenditure for need-based financial aid shall not supplant the amount of need-based aid provided to undergraduate students in the preceding fiscal year from financial aid fee revenues, the direct appropriation for financial assistance provided to state universities in the General Appropriations Act, or from private

sources. The total amount of tuition differential waived under subparagraph (b)8. may be included in calculating the expenditures for need-based financial aid to undergraduate students required by this subsection. If the entire tuition and fee costs of resident students who have applied for and received Pell Grant funds have been met and the university has excess funds remaining from the 30 percent of the revenues from the tuition differential required to be used to assist students who exhibit financial need, the university may expend the excess portion in the same manner as required for the other 70 percent of the tuition differential revenues.

- (b) Each tuition differential is subject to the following conditions:
- 1. The tuition differential may be assessed on one or more undergraduate courses or on all undergraduate courses at a state university.
- 2. The tuition differential may vary by course or courses, by campus or center location, and by institution. Each university board of trustees shall strive to maintain and increase enrollment in degree programs related to math, science, high technology, and other state or regional high-need fields when establishing tuition differentials by course.
- 3. For each state university that is designated as a preeminent state research university by the Board of Governors, pursuant to s. 1001.7065 has total research and development expenditures for all fields of at least \$100 million per year as reported annually to the National Science Foundation, the aggregate sum of tuition and the tuition differential may not be increased by no more than 6 15 percent of the total charged for the aggregate sum of these fees in the preceding fiscal year. The tuition differential may be increased if the university meets or exceeds performance standard targets for that university established annually by the Board of Governors for the following performance standards, amounting to no more than a 2-percent increase in the tuition differential for each performance standard:
- a. An increase in the 6-year graduation rate for full-time, first-time-incollege students, as reported annually to the Integrated Postsecondary Education Data System.
 - b. An increase in the total annual research expenditures.
- c. An increase in the total patents awarded by the United States Patent and Trademark Office for the most recent years. For each state university that has total research and development expenditures for all fields of less than \$100 million per year as reported annually to the National Science Foundation, the aggregate sum of tuition and the tuition differential may not be increased by more than 15 percent of the total charged for the aggregate sum of these fees in the preceding fiscal year.
- 4. The aggregate sum of undergraduate tuition and fees per credit hour, including the tuition differential, may not exceed the national average of undergraduate tuition and fees at 4-year degree-granting public postsecondary educational institutions.
- 5. The tuition differential shall not be included in any award under the Florida Bright Futures Scholarship Program established pursuant to ss. 1009.53-1009.538.
- 6. Beneficiaries having prepaid tuition contracts pursuant to s. 1009.98(2)(b) which were in effect on July 1, 2007, and which remain in effect, are exempt from the payment of the tuition differential.
- 7. The tuition differential may not be charged to any student who was in attendance at the university before July 1, 2007, and who maintains continuous enrollment.
- 8. The tuition differential may be waived by the university for students who meet the eligibility requirements for the Florida public student assistance grant established in s. 1009.50.
- 9. Subject to approval by the Board of Governors, the tuition differential authorized pursuant to this subsection may take effect with the 2009 fall term.
- (c) A university board of trustees may submit a proposal to the Board of Governors to implement a tuition differential for one or more undergraduate courses. At a minimum, the proposal shall:

- 1. Identify the course or courses for which the tuition differential will be assessed.
- 2. Indicate the amount that will be assessed for each tuition differential proposed.
 - 3. Indicate the purpose of the tuition differential.
- 4. Indicate how the revenues from the tuition differential will be
- 5. Indicate how the university will monitor the success of the tuition differential in achieving the purpose for which the tuition differential is being assessed.
- (d) The Board of Governors shall review each proposal and advise the university board of trustees of approval of the proposal, the need for additional information or revision to the proposal, or denial of the proposal. The Board of Governors shall establish a process for any university to revise a proposal or appeal a decision of the board.
- (e) The Board of Governors shall submit a report to the President of the Senate, the Speaker of the House of Representatives, and the Governor describing the implementation of the provisions of this subsection no later than February 1 of each year. The report shall summarize proposals received by the board during the preceding fiscal year and actions taken by the board in response to such proposals. In addition, the report shall provide the following information for each university that has been approved by the board to assess a tuition differential:
- 1. The course or courses for which the tuition differential was assessed and the amount assessed.
 - 2. The total revenues generated by the tuition differential.
- 3. With respect to waivers authorized under subparagraph (b)8., the number of students eligible for a waiver, the number of students receiving a waiver, and the value of waivers provided.
- 4. Detailed expenditures of the revenues generated by the tuition differential.
- 5. Changes in retention rates, graduation rates, the percentage of students graduating with more than 110 percent of the hours required for graduation, pass rates on licensure examinations, the number of undergraduate course offerings, the percentage of undergraduate students who are taught by faculty, student-faculty ratios, and the average salaries of faculty who teach undergraduate courses.
- (f) No state university shall be required to lower any tuition differential that was approved by the Board of Governors and in effect prior to January 1, 2009, in order to comply with the provisions of this subsection

And the directory clause is amended as follows:

Delete lines 176-177 and insert:

Section 4. Subsections (4) and (16) of section 1009.24, Florida Statutes, are amended to read:

And the title is amended as follows:

Delete line 479 and insert: rate equal to inflation; authorizing the Board of Governors to approve the establishment of or an increase in tuition differential for a state research university designated as a preeminent state research university; revising the annual

Amendment 1 (319896) as amended was adopted.

The vote was:

Yeas-27

Abruzzo Braynon Bullard Clemens	Detert Diaz de la Portilla Flores Galvano	Gardiner Gibson Grimsley Latvala
Dean	Garcia	Legg
		00

Margolis Sachs Soto Montford Simmons Stargel Richter Smith Thompson Sobel Thrasher Ring Nays-10

Mr. President Bradley Hukill Brandes Altman Lee Bean Evers Hays Benacquisto

Vote after roll call:

Yea-Joyner

Pursuant to Rule 4.19, CS for CS for CS for HB 851 as amended was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1148 and SB 1172 was deferred.

CS for CS for SB 1208—A bill to be entitled An act relating to fraudulent controlled substance prescriptions; amending s. 893.13, F.S.; revising provisions prohibiting possession of incomplete prescription forms; providing enhanced criminal penalties for violations involving incomplete prescription forms; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for CS for SB 1208 to CS for HB 517.

Pending further consideration of CS for CS for SB 1208 as amended. on motion by Senator Latvala, by two-thirds vote CS for HB 517 was withdrawn from the Committees on Criminal Justice; Health Policy; and Appropriations.

On motion by Senator Latvala-

CS for HB 517—A bill to be entitled An act relating to fraudulent controlled substance prescriptions; amending s. 893.13, F.S.; revising provisions prohibiting possession of incomplete prescription forms; providing enhanced criminal penalties for violations involving incomplete prescription forms; providing an effective date.

-a companion measure, was substituted for CS for CS for SB 1208 as amended and read the second time by title.

Pursuant to Rule 4.19, CS for HB 517 was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1292 was deferred.

CS for CS for SB 1328-A bill to be entitled An act relating to inspectors general; amending s. 20.055, F.S.; revising provisions relating to the duties, appointment, and removal of agency inspectors general; updating a cross-reference; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for CS for SB 1328 to CS for CS for HB 1385.

Pending further consideration of CS for CS for SB 1328 as amended, on motion by Senator Latvala, by two-thirds vote CS for CS for HB 1385 was withdrawn from the Committees on Governmental Oversight and Accountability; and Appropriations.

On motion by Senator Latvala-

CS for CS for HB 1385—A bill to be entitled An act relating to inspectors general; amending s. 14.32, F.S.; revising provisions relating to the appointment and removal of the Chief Inspector General; amending s. 20.055, F.S.; revising provisions relating to the duties, appointment, and removal of agency inspectors general; updating a crossreference; providing an effective date.

-a companion measure, was substituted for CS for CS for SB 1328 as amended and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 1385 was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1394 and CS for CS for SB 1512 was deferred.

CS for CS for CS for SB 1576—A bill to be entitled An act relating to springs; amending s. 373.042, F.S.; requiring the Department of Environmental Protection or the governing board of a water management district to establish the minimum flow and water level for an Outstanding Florida Spring; specifying minimum flows and water levels for an Outstanding Florida Spring; amending s. 373.0421, F.S.; conforming a cross-reference; creating part VIII of chapter 373, F.S., entitled "Florida Springs and Aquifer Protection Act"; creating s. 373.801, F.S.; providing legislative findings and intent; creating s. 373.802, F.S.; defining terms; creating s. 373.803, F.S.; requiring the Department of Environmental Protection to delineate a spring protection and management zone for each Outstanding Florida Spring; requiring the department to adopt by rule maps that depict the delineation of each spring protection and management zone for each Outstanding Florida Spring; providing a deadline; creating s. 373.805, F.S.; requiring the water management districts to adopt minimum flows and levels for Outstanding Florida Springs; requiring a water management district to implement a recovery or prevention strategy under certain circumstances; providing minimum criteria; providing deadlines; creating s. 373.807, F.S.; requiring assessments for Outstanding Florida Springs; requiring the Department of Environmental Protection to develop basin management action plans, providing minimum criteria, providing deadlines; requiring local governments to adopt an urban fertilizer ordinance; requiring local governments to develop onsite sewage treatment and disposal system remediation plans; creating s. 373.809, F.S.; requiring the department to adopt rules to fund pilot projects; providing minimum ranking criteria; creating s. 373.811, F.S.; specifying prohibited activities within a spring protection and management zone of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; creating s. 373.815, F.S.; requiring the Department of Environmental Protection to submit annual reports; providing funding in the General Appropriations Act for fiscal year 2014-2015; providing effective dates.

-was read the second time by title. On motion by Senator Dean, by two-thirds vote CS for CS for SB 1576 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea-Detert

Vote preference:

May 1, 2014: Yea-Galvano

CS for SB 1582—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; removing the restriction of applicability for certain contracts for pollution response action; amending s. 376.3071, F.S.; revising legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; limiting eligibility for funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending s. 376.30713, F.S.; providing that applicants can use a demonstration of a cost savings in meeting the required cost share commitment if bundling multiple sites; requiring the department to determine whether such cost savings demonstrations is acceptable; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for SB 1582**, on motion by Senator Dean, by two-thirds vote **CS for HB 7093** was withdrawn from the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Dean-

CS for HB 7093—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for \mathbf{CS} for \mathbf{SB} 1582 and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 7093** was placed on the calendar of Bills on Third Reading.

MOTION

On motion by Senator Thrasher, the rules were waived and **CS for HB 7093** was retained on second reading and the Special Order Calendar for Thursday, May 1, 2014.

CS for CS for SB 1634—A bill to be entitled An act relating to the Department of Economic Opportunity; amending s. 163.3202, F.S.; requiring each county and municipality to adopt and enforce land development regulations in accordance with the submitted comprehensive plan; amending s. 288.0001, F.S.; requiring an analysis of the New Markets Development Program in the Economic Development Programs Evaluation; amending s. 288.005, F.S.; defining terms; creating s. 288.006, F.S.; providing requirements for loan programs relating to accountability and proper stewardship of funds; authorizing the Auditor General to conduct audits for a specified purpose; authorizing the department to adopt rules; amending s. 288.8013, F.S.; clarifying that the Auditor General's annual audit of the Recovery Fund and Triumph Gulf Coast, Inc., is a performance audit; amending s. 288.8014, F.S.; providing that terms of the initial appointments to the board of directors of Triumph Gulf Coast, Inc., begin after the Legislature appropriates funds to the Recovery Fund; providing initial appointment term limits; providing that the audit by the retained independent certified public accountant is annual; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the Department of Economic Opportunity to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; revising the requirement that the department conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and to distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary, rather than required; deleting a requirement that a local government obtain consent from the department for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum amount and percentage of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry Marketing Corporation, rather than with Enterprise Florida, Inc., in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation, rather than with Enterprise Florida, Inc., for a specified purpose; revising the research and development duties of Space Florida; repealing s. 443.036(26), F.S., relating to the definition of the term "initial skills review"; amending s. 443.091, F.S.; deleting the requirement that an unemployed individual take an initial skill review before he or she is eligible to receive reemployment assistance benefits; requiring the department to make available for such individual a voluntary online assessment that identifies an individual's skills, abilities, and career aptitude; requiring information from such assessment to be made available to certain groups; revising the requirement that the department offer certain training opportunities; amending s. 443.1116, F.S.; defining the term "employer sponsored training"; revising the requirements for a short-term compensation plan to be approved by the department; revising the treatment of fringe benefits in such plan; requiring an employer to describe the manner in which the employer will implement the plan; requiring the director to approve the plan if it is consistent with employer obligations under law; prohibiting the department from denying short-time compensation benefits to certain individuals; amending s. 443.141, F.S.; providing an employer payment schedule for specified years' contributions to the Unemployment Compensation Trust Fund; providing applicability; amending s. 443.151, F.S.; requiring the department to provide an alternate means for filing claims when the approved electronic method is unavailable; amending ss. 125.271, 163.3177, 163.3187, $163.3246, \ 211.3103, \ 212.098, \ 218.67, \ 288.018, \ 288.065, \ 288.0655,$ 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; amending ss. 215.425 and 443.1216, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1634**, on motion by Senator Detert, by two-thirds vote **CS for HB 7023** was withdrawn from the Committees on Community Affairs; Military and Veterans Affairs, Space, and Domestic Security; Banking and Insurance; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

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

CS for HB 7023—A bill to be entitled An act relating to economic development; amending s. 163.3180, F.S.; prohibiting a local government from applying transportation concurrency or requiring proportionate-share contribution or construction for a new business development for a specified period; providing exceptions; amending s. 163.31801, F.S.; prohibiting a county, municipality, or special district from imposing certain new or existing impact fees on a new business development for a specified period; providing exceptions; amending s. 163.3202, F.S.; requiring each county and municipality to adopt or amend and enforce

certain land development regulations within a specified period after submitting a comprehensive plan; amending s. 212.098, F.S.; providing a sales tax refund for purchases of electricity by certain eligible businesses; providing an annual cap on the total amount of tax refunds that may be approved; authorizing the Department of Revenue to adopt rules; amending s. 288.0001, F.S.; requiring the Office Of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide an analysis of the New Markets Development Program to the Governor and Legislature within a specified period and periodically thereafter; amending s. 288.005, F.S.; providing definitions; creating s. 288.006, F.S.; providing legislative intent; restricting the use of loan program funds; providing for the reversion of appropriated funds in the event of a termination of a loan program or loan program contract; requiring eligible recipients and loan administrators to avoid potential conflicts of interest; defining the term "immediate family"; providing additional eligibility requirements for eligible recipients and loan administrator applicants; authorizing the Auditor General to conduct audits; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.018, F.S.; increasing the maximum grant amount that an organization may receive from the department under the Regional Rural Development Grants Program; renaming a "rural area of critical economic concern" as a "rural area of opportunity"; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the department to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; requiring the department to conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary; deleting a provision requiring a local government to obtain department consent for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum percentages and amounts of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; correcting a reference; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry Marketing Corporation in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation for a specified purpose; revising the research and development duties of Space Florida; amending s. 443.1116, F.S.; defining the term "employer-sponsored training"; revising components required for approval of a short-time compensation plan; revising eligibility requirements for short-time compensation benefits; amending s. 443.141, F.S.; providing an employer payment schedule for contributions to the Unemployment Compensation Trust Fund; providing for applicability; amending ss. 125.271, 163.3177, 163.3187, 163.3246, 211.3103, 212.098, 218.67, 288.065, 288.0655, 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1634 and read the second time by title.

Senator Detert moved the following amendment:

Amendment 1 (494350) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (1) of section 163.3202, Florida Statutes, is amended to read:

163.3202 Land development regulations.—

(1) Within 1 year after submission of its *comprehensive plan or* revised comprehensive plan for review pursuant to s. 163.3191 s. 163.3167(2), each county and each municipality shall adopt or amend

and enforce land development regulations that are consistent with and implement their adopted comprehensive plan.

Section 2. Paragraph (a) 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 OPPAGA shall provide a detailed analysis of economic development programs as provided in the following schedule:
- (a) By January 1, 2014, and every 3 years thereafter, an analysis of the following: $\,$
 - 1. The capital investment tax credit established under s. 220.191.
- 2. The qualified target industry tax refund established under s. 288.106.
- 3. The brownfield redevelopment bonus refund established under s. 288.107.
- $4.\$ High-impact business performance grants established under s. 288.108.
 - 5. The Quick Action Closing Fund established under s. 288.1088.
 - 6. The Innovation Incentive Program established under s. 288.1089.
- 7. Enterprise Zone Program incentives established under ss. 212.08(5) and (15), 212.096, 220.181, and 220.182.
- 8. The New Markets Development Program established under ss. 288.991-288.9922.

Section 3. Subsections (5) and (6) are added to section 288.005, Florida Statutes, to read:

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

- (5) "Loan administrator" means an entity statutorily eligible to receive state funds and authorized by the department to make loans under a loan program.
- (6) "Loan program" means a program established in this chapter to provide appropriated funds to an eligible entity to further a specific state purpose for a limited period of time and with a requirement that such appropriated funds be repaid to the state. The term includes a "loan fund" or "loan pilot program" administered by the department under this chapter.
 - Section 4. Section 288.006, Florida Statutes, is created to read:

288.006 General operation of loan programs.—

- (1) The Legislature intends to promote the goals of accountability and proper stewardship by recipients of loan program funds. This section applies to all loan programs established under this chapter.
- (2) State funds appropriated for a loan program may be used only by an eligible recipient or loan administrator, and the use of such funds is restricted to the specific state purpose of the loan program, subject to any compensation due to a loan administrator as provided under this chapter. State funds may be awarded directly by the department to an eligible recipient or awarded by the department to a loan administrator. All state funds, including any interest earned, remain state funds unless otherwise stated in the statutory requirements of the loan program.
- (3)(a) Upon termination of a loan program by the Legislature or by statute, all appropriated funds shall revert to the General Revenue Fund. The department shall pay the entity for any allowable administrative expenses due to the loan administrator as provided under this chapter, unless otherwise required by law.

- (b) Upon termination of a contract between the department and an eligible recipient or loan administrator, all remaining appropriated funds shall revert to the fund from which the appropriation was made. The department shall become the successor entity for any outstanding loans. Except in the case of the termination of a contract for fraud or a finding that the loan administrator was not meeting the terms of the program, the department shall pay the entity for any allowable administrative expenses due to the loan administrator as provided under this chapter.
- (c) The eligible recipient or loan administrator to which this subsection applies shall execute all appropriate instruments to reconcile any remaining accounts associated with a terminated loan program or contract. The entity shall execute all appropriate instruments to ensure that the department is authorized to collect all receivables for outstanding loans, including, but not limited to, assignments of promissory notes and mortgages.
- (4) An eligible recipient or loan administrator must avoid any potential conflict of interest regarding the use of appropriated funds for a loan program. An eligible recipient or loan administrator or a board member, employee, or agent thereof, or an immediate family member of a board member, employee, or agent, may not have a financial interest in an entity that is awarded a loan under a loan program. A loan may not be made to a person or entity if a conflict of interest exists between the parties involved. As used in this subsection, the term "immediate family" means a parent, spouse, child, sibling, grandparent, or grandchild related by blood or marriage.
- (5) In determining eligibility for an entity applying for the award of funds directly by the department or applying for selection as a loan administrator for a loan program, the department shall evaluate each applicant's business practices, financial stability, and past performance in other state programs, in addition to the loan program's statutory requirements. Eligibility of an entity applying to be a recipient or loan administrator may be conditionally granted or denied outright if the department determines that the entity is noncompliant with any law, rule, or program requirement.
- (6) Recurring use of state funds, including revolving loans or new negotiable instruments, which have been repaid to the loan administrator may be made if the loan program's statutory structure permits. However, any use of state funds made by a loan administrator remains subject to subsections (2) and (3), and compensation to a loan administrator may not exceed any limitation provided by this chapter.
- (7) The Auditor General may conduct audits as provided in s. 11.45 to verify that the appropriations under each loan program are expended by the eligible recipient or loan administrator as required for each program. If the Auditor General determines that the appropriations are not expended as required, the Auditor General shall notify the department, which may pursue recovery of the funds. This section does not prevent the department from pursuing recovery of the appropriated loan program funds when necessary to protect the funds or when authorized by law.
- (8) The department may adopt rules under ss. 120.536(1) and 120.54 as necessary to carry out this section.
- Section 5. Subsection (6) of section 288.8013, Florida Statutes, is amended to read:
- 288.8013 Triumph Gulf Coast, Inc.; Recovery Fund; creation; investment.—
- (6) The Auditor General shall conduct an *operational* audit of the Recovery Fund and Triumph Gulf Coast, Inc., annually. Triumph Gulf Coast, Inc., shall provide to the Auditor General any detail or supplemental data required.
- Section 6. Subsection (3) and paragraph (a) of subsection (9) of section 288.8014, Florida Statutes, are amended to read:
- $288.8014\,$ Triumph Gulf Coast, Inc.; organization; board of directors.—
- (3) Notwithstanding s. 20.052(4)(c), each initial appointment to the board of directors by the Board of Trustees of the State Board of Administration shall serve for a term that ends 4 years after the Legislature appropriates funds to the Recovery Fund. To achieve staggered terms among the members of the board, each initial appointment to the board of

- directors by the President of the Senate and the Speaker of the House of Representatives shall serve for a term that ends 5 years after the Legislature appropriates funds to the Recovery Fund. Thereafter, each member of the board of directors shall serve for a term of 4 years, except that initially the appointments of the President of the Senate and the Speaker of the House of Representatives each shall serve a term of 2 years to achieve staggered terms among the members of the board. A member is not eligible for reappointment to the board, except, however, any member appointed to fill a vacancy for a term of 2 years or less may be reappointed for an additional term of 4 years. The initial appointments to the board must be made by November 15, 2013. Vacancies on the board of directors shall be filled by the officer who originally appointed the member. A vacancy that occurs before the scheduled expiration of the term of the member shall be filled for the remainder of the unexpired term.
- (9)(a) Triumph Gulf Coast, Inc., is permitted to hire or contract for all staff necessary to the proper execution of its powers and duties to implement this act. The corporation is required to retain:
- 1. An independent certified public accountant licensed in this state pursuant to chapter 473 to inspect the records of and to *annually* audit the expenditure of the earnings and available principal disbursed by Triumph Gulf Coast, Inc.
- 2. An independent financial advisor to assist Triumph Gulf Coast, Inc., in the development and implementation of a strategic plan consistent with the requirements of this act.
- 3. An economic advisor who will assist in the award process, including the development of priorities, allocation decisions, and the application and process; will assist the board in determining eligibility of award applications and the evaluation and scoring of applications; and will assist in the development of award documentation.
- 4. A legal advisor with expertise in not-for-profit investing and contracting and who is a member of The Florida Bar to assist with contracting and carrying out the intent of this act.
- Section 7. Subsection (7) of section 288.987, Florida Statutes, is amended to read:
 - 288.987 Florida Defense Support Task Force.—
- (7) The department shall contract with the task force for expenditure of appropriated funds, which may be used by the task force for economic and product research and development, joint planning with host communities to accommodate military missions and prevent base encroachment, advocacy on the state's behalf with federal civilian and military officials, assistance to school districts in providing a smooth transition for large numbers of additional military-related students, job training and placement for military spouses in communities with high proportions of active duty military personnel, and promotion of the state to military and related contractors and employers. The task force may annually spend up to \$250,000 \$200,000 of funds appropriated to the department for the task force for staffing and administrative expenses of the task force, including travel and per diem costs incurred by task force members who are not otherwise eligible for state reimbursement.
 - Section 8. Section 290.0411, Florida Statutes, is amended to read:
- 290.0411 Legislative intent and purpose of ss. 290.0401-290.048.--Itis the intent of the Legislature to provide the necessary means to develop, preserve, redevelop, and revitalize Florida communities exhibiting signs of decline, or distress, or economic need by enabling local governments to undertake the necessary community and economic development programs. The overall objective is to create viable communities by eliminating slum and blight, fortifying communities in urgent need, providing decent housing and suitable living environments, and expanding economic opportunities, principally for persons of low or moderate income. The purpose of ss. 290.0401-290.048 is to assist local governments in carrying out effective community and economic development and project planning and design activities to arrest and reverse community decline and restore community vitality. Community and economic development and project planning activities to maintain viable communities, revitalize existing communities, expand economic development and employment opportunities, and improve housing conditions and expand housing opportunities, providing direct benefit to persons of

low or moderate income, are the primary purposes of ss. 290.0401-290.048. The Legislature, therefore, declares that the development, redevelopment, preservation, and revitalization of communities in this state and all the purposes of ss. 290.0401-290.048 are public purposes for which public money may be borrowed, expended, loaned, pledged to guarantee loans, and granted.

- Section 9. Section 290.044, Florida Statutes, is amended to read:
- 290.044 Florida Small Cities Community Development Block Grant Program Fund; administration; distribution.—
- (1) The Florida Small Cities Community Development Block Grant Program Fund is created. All revenue designated for deposit in such fund shall be deposited by the appropriate agency. The department shall administer this fund as a grant and loan guarantee program for carrying out the purposes of ss. 290.0401-290.048.
- (2) The department shall distribute such funds as loan guarantees and grants to eligible local governments on the basis of a competitive selection process *established by rule*.
- (3) The department shall require applicants for grants to compete against each other in the following grant program categories:
 - (a) Housing rehabilitation.
 - (b) Economic development.
 - (c) Neighborhood revitalization.
 - (d) Commercial revitalization.
- (4)(3) The department shall define the broad community development objectives objective to be achieved by the activities in each of the following grant program categories with the use of funds from the Florida Small Cities Community Development Block Grant Program Fund. Such objectives shall be designed to meet at least one of the national objectives provided in the Housing and Community Development Act of 1974, and require applicants for grants to compete against each other in these grant program categories:
 - (a) Housing.
 - (b) Economic development.
 - (c) Neighborhood revitalization.
 - (d) Commercial revitalization.
 - (e) Project planning and design.
- (5)(4) The department may set aside an amount of up to 5 percent of the funds annually for use in any eligible local government jurisdiction for which an emergency or natural disaster has been declared by executive order. Such funds may only be provided to a local government to fund eligible emergency-related activities for which no other source of federal, state, or local disaster funds is available. The department may provide for such set-aside by rule. In the last quarter of the state fiscal year, any funds not allocated under the emergency-related set-aside shall be distributed to unfunded applications from the most recent funding cycle.
- (6)(5) The department shall establish a system of monitoring grants, including site visits, to ensure the proper expenditure of funds and compliance with the conditions of the recipient's contract. The department shall establish criteria for implementation of internal control, to include, but not be limited to, the following measures:
- (a) Ensuring that subrecipient audits performed by a certified public accountant are received and responded to in a timely manner.
- (b) Establishing a uniform system of monitoring that documents appropriate followup as needed.
- (c) Providing specific justification for contract amendments that takes into account any change in contracted activities and the resultant cost adjustments which shall be reflected in the amount of the grant.
 - Section 10. Section 290.046, Florida Statutes, is amended to read:

- 290.046 Applications for grants; procedures; requirements.—
- (1) In applying for a grant under a specific program category, an applicant shall propose eligible activities that directly address the *objectives* objective of that program category.
- (2)(a) Except for applications for economic development grants as provided in subparagraph (b)1. paragraph (c), an each eligible local government may submit one an application for a grant under either the housing program category or the neighborhood revitalization program category during each application annual funding cycle. An applicant may not receive more than one grant in any state fiscal year from any of the following categories: housing, neighborhood revitalization, or commercial revitalization.
- (b)1. An Except as provided in paragraph (e), each eligible local government may apply up to three times in any one annual funding cycle for an economic development a grant under the economic development program eategory but may not shall receive no more than one such grant per annual funding cycle. A local government may have more than one open economic development grant Applications for grants under the economic development program eategory may be submitted at any time during the annual funding cycle, and such grants shall be awarded no less frequently than three times per funding cycle.
- 2. The department shall establish minimum criteria pertaining to the number of jobs created for persons of low or moderate income, the degree of private sector financial commitment, and the economic feasibility of the proposed project and shall establish any other criteria the department deems appropriate. Assistance to a private, for-profit business may not be provided from a grant award unless sufficient evidence exists to demonstrate that without such public assistance the creation or retention of such jobs would not occur.
- (c)1. A local government governments with an open housing rehabilitation, neighborhood revitalization, or commercial revitalization contract is shall not be eligible to apply for another housing rehabilitation, neighborhood revitalization, or commercial revitalization grant until administrative closeout of its their existing contract. The department shall notify a local government of administrative closeout or of any outstanding closeout issues within 45 days after of receipt of a closeout package from the local government. A local government governments with an open housing rehabilitation, neighborhood revitalization, or commercial revitalization community development block grant contract whose activities are on schedule in accordance with the expenditure rates and accomplishments described in the contract may apply for an economic development grant.
- 2. A local government governments with an open economic development community development block grant contract whose activities are on schedule in accordance with the expenditure rates and accomplishments described in the contract may apply for a housing rehabilitation, or neighborhood revitalization, or and a commercial revitalization community development block grant. A local government governments with an open economic development contract whose activities are on schedule in accordance with the expenditure rates and accomplishments described in the contract may receive no more than one additional economic development grant in each fiscal year.
- (d) Beginning October 1, 1988, The department may not shall award a no grant until it the department has conducted determined, based upon a site visit to verify the information contained in the local government's application, that the proposed area matches and adheres to the written description contained within the applicant's request. If, based upon review of the application or a site visit, the department determines that any information provided in the application which affects eligibility or scoring has been misrepresented, the applicant's request shall be rejected by the department pursuant to s. 290.0475(7). Mathematical corrors in applications which may be discovered and corrected by readily computing available numbers or formulas provided in the application shall not be a basis for such rejection.
- (3)(a) The department shall rank each application received during the application cycle according to criteria established by rule. The ranking system shall include a procedure to eliminate or reduce any population-related bias that places exceptionally small communities at a disadvantage in the competition for funds Each application shall be ranked competitively based on community need and program impact. Community need and program impact.

nity need shall be weighted 25 percent. Program impact shall be weighted 65 percent. Outstanding performance in equal opportunity employment and housing shall be weighted 10 percent.

- (b) Funds shall be distributed according to the rankings established in each application cycle. If economic development funds remain available after the application cycle closes, the remaining funds shall be awarded to eligible projects on a first-come, first-served basis until such funds are fully obligated The criteria used to measure community need shall include, at a minimum, indicators of the extent of poverty in the community and the condition of physical structures. Each application, regardless of the program category for which it is being submitted, shall be scored competitively on the same community need criteria. In recognition of the benefits resulting from the receipt of grant funds, the department shall provide for the reduction of community need scores for specified increments of grant funds provided to a local government since the state began using the most recent census data. In the year in which new census data are first used, no such reduction shall occur.
- (c) The application's program impact score, equal employment opportunity and fair housing score, and communitywide needs score may take into consideration scoring factors, including, but not limited to, unemployment, poverty levels, low-income and moderate-income populations, benefits to low-income and moderate-income residents, use of minority-owned and woman-owned business enterprises in previous grants, health and safety issues, and the condition of physical structures. The criteria used to measure the impact of an applicant's proposed activities shall include, at a minimum, indicators of the direct benefit received by persons of low income and persons of moderate income, the extent to which the problem identified is addressed by the proposed activities, and the extent to which resources other than the funds being applied for under this program are being used to carry out the proposed activities.
- (d) Applications shall be scored competitively on program impact criteria that are uniquely tailored to the community development objective established in each program category. The criteria used to measure the direct benefit to persons of low income and persons of moderate income shall represent no less than 42 percent of the points assigned to the program impact factor. For the housing and neighborhood revitalization categories, the department shall also include the following criteria in the scoring of applications:
- 1. The proportion of very-low-income and low-income households
- 2. The degree to which improvements are related to the health and safety of the households served.
- (4) An applicant for a neighborhood revitalization or commercial revitalization grant shall demonstrate that its activities are to be carried out in distinct service areas which are characterized by the existence of slums or blighted conditions, or by the concentration of persons of low or moderate income.
- (4)(5) In order to provide citizens with information concerning an applicant's proposed project, the applicant shall make available to the public information concerning the amounts of funds available for various activities and the range of activities that may be undertaken. In addition, the applicant shall hold a minimum of two public hearings in the local jurisdiction within which the project is to be implemented to obtain the views of citizens before submitting the final application to the department. The applicant shall conduct the initial hearing to solicit public input concerning community needs, inform the public about funding opportunities available to address community needs, and discuss activities that may be undertaken. Before a second public hearing is held, the applicant must publish a summary of the proposed application that provides citizens with an opportunity to examine the contents of the application and to submit comments. The applicant shall conduct a second hearing to obtain comments from citizens concerning the proposed application and to modify the proposed application if appropriate program before plication is submitted to the department, the applicant shall:
- (a) Make available to the public information concerning the amounts of funds available for various activities and the range of activities that may be undertaken.

- (b) Hold at least one public hearing to obtain the views of citizens on community development needs.
- (c) Develop and publish a summary of the proposed application that will provide citizens with an opportunity to examine its contents and submit their comments.
- (d) Consider any comments and views expressed by citizens on the proposed application and, if appropriate, modify the proposed application.
- (e) Hold at least one public hearing in the jurisdiction within which the project is to be implemented to obtain the views of citizens on the final application prior to its submission to the department.
- (5)(6) The local government may shall establish a citizen advisory task force composed of citizens in the jurisdiction in which the proposed project is to be implemented to provide input relative to all phases of the project process. The local government must obtain consent from the department for any other type of citizen participation plan upon a showing that such plan is better suited to secure citizen participation for that locality.
- (6)(7) The department shall, before prior to approving an application for a grant, determine that the applicant has the administrative capacity to carry out the proposed activities and has performed satisfactorily in carrying out past activities funded by community development block grants. The evaluation of past performance shall take into account procedural aspects of previous grants as well as substantive results. If the department determines that any applicant has failed to accomplish substantially the results it proposed in its last previously funded application, it may prohibit the applicant from receiving a grant or may penalize the applicant in the rating of the current application. An No application for grant funds may not be denied solely upon the basis of the past performance of the eligible applicant.
- Section 11. Subsections (3) and (6) of section 290.047, Florida Statutes, are amended to read:
- 290.047 Establishment of grant ceilings and maximum administrative cost percentages; elimination of population bias; loans in default.—
- (3) The maximum percentage of block grant funds that can be spent on administrative costs by an eligible local government shall be 15 percent for the housing rehabilitation program category, 8 percent for both the neighborhood and the commercial revitalization program categories, and 8 percent for the economic development program category. The maximum amount of block grant funds that may be spent on administrative costs by an eligible local government for the economic development program category is \$120,000. The purpose of the ceiling is to maximize the amount of block grant funds actually going toward the redevelopment of the area. The department will continue to encourage eligible local governments to consider ways to limit the amount of block grant funds used for administrative costs, consistent with the need for prudent management and accountability in the use of public funds. However, this subsection does shall not be construed, however, to prohibit eligible local governments from contributing their own funds or making in-kind contributions to cover administrative costs which exceed the prescribed ceilings, provided that all such contributions come from local government resources other than Community Development Block Grant funds.
- (6) The maximum amount percentage of block grant funds that may be spent on engineering and architectural costs by an eligible local government shall be determined in accordance with a method schedule adopted by the department by rule. Any such method schedule so adopted shall be consistent with the schedule used by the United States Farmer's Home Administration as applied to projects in Florida or another comparable schedule as amended.
 - Section 12. Section 290.0475, Florida Statutes, is amended to read:
- 290.0475 Rejection of grant applications; penalties for failure to meet application conditions.—Applications are ineligible received for funding if under all program categories shall be rejected without scoring only in the event that any of the following circumstances arise:

- (1) The application is not received by the department by the application deadline:
- (2) The proposed project does not meet one of the three national objectives as contained in federal and state legislation;-
- (3) The proposed project is not an eligible activity as contained in the federal legislation;-
- (4) The application is not consistent with the local government's comprehensive plan adopted pursuant to s. 163.3184;-
- (5) The applicant has an open community development block grant, except as provided in s. 290.046(2)(b) and (c) and department rules; 290.046(2)(c)
- (6) The local government is not in compliance with the citizen participation requirements prescribed in ss. 104(a)(1) and (2) and 106(d)(5)(c) of Title I of the Housing and Community Development Act of 1974, s. 290.046(4), 1984 and department rules; or-
- (7) Any information provided in the application that affects eligibility or scoring is found to have been misrepresented, and the information is not a mathematical error which may be discovered and corrected by readily computing available numbers or formulas provided in the application.
- Section 13. Subsection (5) of section 290.048, Florida Statutes, is amended to read:
- 290.048 General powers of department under ss. 290.0401-290.048.—The department has all the powers necessary or appropriate to carry out the purposes and provisions of the program, including the power to:
- (5) Adopt and enforce strict requirements concerning an applicant's written description of a service area. Each such description shall contain maps which illustrate the location of the proposed service area. All such maps must be clearly legible and must:
 - (a) Contain a scale which is clearly marked on the map.
 - (b) Show the boundaries of the locality.
- (c) Show the boundaries of the service area where the activities will be concentrated.
 - (d) Display the location of all proposed area activities.
- (e) Include the names of streets, route numbers, or easily identifiable landmarks where all service activities are located.
- Section 14. Subsections (5) and (8) of section 331.3051, Florida Statutes, are amended to read:
 - 331.3051 Duties of Space Florida.—Space Florida shall:
- (5) Consult with the Florida Tourism Industry Marketing Corporation Enterprise Florida, Inc., in developing a space tourism marketing plan. Space Florida and the Florida Tourism Industry Marketing Corporation Enterprise Florida, Inc., may enter into a mutually beneficial agreement that provides funding to the corporation Enterprise Florida, Inc., for its services to implement this subsection.
 - (8) Carry out its responsibility for research and development by:
- (a) Contracting for the operations of the state's Space Life Sciences Laboratory.
- (b) Working in collaboration with one or more public or private universities and other public or private entities to develop a proposal for a Center of Excellence for Acrospace that will foster and promote the research necessary to develop commercially promising, advanced, and innovative science and technology and will transfer those discoveries to the commercial sector. This may include developing a proposal to establish a Center of Excellence for Aerospace.
- (c) Supporting universities in this state that are members of the Federal Aviation Administration's Center of Excellence for Commercial

- Space Transportation to assure a safe, environmentally compatible, and efficient commercial space transportation system in this state.
- Section 15. Subsection (26) of section 443.036, Florida Statutes, is repealed.
- Section 16. Paragraph (c) of subsection (1) of section 443.091, Florida Statutes, is amended to read:
- 443.091 Benefit eligibility conditions.—
- (1) An unemployed individual is eligible to receive benefits for any week only if the Department of Economic Opportunity finds that:
- (c) To make continued claims for benefits, she or he is reporting to the department in accordance with this paragraph and department rules, and participating in an initial skills review, as directed by the department. Department rules may not conflict with s. 443.111(1)(b), which requires that each claimant continue to report regardless of any pending appeal relating to her or his eligibility or disqualification for benefits.
- 1. For each week of unemployment claimed, each report must, at a minimum, include the name, address, and telephone number of each prospective employer contacted, or the date the claimant reported to a one-stop career center, pursuant to paragraph (d).
- 2. The department must offer an online assessment that serves to identify an individual's skills, abilities, and career aptitude. The skills assessment must be voluntary, and the department must allow a claimant to choose whether to take the skills assessment. The online assessment shall be made available to any person seeking services from a regional workforce board or a one-stop career center The administrator or operator of the initial skills review shall notify the department when the individual completes the initial skills review and report the results of the review to the regional workforce board or the one-stop career center as directed by the workforce board. The department shall prescribe a numeric score on the initial skills review that demonstrates a minimal proficiency in workforce skills.
- a. If the claimant chooses to take the online assessment, the outcome of the assessment must be made available to the claimant, regional workforce board, and one-stop career center. The department, workforce board, or one-stop career center shall use the assessment initial skills review to develop a plan for referring individuals to training and employment opportunities. Aggregate data on assessment outcomes may be made available to Workforce Florida, Inc., and Enterprise Florida, Inc., for use in the development of policies related to education and training programs that will ensure that businesses in this state have access to a skilled and competent workforce The failure of the individual to comply with this requirement workforce The failure of the individual to comply with this requirement workforce the week in which the noncompliance occurred and for any subsequent week of unemployment until the requirement is satisfied. However, this requirement does not apply if the individual is exempt from the work registration requirement as set forth in paragraph (b).
- b.3. Individuals Any individual who falls below the minimal proficiency score prescribed by the department in subparagraph 2. on the initial skills review shall be informed of and offered services through the one-stop delivery system, including career counseling, provision of skill match and job market information, and skills upgrade and other training opportunities, and shall be encouraged to participate in such services training at no cost to the individuals individual in order to improve his or her workforce skills to the minimal proficiency level.
- 4. The department shall coordinate with Workforce Florida, Inc., the workforce boards, and the one-stop career centers to identify, develop, and use utilize best practices for improving the skills of individuals who choose to participate in skills upgrade and other training opportunities. The department may contract with an entity to create the online assessment in accordance with the competitive bidding requirements in s. 287.057. The online assessment must work seamlessly with the Reenployment Assistance Claims and Benefits Information System and who have a minimal proficiency score below the score prescribed in subparagraph 2.

- 5. The department, in coordination with Workforce Florida, Inc., the workforce boards, and the one stop career centers, shall evaluate the use, effectiveness, and costs associated with the training prescribed in subparagraph 3. and report its findings and recommendations for training and the use of best practices to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2013.
- Section 17. Subsections (1), (2), and (5) of section 443.1116, Florida Statutes, are amended to read:
 - 443.1116 Short-time compensation.—
 - (1) DEFINITIONS.—As used in this section, the term:
- (a) "Affected unit" means a specified plant, department, shift, or other definable unit of two or more employees designated by the employer to participate in a short-time compensation plan.
- (b) "Employer-sponsored training" means a training component sponsored by an employer to improve the skills of the employer's workers.
- (c) "Normal weekly hours of work" means the number of hours in a week that an individual would regularly work for the short-time compensation employer, not to exceed 40 hours, excluding overtime.
- (d)(e) "Short-time compensation benefits" means benefits payable to individuals in an affected unit under an approved short-time compensation plan.
- (e)(d) "Short-time compensation employer" means an employer with a short-time compensation plan in effect.
- (f)(e) "Short-time compensation plan" or "plan" means an employer's written plan for reducing unemployment under which an affected unit shares the work remaining after its normal weekly hours of work are reduced.
- (2) APPROVAL OF SHORT-TIME COMPENSATION PLANS.—An employer wishing to participate in the short-time compensation program must submit a signed, written, short-time plan to the Department of Economic Opportunity for approval. The director or his or her designee shall approve the plan if:
 - (a) The plan applies to and identifies each specific affected unit;
- (b) The individuals in the affected unit are identified by name and social security number;
- (c) The normal weekly hours of work for individuals in the affected unit are reduced by at least 10 percent and by not more than 40 percent;
- (d) The plan includes a certified statement by the employer that the aggregate reduction in work hours is in lieu of temporary layoffs that would affect at least 10 percent of the employees in the affected unit and that would have resulted in an equivalent reduction in work hours;
- (e) The plan applies to at least 10 percent of the employees in the affected unit;
- (f) The plan is approved in writing by the collective bargaining agent for each collective bargaining agreement covering any individual in the affected unit;
- (g) The plan does not serve as a subsidy to seasonal employers during the off-season or as a subsidy to employers who traditionally use part-time employees; and
- (h) The plan certifies that, if the employer provides fringe benefits to any employee whose workweek is reduced under the program, the fringe benefits will continue to be provided to the employee participating in the short-time compensation program under the same terms and conditions as though the workweek of such employee had not been reduced or to the same extent as other employees not participating in the short-time compensation program the manner in which the employer will treat fringe benefits of the individuals in the affected unit if the hours of the individuals are reduced to less than their normal weekly hours of work. As used in this paragraph, the term "fringe benefits" includes, but is not limited to, health insurance, retirement benefits under defined benefit

- pension plans as defined in subsection 35 of s. 1002 of the Employee Retirement Income Security Act of 1974, 29 U.S.C., contributions under a defined contribution plan as defined in s. 414(i) of the Internal Revenue Code, paid vacation and holidays, and sick leave;
- (i) The plan describes the manner in which the requirements of this subsection will be implemented, including a plan for giving notice, if feasible, to an employee whose workweek is to be reduced, together with an estimate of the number of layoffs that would have occurred absent the ability to participate in short-time compensation; and
- (j) The terms of the employer's written plan and implementation are consistent with employer obligations under applicable federal laws and laws of this state.
- (5) ELIGIBILITY REQUIREMENTS FOR SHORT-TIME COMPENSATION BENEFITS.—
- (a) Except as provided in this subsection, an individual is eligible to receive short-time compensation benefits for any week only if she or he complies with this chapter and the Department of Economic Opportunity finds that:
- 1. The individual is employed as a member of an affected unit in an approved plan that was approved before the week and is in effect for the week;
- 2. The individual is able to work and is available for additional hours of work or for full-time work with the short-time employer; and
- 3. The normal weekly hours of work of the individual are reduced by at least 10 percent but not by more than 40 percent, with a corresponding reduction in wages.
- (b) The department may not deny short-time compensation benefits to an individual who is otherwise eligible for these benefits for any week by reason of the application of any provision of this chapter relating to availability for work, active search for work, or refusal to apply for or accept work from other than the short-time compensation employer of that individual.
- (c) The department may not deny short-time compensation benefits to an individual who is otherwise eligible for these benefits for any week because such individual is participating in an employer-sponsored training or a training under the Workforce Investment Act to improve job skills when the training is approved by the department.
- (d) (e) Notwithstanding any other provision of this chapter, an individual is deemed unemployed in any week for which compensation is payable to her or him, as an employee in an affected unit, for less than her or his normal weekly hours of work in accordance with an approved short-time compensation plan in effect for the week.
- Section 18. Paragraph (f) of subsection (1) of section 443.141, Florida Statutes, is amended to read:
 - 443.141 Collection of contributions and reimbursements.—
- (1) PAST DUE CONTRIBUTIONS AND REIMBURSEMENTS; DELINQUENT, ERRONEOUS, INCOMPLETE, OR INSUFFICIENT REPORTS.—
- (f) Payments for 2012, 2013, and 2014 contributions.—For an annual administrative fee not to exceed \$5, a contributing employer may pay its quarterly contributions due for wages paid in the first three quarters of each year of 2012, 2013, and 2014 in equal installments if those contributions are paid as follows:
- 1. For contributions due for wages paid in the first quarter of each year, one-fourth of the contributions due must be paid on or before April 30, one-fourth must be paid on or before July 31, one-fourth must be paid on or before October 31, and one-fourth must be paid on or before December 31.
- 2. In addition to the payments specified in subparagraph 1., for contributions due for wages paid in the second quarter of each year, one-third of the contributions due must be paid on or before July 31, one-third must be paid on or before October 31, and one-third must be paid on or before December 31.

- 3. In addition to the payments specified in subparagraphs 1. and 2., for contributions due for wages paid in the third quarter of each year, one-half of the contributions due must be paid on or before October 31, and one-half must be paid on or before December 31.
- 4. The annual administrative fee assessed for electing to pay under the installment method shall be collected at the time the employer makes the first installment payment each year. The fee shall be segregated from the payment and deposited into the Operating Trust Fund of the Department of Revenue.
- 5. Interest does not accrue on any contribution that becomes due for wages paid in the first three quarters of each year if the employer pays the contribution in accordance with subparagraphs 1.-4. Interest and fees continue to accrue on prior delinquent contributions and commence accruing on all contributions due for wages paid in the first three quarters of each year which are not paid in accordance with subparagraphs 1.-3. Penalties may be assessed in accordance with this chapter. The contributions due for wages paid in the fourth quarter of 2012, 2013, and 2014 are not affected by this paragraph and are due and payable in accordance with this chapter.
- Section 19. Paragraph (a) of subsection (2) of section 443.151, Florida Statutes, is amended to read:
 - 443.151 Procedure concerning claims.—
- $(2)\;$ FILING OF CLAIM INVESTIGATIONS; NOTIFICATION OF CLAIMANTS AND EMPLOYERS.—
- (a) In general.—Initial and continued claims for benefits must be made by approved electronic or alternate means and in accordance with rules adopted by the Department of Economic Opportunity. The department shall provide alternative means, such as by telephone, for filing initial and continued claims if the department determines access to the approved electronic means is or will be unavailable and also must provide public notice of such unavailability. The department must notify claimants and employers regarding monetary and nonmonetary determinations of eligibility. Investigations of issues raised in connection with a claimant which may affect a claimant's eligibility for benefits or charges to an employer's employment record shall be conducted by the department through written, telephonic, or electronic means as prescribed by rule.
- Section 20. Subsection (1) of section 125.271, Florida Statutes, is amended to read:
- 125.271 Emergency medical services; county emergency medical service assessments.—
 - (1) As used in this section, the term "county" means:
- (a) A county that is within a rural area of *opportunity* eritical economic concern as designated by the Governor pursuant to s. 288.0656;
- (b) A small county having a population of 75,000 or fewer on the effective date of this act which has levied at least 10 mills of ad valorem tax for the previous fiscal year; or
- (c) A county that adopted an ordinance authorizing the imposition of an assessment for emergency medical services prior to January 1, 2002.

Once a county has qualified under this subsection, it always retains the qualification.

- Section 21. Paragraphs (a), (b), and (e) of subsection (7) of section 163.3177, Florida Statutes, are amended to read:
- $163.3177\,$ Required and optional elements of comprehensive plan; studies and surveys.—
 - (7)(a) The Legislature finds that:
- 1. There are a number of rural agricultural industrial centers in the state that process, produce, or aid in the production or distribution of a variety of agriculturally based products, including, but not limited to, fruits, vegetables, timber, and other crops, and juices, paper, and building materials. Rural agricultural industrial centers have a sig-

- nificant amount of existing associated infrastructure that is used for processing, producing, or distributing agricultural products.
- 2. Such rural agricultural industrial centers are often located within or near communities in which the economy is largely dependent upon agriculture and agriculturally based products. The centers significantly enhance the economy of such communities. However, these agriculturally based communities are often socioeconomically challenged and designated as rural areas of opportunity eritical economic concern. If such rural agricultural industrial centers are lost and not replaced with other job-creating enterprises, the agriculturally based communities will lose a substantial amount of their economies.
- 3. The state has a compelling interest in preserving the viability of agriculture and protecting rural agricultural communities and the state from the economic upheaval that would result from short-term or long-term adverse changes in the agricultural economy. To protect these communities and promote viable agriculture for the long term, it is essential to encourage and permit diversification of existing rural agricultural industrial centers by providing for jobs that are not solely dependent upon, but are compatible with and complement, existing agricultural industrial operations and to encourage the creation and expansion of industries that use agricultural products in innovative ways. However, the expansion and diversification of these existing centers must be accomplished in a manner that does not promote urban sprawl into surrounding agricultural and rural areas.
- (b) As used in this subsection, the term "rural agricultural industrial center" means a developed parcel of land in an unincorporated area on which there exists an operating agricultural industrial facility or facilities that employ at least 200 full-time employees in the aggregate and process and prepare for transport a farm product, as defined in s. 163.3162, or any biomass material that could be used, directly or indirectly, for the production of fuel, renewable energy, bioenergy, or alternative fuel as defined by law. The center may also include land contiguous to the facility site which is not used for the cultivation of crops, but on which other existing activities essential to the operation of such facility or facilities are located or conducted. The parcel of land must be located within, or within 10 miles of, a rural area of opportunity eritical economic concern.
- (e) Nothing in This subsection does not shall be construed to confer the status of rural area of opportunity eritical economic concern, or any of the rights or benefits derived from such status, on any land area not otherwise designated as such pursuant to s. 288.0656(7).
- Section 22. Subsection (3) of section 163.3187, Florida Statutes, is amended to read:
- $163.3187\,$ Process for adoption of small-scale comprehensive plan amendment.—
- (3) If the small scale development amendment involves a site within a rural area of opportunity critical economic concern as defined under s. 288.0656(2)(d) for the duration of such designation, the 10-acre limit listed in subsection (1) shall be increased by 100 percent to 20 acres. The local government approving the small scale plan amendment shall certify to the Office of Tourism, Trade, and Economic Development that the plan amendment furthers the economic objectives set forth in the executive order issued under s. 288.0656(7), and the property subject to the plan amendment shall undergo public review to ensure that all concurrency requirements and federal, state, and local environmental permit requirements are met.
- Section 23. Subsection (10) of section 163.3246, Florida Statutes, is amended to read:
- 163.3246 Local government comprehensive planning certification program.—
- (10) Notwithstanding subsections (2), (4), (5), (6), and (7), any municipality designated as a rural area of *opportunity* eritical economic concern pursuant to s. 288.0656 which is located within a county eligible to levy the Small County Surtax under s. 212.055(3) shall be considered certified during the effectiveness of the designation of rural area of *opportunity* eritical economic concern. The state land planning agency shall provide a written notice of certification to the local government of the certified area, which shall be considered final agency action subject to

challenge under s. 120.569. The notice of certification shall include the following components:

- (a) The boundary of the certification area.
- (b) A requirement that the local government submit either an annual or biennial monitoring report to the state land planning agency according to the schedule provided in the written notice. The monitoring report shall, at a minimum, include the number of amendments to the comprehensive plan adopted by the local government, the number of plan amendments challenged by an affected person, and the disposition of those challenges.
- Section 24. Paragraph (a) of subsection (6) of section 211.3103, Florida Statutes, is amended to read:
- 211.3103 $\,$ Levy of tax on severance of phosphate rock; rate, basis, and distribution of tax.—
- (6)(a) Beginning July 1 of the 2011-2012 fiscal year, the proceeds of all taxes, interest, and penalties imposed under this section are exempt from the general revenue service charge provided in s. 215.20, and such proceeds shall be paid into the State Treasury as follows:
- 1. To the credit of the Conservation and Recreation Lands Trust Fund, 25.5 percent.
- 2. To the credit of the General Revenue Fund of the state, 35.7 percent.
- 3. For payment to counties in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 12.8 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Any such proceeds received by a county shall be used only for phosphate-related expenses.
- 4. For payment to counties that have been designated as a rural area of opportunity critical economic concern pursuant to s. 288.0656 in proportion to the number of tons of phosphate rock produced from a phosphate rock matrix located within such political boundary, 10.0 percent. The department shall distribute this portion of the proceeds annually based on production information reported by the producers on the annual returns for the taxable year. Payments under this subparagraph shall be made to the counties unless the Legislature by special act creates a local authority to promote and direct the economic development of the county. If such authority exists, payments shall be made to that authority.
- 5. To the credit of the Nonmandatory Land Reclamation Trust Fund, 6.2 percent.
- 6. To the credit of the Phosphate Research Trust Fund in the Division of Universities of the Department of Education, 6.2 percent.
 - 7. To the credit of the Minerals Trust Fund, 3.6 percent.

Section 25. Paragraph (c) of subsection (1) of section 212.098, Florida Statutes, is amended to read:

212.098 Rural Job Tax Credit Program.—

- (1) As used in this section, the term:
- (c) "Qualified area" means any area that is contained within a rural area of *opportunity* critical economic concern designated under s. 288.0656, a county that has a population of fewer than 75,000 persons, or a county that has a population of 125,000 or less and is contiguous to a county that has a population of less than 75,000, selected in the following manner: every third year, the Department of Economic Opportunity shall rank and tier the state's counties according to the following four factors:
 - 1. Highest unemployment rate for the most recent 36-month period.
 - 2. Lowest per capita income for the most recent 36-month period.

- 3. Highest percentage of residents whose incomes are below the poverty level, based upon the most recent data available.
- 4. Average weekly manufacturing wage, based upon the most recent data available.

Section 26. Subsection (1) of section 218.67, Florida Statutes, is amended to read:

- 218.67 Distribution for fiscally constrained counties.—
- (1) Each county that is entirely within a rural area of *opportunity* critical economic concern as designated by the Governor pursuant to s. 288.0656 or each county for which the value of a mill will raise no more than \$5 million in revenue, based on the taxable value certified pursuant to s. 1011.62(4)(a)1.a., from the previous July 1, shall be considered a fiscally constrained county.

Section 27. Subsection (1) of section 288.018, Florida Statutes, is amended to read:

288.018 Regional Rural Development Grants Program.—

(1) The department shall establish a matching grant program to provide funding to regionally based economic development organizations representing rural counties and communities for the purpose of building the professional capacity of their organizations. Such matching grants may also be used by an economic development organization to provide technical assistance to businesses within the rural counties and communities that it serves. The department is authorized to approve, on an annual basis, grants to such regionally based economic development organizations. The maximum amount an organization may receive in any year will be \$35,000, or \$100,000 in a rural area of opportunity critical economic concern recommended by the Rural Economic Development Initiative and designated by the Governor, and must be matched each year by an equivalent amount of nonstate resources.

Section 28. Paragraphs (a) and (c) of subsection (2) of section 288.065, Florida Statutes, are amended to read:

288.065 Rural Community Development Revolving Loan Fund.—

- (2)(a) The program shall provide for long-term loans, loan guarantees, and loan loss reserves to units of local governments, or economic development organizations substantially underwritten by a unit of local government, within counties with populations of 75,000 or fewer, or within any county with a population of 125,000 or fewer which is contiguous to a county with a population of 75,000 or fewer, based on the most recent official population estimate as determined under s. 186.901, including those residing in incorporated areas and those residing in unincorporated areas of the county, or to units of local government, or economic development organizations substantially underwritten by a unit of local government, within a rural area of opportunity critical economic concern.
- (c) All repayments of principal and interest shall be returned to the loan fund and made available for loans to other applicants. However, in a rural area of *opportunity* eritical economic concern designated by the Governor, and upon approval by the department, repayments of principal and interest may be retained by the applicant if such repayments are dedicated and matched to fund regionally based economic development organizations representing the rural area of *opportunity* eritical economic concern.

Section 29. Paragraphs (b), (c), and (e) of subsection (2) of section 288.0655, Florida Statutes, are amended to read:

288.0655 Rural Infrastructure Fund.—

(2)

(b) To facilitate access of rural communities and rural areas of opportunity eritical economic concern as defined by the Rural Economic Development Initiative to infrastructure funding programs of the Federal Government, such as those offered by the United States Department of Agriculture and the United States Department of Commerce, and state programs, including those offered by Rural Economic Development Initiative agencies, and to facilitate local government or private infrastructure funding efforts, the department may award grants for up to 30

percent of the total infrastructure project cost. If an application for funding is for a catalyst site, as defined in s. 288.0656, the department may award grants for up to 40 percent of the total infrastructure project cost. Eligible projects must be related to specific job-creation or job-retention opportunities. Eligible projects may also include improving any inadequate infrastructure that has resulted in regulatory action that prohibits economic or community growth or reducing the costs to community users of proposed infrastructure improvements that exceed such costs in comparable communities. Eligible uses of funds shall include improvements to public infrastructure for industrial or commercial sites and upgrades to or development of public tourism infrastructure. Authorized infrastructure may include the following public or public-private partnership facilities: storm water systems; telecommunications facilities; broadband facilities; roads or other remedies to transportation impediments; nature-based tourism facilities; or other physical requirements necessary to facilitate tourism, trade, and economic development activities in the community. Authorized infrastructure may also include publicly or privately owned self-powered nature-based tourism facilities, publicly owned telecommunications facilities, and broadband facilities, and additions to the distribution facilities of the existing natural gas utility as defined in s. 366.04(3)(c), the existing electric utility as defined in s. 366.02, or the existing water or wastewater utility as defined in s. 367.021(12), or any other existing water or wastewater facility, which owns a gas or electric distribution system or a water or wastewater system in this state where:

- 1. A contribution-in-aid of construction is required to serve public or public-private partnership facilities under the tariffs of any natural gas, electric, water, or wastewater utility as defined herein; and
- 2. Such utilities as defined herein are willing and able to provide such service.
- (c) To facilitate timely response and induce the location or expansion of specific job creating opportunities, the department may award grants for infrastructure feasibility studies, design and engineering activities, or other infrastructure planning and preparation activities. Authorized grants shall be up to \$50,000 for an employment project with a business committed to create at least 100 jobs; up to \$150,000 for an employment project with a business committed to create at least 300 jobs; and up to \$300,000 for a project in a rural area of opportunity eritical economic econcern. Grants awarded under this paragraph may be used in conjunction with grants awarded under paragraph (b), provided that the total amount of both grants does not exceed 30 percent of the total project cost. In evaluating applications under this paragraph, the department shall consider the extent to which the application seeks to minimize administrative and consultant expenses.
- To enable local governments to access the resources available pursuant to s. 403.973(18), the department may award grants for surveys, feasibility studies, and other activities related to the identification and preclearance review of land which is suitable for preclearance review. Authorized grants under this paragraph may shall not exceed \$75,000 each, except in the case of a project in a rural area of opportunity eritical economic concern, in which case the grant may shall not exceed \$300,000. Any funds awarded under this paragraph must be matched at a level of 50 percent with local funds, except that any funds awarded for a project in a rural area of opportunity eritical economic concern must be matched at a level of 33 percent with local funds. If an application for funding is for a catalyst site, as defined in s. 288.0656, the requirement for local match may be waived pursuant to the process in s. 288.06561. In evaluating applications under this paragraph, the department shall consider the extent to which the application seeks to minimize administrative and consultant expenses.

Section 30. Paragraphs (a), (b), and (d) of subsection (2) and subsection (7) of section 288.0656, Florida Statutes, are amended to read:

288.0656 Rural Economic Development Initiative.—

- (2) As used in this section, the term:
- (a) "Catalyst project" means a business locating or expanding in a rural area of *opportunity* eritical economic concern to serve as an economic generator of regional significance for the growth of a regional target industry cluster. The project must provide capital investment on a scale significant enough to affect the entire region and result in the development of high-wage and high-skill jobs.

- (b) "Catalyst site" means a parcel or parcels of land within a rural area of opportunity critical economic concern that has been prioritized as a geographic site for economic development through partnerships with state, regional, and local organizations. The site must be reviewed by REDI and approved by the department for the purposes of locating a catalyst project.
- (d) "Rural area of *opportunity* eritical economic concern" means a rural community, or a region composed of rural communities, designated by the Governor, *which* that has been adversely affected by an extraordinary economic event, severe or chronic distress, or a natural disaster or that presents a unique economic development opportunity of regional impact.
- (7)(a) REDI may recommend to the Governor up to three rural areas of opportunity eritical economic concern. The Governor may by executive order designate up to three rural areas of opportunity eritical economic concern which will establish these areas as priority assignments for REDI as well as to allow the Governor, acting through REDI, to waive criteria, requirements, or similar provisions of any economic development incentive. Such incentives shall include, but are not be limited to, the Qualified Target Industry Tax Refund Program under s. 288.106, the Quick Response Training Program under s. 288.047, the Quick Response Training Program for participants in the welfare transition program under s. 288.047(8), transportation projects under s. 339.2821, the brownfield redevelopment bonus refund under s. 288.107, and the rural job tax credit program under ss. 212.098 and 220.1895.
- (b) Designation as a rural area of opportunity eritical economic concern under this subsection shall be contingent upon the execution of a memorandum of agreement among the department; the governing body of the county; and the governing bodies of any municipalities to be included within a rural area of opportunity eritical economic concern. Such agreement shall specify the terms and conditions of the designation, including, but not limited to, the duties and responsibilities of the county and any participating municipalities to take actions designed to facilitate the retention and expansion of existing businesses in the area, as well as the recruitment of new businesses to the area.
- (c) Each rural area of opportunity critical economic concern may designate catalyst projects, provided that each catalyst project is specifically recommended by REDI, identified as a catalyst project by Enterprise Florida, Inc., and confirmed as a catalyst project by the department. All state agencies and departments shall use all available tools and resources to the extent permissible by law to promote the creation and development of each catalyst project and the development of catalyst sites.

Section 31. Paragraph (a) of subsection (3) of section 288.1088, Florida Statutes, is amended to read:

288.1088 Quick Action Closing Fund.—

- (3)(a) The department and Enterprise Florida, Inc., shall jointly review applications pursuant to s. 288.061 and determine the eligibility of each project consistent with the criteria in subsection (2). Waiver of these criteria may be considered under the following criteria:
 - 1. Based on extraordinary circumstances;
- 2. In order to mitigate the impact of the conclusion of the space shuttle program; or
- 3. In rural areas of *opportunity* eritical economic concern if the project would significantly benefit the local or regional economy.

Section 32. Paragraphs (b), (c), and (d) of subsection (4) of section 288.1089, Florida Statutes, are amended to read:

288.1089 Innovation Incentive Program.—

- (4) To qualify for review by the department, the applicant must, at a minimum, establish the following to the satisfaction of the department:
 - (b) A research and development project must:
 - 1. Serve as a catalyst for an emerging or evolving technology cluster.
 - 2. Demonstrate a plan for significant higher education collaboration.

- 3. Provide the state, at a minimum, a cumulative break-even economic benefit within a 20-year period.
- 4. Be provided with a one-to-one match from the local community. The match requirement may be reduced or waived in rural areas of *opportunity* eritical economic concern or reduced in rural areas, brownfield areas, and enterprise zones.
- (c) An innovation business project in this state, other than a research and development project, must:
- 1.a. Result in the creation of at least 1,000 direct, new jobs at the business; or
- b. Result in the creation of at least 500 direct, new jobs if the project is located in a rural area, a brownfield area, or an enterprise zone.
- 2. Have an activity or product that is within an industry that is designated as a target industry business under s. 288.106 or a designated sector under s. 288.108.
- 3.a. Have a cumulative investment of at least \$500 million within a 5-year period; or
- b. Have a cumulative investment that exceeds \$250 million within a 10-year period if the project is located in a rural area, brownfield area, or an enterprise zone.
- 4. Be provided with a one-to-one match from the local community. The match requirement may be reduced or waived in rural areas of *opportunity* eritical economic concern or reduced in rural areas, brownfield areas, and enterprise zones.
- (d) For an alternative and renewable energy project in this state, the project must:
- 1. Demonstrate a plan for significant collaboration with an institution of higher education;
- 2. Provide the state, at a minimum, a cumulative break-even economic benefit within a 20-year period;
- 3. Include matching funds provided by the applicant or other available sources. The match requirement may be reduced or waived in rural areas of *opportunity* eritical economic concern or reduced in rural areas, brownfield areas, and enterprise zones;
 - 4. Be located in this state; and
- 5. Provide at least 35 direct, new jobs that pay an estimated annual average wage that equals at least 130 percent of the average private sector wage.
- Section 33. Paragraph (d) of subsection (6) of section 290.0055, Florida Statutes, is amended to read:

290.0055 Local nominating procedure.—

(6)

- (d)1. The governing body of a jurisdiction which has nominated an application for an enterprise zone that is at least 15 square miles and less than 20 square miles and includes a portion of the state designated as a rural area of *opportunity* eritical economic concern under s. 288.0656(7) may apply to the department to expand the boundary of the existing enterprise zone by not more than 3 square miles.
- 2. The governing body of a jurisdiction which has nominated an application for an enterprise zone that is at least 20 square miles and includes a portion of the state designated as a rural area of *opportunity* critical economic concern under s. 288.0656(7) may apply to the department to expand the boundary of the existing enterprise zone by not more than 5 square miles.
- 3. An application to expand the boundary of an enterprise zone under this paragraph must be submitted by December 31, 2013.
- 4. Notwithstanding the area limitations specified in subsection (4), the department may approve the request for a boundary amendment if the area continues to satisfy the remaining requirements of this section.

- 5. The department shall establish the initial effective date of an enterprise zone designated under this paragraph.
- Section 34. Paragraph (c) of subsection (4) of section 339.2819, Florida Statutes, is amended to read:
 - 339.2819 Transportation Regional Incentive Program.—

(4)

- (c) The department shall give priority to projects that:
- 1. Provide connectivity to the Strategic Intermodal System developed under s. 339.64.
- 2. Support economic development and the movement of goods in rural areas of *opportunity* eritical economic concern designated under s. 288.0656(7).
- 3. Are subject to a local ordinance that establishes corridor management techniques, including access management strategies, right-of-way acquisition and protection measures, appropriate land use strategies, zoning, and setback requirements for adjacent land uses.
- 4. Improve connectivity between military installations and the Strategic Highway Network or the Strategic Rail Corridor Network.

The department shall also consider the extent to which local matching funds are available to be committed to the project.

Section 35. Paragraph (b) of subsection (5) of section 339.63, Florida Statutes, is amended to read:

339.63 System facilities designated; additions and deletions.—

(5)

- (b) A facility designated part of the Strategic Intermodal System pursuant to paragraph (a) that is within the jurisdiction of a local government that maintains a transportation concurrency system shall receive a waiver of transportation concurrency requirements applicable to Strategic Intermodal System facilities in order to accommodate any development at the facility which occurs pursuant to a building permit issued on or before December 31, 2017, but only if such facility is located:
- 1. Within an area designated pursuant to s. 288.0656(7) as a rural area of *opportunity* eritical economic concern;
 - 2. Within a rural enterprise zone as defined in s. 290.004(5); or
- 3. Within 15 miles of the boundary of a rural area of opportunity critical economic concern or a rural enterprise zone.

Section 36. Paragraph (c) of subsection (3) of section 373.4595, Florida Statutes, is amended to read:

373.4595 Northern Everglades and Estuaries Protection Program.—

- (3) LAKE OKEECHOBEE WATERSHED PROTECTION PRO-GRAM.—A protection program for Lake Okeechobee that achieves phosphorus load reductions for Lake Okeechobee shall be immediately implemented as specified in this subsection. The program shall address the reduction of phosphorus loading to the lake from both internal and external sources. Phosphorus load reductions shall be achieved through a phased program of implementation. Initial implementation actions shall be technology-based, based upon a consideration of both the availability of appropriate technology and the cost of such technology, and shall include phosphorus reduction measures at both the source and the regional level. The initial phase of phosphorus load reductions shall be based upon the district's Technical Publication 81-2 and the district's WOD program, with subsequent phases of phosphorus load reductions based upon the total maximum daily loads established in accordance with s. 403.067. In the development and administration of the Lake Okeechobee Watershed Protection Program, the coordinating agencies shall maximize opportunities provided by federal cost-sharing programs and opportunities for partnerships with the private sector.
- (c) Lake Okeechobee Watershed Phosphorus Control Program.—The Lake Okeechobee Watershed Phosphorus Control Program is designed

to be a multifaceted approach to reducing phosphorus loads by improving the management of phosphorus sources within the Lake Okeechobee watershed through implementation of regulations and best management practices, development and implementation of improved best management practices, improvement and restoration of the hydrologic function of natural and managed systems, and utilization of alternative technologies for nutrient reduction. The coordinating agencies shall facilitate the application of federal programs that offer opportunities for water quality treatment, including preservation, restoration, or creation of wetlands on agricultural lands.

- 1. Agricultural nonpoint source best management practices, developed in accordance with s. 403.067 and designed to achieve the objectives of the Lake Okeechobee Watershed Protection Program, shall be implemented on an expedited basis. The coordinating agencies shall develop an interagency agreement pursuant to ss. 373.046 and 373.406(5) that assures the development of best management practices that complement existing regulatory programs and specifies how those best management practices are implemented and verified. The interagency agreement shall address measures to be taken by the coordinating agencies during any best management practice reevaluation performed pursuant to sub-subparagraph d. The department shall use best professional judgment in making the initial determination of best management practice effectiveness.
- a. As provided in s. 403.067(7)(c), the Department of Agriculture and Consumer Services, in consultation with the department, the district, and affected parties, shall initiate rule development for interim measures, best management practices, conservation plans, nutrient management plans, or other measures necessary for Lake Okeechobee watershed total maximum daily load reduction. The rule shall include thresholds for requiring conservation and nutrient management plans and criteria for the contents of such plans. Development of agricultural nonpoint source best management practices shall initially focus on those priority basins listed in subparagraph (b)1. The Department of Agriculture and Consumer Services, in consultation with the department, the district, and affected parties, shall conduct an ongoing program for improvement of existing and development of new interim measures or best management practices for the purpose of adoption of such practices by rule. The Department of Agriculture and Consumer Services shall work with the University of Florida's Institute of Food and Agriculture Sciences to review and, where appropriate, develop revised nutrient application rates for all agricultural soil amendments in the watershed.
- b. Where agricultural nonpoint source best management practices or interim measures have been adopted by rule of the Department of Agriculture and Consumer Services, the owner or operator of an agricultural nonpoint source addressed by such rule shall either implement interim measures or best management practices or demonstrate compliance with the district's WOD program by conducting monitoring prescribed by the department or the district. Owners or operators of agricultural nonpoint sources who implement interim measures or best management practices adopted by rule of the Department of Agriculture and Consumer Services shall be subject to the provisions of s. 403.067(7). The Department of Agriculture and Consumer Services, in cooperation with the department and the district, shall provide technical and financial assistance for implementation of agricultural best management practices, subject to the availability of funds.
- c. The district or department shall conduct monitoring at representative sites to verify the effectiveness of agricultural nonpoint source best management practices.
- d. Where water quality problems are detected for agricultural nonpoint sources despite the appropriate implementation of adopted best management practices, the Department of Agriculture and Consumer Services, in consultation with the other coordinating agencies and affected parties, shall institute a reevaluation of the best management practices and make appropriate changes to the rule adopting best management practices.
- 2. Nonagricultural nonpoint source best management practices, developed in accordance with s. 403.067 and designed to achieve the objectives of the Lake Okeechobee Watershed Protection Program, shall be implemented on an expedited basis. The department and the district shall develop an interagency agreement pursuant to ss. 373.046 and 373.406(5) that assures the development of best management practices that complement existing regulatory programs and specifies how those

best management practices are implemented and verified. The interagency agreement shall address measures to be taken by the department and the district during any best management practice reevaluation performed pursuant to sub-subparagraph d.

- a. The department and the district are directed to work with the University of Florida's Institute of Food and Agricultural Sciences to develop appropriate nutrient application rates for all nonagricultural soil amendments in the watershed. As provided in s. 403.067(7)(c), the department, in consultation with the district and affected parties, shall develop interim measures, best management practices, or other measures necessary for Lake Okeechobee watershed total maximum daily load reduction. Development of nonagricultural nonpoint source best management practices shall initially focus on those priority basins listed in subparagraph (b)1. The department, the district, and affected parties shall conduct an ongoing program for improvement of existing and development of new interim measures or best management practices. The district shall adopt technology-based standards under the district's WOD program for nonagricultural nonpoint sources of phosphorus. Nothing in this sub-subparagraph shall affect the authority of the department or the district to adopt basin-specific criteria under this part to prevent harm to the water resources of the district.
- b. Where nonagricultural nonpoint source best management practices or interim measures have been developed by the department and adopted by the district, the owner or operator of a nonagricultural nonpoint source shall implement interim measures or best management practices and be subject to the provisions of s. 403.067(7). The department and district shall provide technical and financial assistance for implementation of nonagricultural nonpoint source best management practices, subject to the availability of funds.
- c. The district or the department shall conduct monitoring at representative sites to verify the effectiveness of nonagricultural nonpoint source best management practices.
- d. Where water quality problems are detected for nonagricultural nonpoint sources despite the appropriate implementation of adopted best management practices, the department and the district shall institute a reevaluation of the best management practices.
- 3. The provisions of subparagraphs 1. and 2. may shall not preclude the department or the district from requiring compliance with water quality standards or with current best management practices requirements set forth in any applicable regulatory program authorized by law for the purpose of protecting water quality. Additionally, subparagraphs 1. and 2. are applicable only to the extent that they do not conflict with any rules adopted promulgated by the department that are necessary to maintain a federally delegated or approved program.
- 4. Projects that reduce the phosphorus load originating from domestic wastewater systems within the Lake Okeechobee watershed shall be given funding priority in the department's revolving loan program under s. 403.1835. The department shall coordinate and provide assistance to those local governments seeking financial assistance for such priority projects.
- 5. Projects that make use of private lands, or lands held in trust for Indian tribes, to reduce nutrient loadings or concentrations within a basin by one or more of the following methods: restoring the natural hydrology of the basin, restoring wildlife habitat or impacted wetlands, reducing peak flows after storm events, increasing aquifer recharge, or protecting range and timberland from conversion to development, are eligible for grants available under this section from the coordinating agencies. For projects of otherwise equal priority, special funding priority will be given to those projects that make best use of the methods outlined above that involve public-private partnerships or that obtain federal match money. Preference ranking above the special funding priority will be given to projects located in a rural area of opportunity eritical economic concern designated by the Governor. Grant applications may be submitted by any person or tribal entity, and eligible projects may include, but are not limited to, the purchase of conservation and flowage easements, hydrologic restoration of wetlands, creating treatment wetlands, development of a management plan for natural resources, and financial support to implement a management plan.
- 6.a. The department shall require all entities disposing of domestic wastewater residuals within the Lake Okeechobee watershed and the

remaining areas of Okeechobee, Glades, and Hendry Counties to develop and submit to the department an agricultural use plan that limits applications based upon phosphorus loading. By July 1, 2005, phosphorus concentrations originating from these application sites may shall not exceed the limits established in the district's WOD program. After December 31, 2007, the department may not authorize the disposal of domestic wastewater residuals within the Lake Okeechobee watershed unless the applicant can affirmatively demonstrate that the phosphorus in the residuals will not add to phosphorus loadings in Lake Okeechobee or its tributaries. This demonstration shall be based on achieving a net balance between phosphorus imports relative to exports on the permitted application site. Exports shall include only phosphorus removed from the Lake Okeechobee watershed through products generated on the permitted application site. This prohibition does not apply to Class AA residuals that are marketed and distributed as fertilizer products in accordance with department rule.

- b. Private and government-owned utilities within Monroe, Miami-Dade, Broward, Palm Beach, Martin, St. Lucie, Indian River, Okeechobee, Highlands, Hendry, and Glades Counties that dispose of wastewater residual sludge from utility operations and septic removal by land spreading in the Lake Okeechobee watershed may use a line item on local sewer rates to cover wastewater residual treatment and disposal if such disposal and treatment is done by approved alternative treatment methodology at a facility located within the areas designated by the Governor as rural areas of opportunity eritical economic concern pursuant to s. 288.0656. This additional line item is an environmental protection disposal fee above the present sewer rate and may shall not be considered a part of the present sewer rate to customers, notwithstanding provisions to the contrary in chapter 367. The fee shall be established by the county commission or its designated assignee in the county in which the alternative method treatment facility is located. The fee shall be calculated to be no higher than that necessary to recover the facility's prudent cost of providing the service. Upon request by an affected county commission, the Florida Public Service Commission will provide assistance in establishing the fee. Further, for utilities and utility authorities that use the additional line item environmental protection disposal fee, such fee may shall not be considered a rate increase under the rules of the Public Service Commission and shall be exempt from such rules. Utilities using the provisions of this section may immediately include in their sewer invoicing the new environmental protection disposal fee. Proceeds from this environmental protection disposal fee shall be used for treatment and disposal of wastewater residuals, including any treatment technology that helps reduce the volume of residuals that require final disposal, but such proceeds may shall not be used for transportation or shipment costs for disposal or any costs relating to the land application of residuals in the Lake Okeechobee watershed.
- c. No less frequently than once every 3 years, the Florida Public Service Commission or the county commission through the services of an independent auditor shall perform a financial audit of all facilities receiving compensation from an environmental protection disposal fee. The Florida Public Service Commission or the county commission through the services of an independent auditor shall also perform an audit of the methodology used in establishing the environmental protection disposal fee. The Florida Public Service Commission or the county commission shall, within 120 days after completion of an audit, file the audit report with the President of the Senate and the Speaker of the House of Representatives and shall provide copies to the county commissions of the counties set forth in sub-subparagraph b. The books and records of any facilities receiving compensation from an environmental protection disposal fee shall be open to the Florida Public Service Commission and the Auditor General for review upon request.
- 7. The Department of Health shall require all entities disposing of septage within the Lake Okeechobee watershed to develop and submit to that agency an agricultural use plan that limits applications based upon phosphorus loading. By July 1, 2005, phosphorus concentrations originating from these application sites *may* shall not exceed the limits established in the district's WOD program.
- 8. The Department of Agriculture and Consumer Services shall initiate rulemaking requiring entities within the Lake Okeechobee watershed which land-apply animal manure to develop resource management system level conservation plans, according to United States Department of Agriculture criteria, which limit such application. Such rules may include criteria and thresholds for the requirement to develop

- a conservation or nutrient management plan, requirements for plan approval, and recordkeeping requirements.
- 9. The district, the department, or the Department of Agriculture and Consumer Services, as appropriate, shall implement those alternative nutrient reduction technologies determined to be feasible pursuant to subparagraph (d)6.

Section 37. Paragraph (e) of subsection (2) and paragraph (b) of subsection (26) of section 380.06, Florida Statutes, are amended to read:

380.06 Developments of regional impact.—

(2) STATEWIDE GUIDELINES AND STANDARDS.—

(e) With respect to residential, hotel, motel, office, and retail developments, the applicable guidelines and standards shall be increased by 50 percent in urban central business districts and regional activity centers of jurisdictions whose local comprehensive plans are in compliance with part II of chapter 163. With respect to multiuse developments, the applicable individual use guidelines and standards for residential, hotel, motel, office, and retail developments and multiuse guidelines and standards shall be increased by 100 percent in urban central business districts and regional activity centers of jurisdictions whose local comprehensive plans are in compliance with part II of chapter 163, if one land use of the multiuse development is residential and amounts to not less than 35 percent of the jurisdiction's applicable residential threshold. With respect to resort or convention hotel developments, the applicable guidelines and standards shall be increased by 150 percent in urban central business districts and regional activity centers of jurisdictions whose local comprehensive plans are in compliance with part II of chapter 163 and where the increase is specifically for a proposed resort or convention hotel located in a county with a population greater than 500,000 and the local government specifically designates that the proposed resort or convention hotel development will serve an existing convention center of more than 250,000 gross square feet built before prior to July 1, 1992. The applicable guidelines and standards shall be increased by 150 percent for development in any area designated by the Governor as a rural area of opportunity eritical economic concern pursuant to s. 288.0656 during the effectiveness of the designation.

$(26)\,$ ABANDONMENT OF DEVELOPMENTS OF REGIONAL IMPACT.—

(b) Upon receipt of written confirmation from the state land planning agency that any required mitigation applicable to completed development has occurred, an industrial development of regional impact located within the coastal high-hazard area of a rural area of opportunity county of conomic concern which was approved before prior to the adoption of the local government's comprehensive plan required under s. 163.3167 and which plan's future land use map and zoning designates the land use for the development of regional impact as commercial may be unilaterally abandoned without the need to proceed through the process described in paragraph (a) if the developer or owner provides a notice of abandonment to the local government and records such notice with the applicable clerk of court. Abandonment shall be deemed to have occurred upon the recording of the notice. All development following abandonment shall be fully consistent with the current comprehensive plan and applicable zoning.

Section 38. Paragraph (g) of subsection (3) of section 380.0651, Florida Statutes, is amended to read:

380.0651 Statewide guidelines and standards.—

- (3) The following statewide guidelines and standards shall be applied in the manner described in s. 380.06(2) to determine whether the following developments shall be required to undergo development-of-regional-impact review:
- (g) Residential development.—A No rule may not be adopted concerning residential developments which treats a residential development in one county as being located in a less populated adjacent county unless more than 25 percent of the development is located within 2 excless miles or less of the less populated adjacent county. The residential thresholds of adjacent counties with less population and a lower threshold may shall not be controlling on any development wholly lo-

cated within areas designated as rural areas of opportunity eritical

Section 39. Paragraph (b) of subsection (2) of section 985.686, Florida Statutes, is amended to read:

985.686 Shared county and state responsibility for juvenile detention.—

- (2) As used in this section, the term:
- (b) "Fiscally constrained county" means a county within a rural area of *opportunity* eritical economic concern as designated by the Governor pursuant to s. 288.0656 or each county for which the value of a mill will raise no more than \$5 million in revenue, based on the certified school taxable value certified pursuant to s. 1011.62(4)(a)1.a., from the previous July 1.

Section 40. Subsection (2) of section 1011.76, Florida Statutes, is amended to read:

1011.76 Small School District Stabilization Program.—

(2) In order to participate in this program, a school district must be located in a rural area of opportunity eritical economic concern designated by the Executive Office of the Governor, and the district school board must submit a resolution to the Department of Economic Opportunity requesting participation in the program. A rural area of opportunity eritical economic concern must be a rural community, or a region composed of such, that has been adversely affected by an extraordinary economic event or a natural disaster or that presents a unique economic development concern or opportunity of regional impact. The resolution must be accompanied by with documentation of the economic conditions in the community and; provide information indicating the negative impact of these conditions on the school district's financial stability, and the school district must participate in a best financial management practices review to determine potential efficiencies that could be implemented to reduce program costs in the district.

Section 41. Paragraph (a) of subsection (4) of section 215.425, Florida Statutes, is amended to read:

215.425 Extra compensation claims prohibited; bonuses; severance pay.—

- (4)(a) On or after July 1, 2011, a unit of government that enters into a contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, that contains a provision for severance pay with an officer, agent, employee, or contractor must include the following provisions in the contract:
- 1. A requirement that severance pay provided may not exceed an amount greater than 20 weeks of compensation.
- 2. A prohibition of provision of severance pay when the officer, agent, employee, or contractor has been fired for misconduct, as defined in s. 443.036(29) s. 443.036(30), by the unit of government.
- Section 42. Paragraph (f) of subsection (13) of section 443.1216, Florida Statutes, is amended to read:
- 443.1216 Employment.—Employment, as defined in s. 443.036, is subject to this chapter under the following conditions:
 - (13) The following are exempt from coverage under this chapter:
- (f) Service performed in the employ of a public employer as defined in s. 443.036, except as provided in subsection (2), and service performed in the employ of an instrumentality of a public employer as described in s. 443.036(35)(b) or (c) s. 443.036(35)(b) or (c), to the extent that the instrumentality is immune under the United States Constitution from the tax imposed by s. 3301 of the Internal Revenue Code for that service.

Section 43. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to economic development; amending s. 163.3202,

F.S.; requiring each county and municipality to adopt and enforce land development regulations in accordance with the submitted comprehensive plan; amending s. 288.0001, F.S.; requiring an analysis of the New Markets Development Program in the Economic Development Programs Evaluation; amending s. 288.005, F.S.; defining terms; creating s. 288.006, F.S.; providing requirements for loan programs relating to accountability and proper stewardship of funds; authorizing the Auditor General to conduct audits for a specified purpose; authorizing the department to adopt rules; amending s. 288.8013, F.S.; clarifying that the Auditor General's annual audit of the Recovery Fund and Triumph Gulf Coast, Inc., is a performance audit; amending s. 288.8014, F.S.; providing that terms of the initial appointments to the board of directors of Triumph Gulf Coast, Inc., begin after the Legislature appropriates funds to the Recovery Fund; providing initial appointment term limits; providing that the audit by the retained independent certified public accountant is annual; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the Department of Economic Opportunity to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; revising the requirement that the department conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and to distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary, rather than required; deleting a requirement that a local government obtain consent from the department for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum amount and percentage of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry Marketing Corporation, rather than with Enterprise Florida, Inc., in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation, rather than with Enterprise Florida, Inc., for a specified purpose; revising the research and development duties of Space Florida; repealing s. 443.036(26), F.S., relating to the definition of the term "initial skills review"; amending s. 443.091, F.S.; deleting the requirement that an unemployed individual take an initial skill review before he or she is eligible to receive reemployment assistance benefits; requiring the department to make available for such individual a voluntary online assessment that identifies an individual's skills, abilities, and career aptitude; requiring information from such assessment to be made available to certain groups; revising the requirement that the department offer certain training opportunities; amending s. 443.1116, F.S.; defining the term "employer sponsored training"; revising the requirements for a short-term compensation plan to be approved by the department; revising the treatment of fringe benefits in such plan; requiring an employer to describe the manner in which the employer will implement the plan; requiring the director to approve the plan if it is consistent with employer obligations under law; prohibiting the department from denying short-time compensation benefits to certain individuals; amending s. 443.141, F.S.; providing an employer payment schedule for specified years' contributions to the Unemployment Compensation Trust Fund; providing applicability; amending s. 443.151, F.S.; requiring the department to provide an alternate means for filing claims when the approved electronic method is unavailable; amending ss. 125.271, 163.3177, 163.3187, $163.3246, \ \ 211.3103, \ \ 212.098, \ \ 218.67, \ \ 288.018, \ \ 288.065,$ 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; amending ss. 215.425 and 443.1216, F.S.; conforming cross-references to changes made by the act; providing an effective date.

Senator Detert moved the following amendments to **Amendment 1** (494350) which were adopted:

Amendment 1A (141266) (with title amendment)—Between lines 136 and 137 insert:

Section 5. Paragraph (b) of subsection (3) of section 288.061, Florida Statutes, is amended to read:

288.061 Economic development incentive application process.—

- (3) Within 10 business days after the department receives the submitted economic development incentive application, the executive director shall approve or disapprove the application and issue a letter of certification to the applicant which includes a justification of that decision, unless the business requests an extension of that time.
- (b) The release of funds for the incentive or incentives awarded to the applicant depends upon the statutory requirements of the particular incentive program, except as provided in subsection (4).

And the title is amended as follows:

Delete line 1779 and insert: adopt rules; amending s. 288.061, F.S.; deleting an incorrect cross-reference; amending s. 288.8013, F.S.; clarifying

Amendment 1B (751578) (with title amendment)—Delete lines 1050-1051 and insert:

organization may receive in any year will be \$50,000 \$35,000, or \$150,000 \$100,000 in a rural area of opportunity critical economic

And the title is amended as follows:

Delete line 1858 and insert: 212.098, 218.67, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; amending s. 288.018, F.S.; revising the maximum amount of grants that may be awarded; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; amending ss. 288.065, 288.0656, 288.0656,

Senator Richter moved the following amendment to **Amendment 1** (494350):

Amendment 1C (838754) (with title amendment)—Between lines 1760 and 1761 insert:

- Section 43. (1) Any building permit, and any permit issued by the Department of Environmental Protection or by a water management district pursuant to part IV of chapter 373, Florida Statutes, which has an expiration date from January 1, 2014, through January 1, 2016, is extended and renewed for a period of 2 years after its previously scheduled date of expiration. This extension includes any local government-issued development order or building permit including certificates of levels of service. This section does not prohibit conversion from the construction phase to the operation phase upon completion of construction. This extension is in addition to any existing permit extension. Extensions granted pursuant to this section; s. 14 of chapter 2009-96, Laws of Florida, as reauthorized by s. 47 of chapter 2010-147, Laws of Florida; s. 46 of chapter 2010-147, Laws of Florida; s. 73 or s. 79 of chapter 2011-139, Laws of Florida; or s. 24 of chapter 2012-205, Laws of Florida, may not exceed 4 years in total. Further, specific development order extensions granted pursuant to s. 380.06(19)(c)2., Florida Statutes, may not be further extended by this section.
- (2) The commencement and completion dates for any required mitigation associated with a phased construction project are extended so that mitigation takes place in the same timeframe relative to the phase as originally permitted.
- (3) The holder of a valid permit or other authorization that is eligible for the 2-year extension must notify the authorizing agency in writing by December 31, 2014, identifying the specific authorization for which the holder intends to use the extension and the anticipated timeframe for acting on the authorization.
 - (4) The extension provided in subsection (1) does not apply to:
- (a) A permit or other authorization under any programmatic or regional general permit issued by the Army Corps of Engineers.
- (b) A permit or other authorization held by an owner or operator determined to be in significant noncompliance with the conditions of the

permit or authorization as established through the issuance of a warning letter or notice of violation, the initiation of formal enforcement, or other equivalent action by the authorizing agency.

- (c) A permit or other authorization, if granted an extension that would delay or prevent compliance with a court order.
- (5) Permits extended under this section shall continue to be governed by the rules in effect at the time the permit was issued unless it is demonstrated that the rules in effect at the time the permit was issued would create an immediate threat to public safety or health. This provision applies to any modification of the plans, terms, and conditions of the permit which lessens the environmental impact, except that any such modification does not extend the time limit beyond 2 additional years.
- (6) This section does not impair the authority of a county or municipality to require the owner of a property who has notified the county or municipality of the owner's intent to receive the extension of time granted pursuant to this section to maintain and secure the property in a safe and sanitary condition in compliance with applicable laws and ordinances.

And the title is amended as follows:

Delete line 1864 and insert: references to changes made by the act; extending and renewing building permits and certain permits issued by the Department of Environmental Protection or a water management district, including any local government-issued development order or building permit issued pursuant thereto; limiting certain permit extensions to a specified period of time; extending commencement and completion dates for required mitigation associated with a phased construction project; requiring the holder of an extended permit or authorization to provide notice to the authorizing agency; providing exceptions to the extension and renewal of such permits; providing that extended permits are governed by certain rules; providing applicability; providing an

POINT OF ORDER

Senator Joyner raised a point of order that pursuant to Rule 7.1(3), **Amendment 1C** (838754) contained language on a subject different from that under consideration and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

Senator Benacquisto moved the following amendment to **Amendment 1 (494350)** which was adopted:

Amendment 1D (732244) (with title amendment)—Between lines 1760 and 1761 insert:

Section 43. Part XIV of chapter 288, Florida Statutes, consisting of ss. 288.993-288.9937, is created and entitled "Microfinance Programs."

Section 44. Section 288.993, Florida Statutes, is created to read:

288.993 Short title.—This part may be cited as the "Florida Microfinance Act."

Section 45. Section 288.9931, Florida Statutes, is created to read:

288.9931 Legislative findings and intent.—The Legislature finds that the ability of entrepreneurs and small businesses to access capital is vital to the overall health and growth of this state's economy; however, access to capital is limited by the lack of available credit for entrepreneurs and small businesses in this state. The Legislature further finds that entrepreneurs and small businesses could be assisted through the creation of a program that will provide an avenue for entrepreneurs and small businesses in this state to access credit. Additionally, the Legislature finds that business management training, business development training, and technical assistance are necessary to ensure that entrepreneurs and small businesses that receive credit develop the skills necessary to grow and achieve long-term financial stability. The Legislature intends to expand job opportunities for this state's workforce by expanding access to credit to entrepreneurs and small businesses. Furthermore, the Legislature intends to avoid duplicating existing programs and to coordinate, assist, augment, and improve access to those programs for entrepreneurs and small businesses in this state.

Section 46. Section 288.9932, Florida Statutes, is created to read:

288.9932 Definitions.—As used in this part, the term:

- (1) "Applicant" means an entrepreneur or small business that applies to a loan administrator for a microloan.
- (2) "Domiciled in this state" means authorized to do business in this state and located in this state.
- (3) "Entrepreneur" means an individual residing in this state who desires to assume the risk of organizing, managing, and operating a small business in this state.
- (4) "Network" means the Florida Small Business Development Center Network.
- (5) "Small business" means a business, regardless of corporate structure, domiciled in this state which employs 25 or fewer people and generated average annual gross revenues of \$1.5 million or less per year for the preceding 2 years. For the purposes of this part, the identity of a small business is not affected by name changes or changes in personnel.
 - Section 47. Section 288.9933, Florida Statutes, is created to read:
- 288.9933 Rulemaking authority.—The department may adopt rules to implement this part.

Section 48. Section 288.9934, Florida Statutes, is created to read:

288.9934 Microfinance Loan Program.—

- (1) PURPOSE.—The Microfinance Loan Program is established in the department to make short-term, fixed-rate microloans in conjunction with business management training, business development training, and technical assistance to entrepreneurs and newly established or growing small businesses for start-up costs, working capital, and the acquisition of materials, supplies, furniture, fixtures, and equipment. Participation in the loan program is intended to enable entrepreneurs and small businesses to access private financing upon completing the loan program.
- (2) DEFINITION.—As used in this section, the term "loan administrator" means an entity that enters into a contract with the department pursuant to this section to administer the loan program.

(3) REQUEST FOR PROPOSAL.—

- (a) By December 1, 2014, the department shall contract with at least one but not more than three entities to administer the loan program for a term of 3 years. The department shall award the contract in accordance with the request for proposal requirements in s. 287.057 to an entity that:
 - 1. Is a corporation registered in this state;
 - 2. Does not offer checking accounts or savings accounts;
- 3. Demonstrates that its board of directors and managers are experienced in microlending and small business finance and development;
- 4. Demonstrates that it has the technical skills and sufficient resources and expertise to:
- a. Analyze and evaluate applications by entrepreneurs and small businesses applying for microloans;
- b. Underwrite and service microloans provided pursuant to this part; and
- c. Coordinate the provision of such business management training, business development training, and technical assistance as required by this part.
- 5. Demonstrates that it has established viable, existing partnerships with public and private nonstate funding sources, economic development agencies, and workforce development and job referral networks; and
- 6. Demonstrates that it has a plan that includes proposed microlending activities under the loan program, including, but not limited to, the types of entrepreneurs and businesses to be assisted and the size and range of loans the loan administrator intends to make.

- (b) To ensure that prospective loan administrators meet the requirements of subparagraphs (a)2.-6., the request for proposal must require submission of the following information:
- 1. A description of the types of entrepreneurs and small businesses the loan administrator has assisted in the past, and the average size and terms of loans made in the past to such entities;
- 2. A description of the experience of members of the board of directors and managers in the areas of microlending and small business finance and development;
- 3. A description of the loan administrator's underwriting and credit policies and procedures, credit decisionmaking process, monitoring policies and procedures, and collection practices, and samples of any currently used loan documentation;
- 4. A description of the nonstate funding sources that will be used by the loan administrator in conjunction with the state funds to make microloans pursuant to this section;
- 5. The loan administrator's three most recent financial audits or, if no prior audits have been completed, the loan administrator's three most recent unaudited financial statements; and
- 6. A conflict of interest statement from the loan administrator's board of directors certifying that a board member, employee, or agent, or an immediate family member thereof, or any other person connected to or affiliated with the loan administrator, is not receiving or will not receive any type of compensation or remuneration from an entrepreneur or small business that has received or will receive funds from the loan program. The department may waive this requirement for good cause shown. As used in this subparagraph, the term "immediate family" means a parent, child, or spouse, or any other relative by blood, marriage, or adoption, of a board member, employee, or agent of the loan administrator.

(4) CONTRACT AND AWARD OF FUNDS.—

- (a) The selected loan administrator must enter into a contract with the department for a term of 3 years to receive state funds for the loan program. Funds appropriated to the program must be reinvested and maintained as a long-term and stable source of funding for the program. The amount of state funds used in any microloan made pursuant to this part may not exceed 50 percent of the total microloan amount. The department shall establish financial performance measures and objectives for the loan program and for the loan administrator in order to maximize the state funds awarded.
- (b) State funds may be used only to provide direct microloans to entrepreneurs and small businesses according to the limitations, terms, and conditions provided in this part. Except as provided in subsection (5), state funds may not be used to pay administrative costs, underwriting costs, servicing costs, or any other costs associated with providing microloans, business management training, business development training, or technical assistance.
- (c) The loan administrator shall reserve 10 percent of the total award amount from the department to provide microloans pursuant to this part to entrepreneurs and small businesses that employ no more than five people and generate annual gross revenues averaging no more than \$250,000 per year for the last 2 years.
- (d)1. If the loan program is appropriated funding in a fiscal year, the department shall distribute such funds to the loan administrator within 30 days of the execution of the contract by the department and the loan administrator.
- 2. The total amount of funding allocated to the loan administrator in a fiscal year may not exceed the amount appropriated for the loan program in the same fiscal year. If the funds appropriated to the loan program in a fiscal year exceed the amount of state funds received by the loan administrator, such excess funds shall revert to the General Revenue Fund.
- (e) Within 30 days of executing its contract with the department, the loan administrator must enter into a memorandum of understanding with the network:

- 1. For the provision of business management training, business development training, and technical assistance to entrepreneurs and small businesses that receive microloans under this part; and
- 2. To promote the program to underserved entrepreneurs and small businesses.
- (f) By September 1, 2014, the department shall review industry best practices and determine the minimum business management training, business development training, and technical assistance that must be provided by the network to achieve the goals of this part.
- (g) The loan administrator must meet the requirements of this section, the terms of its contract with the department, and any other applicable state or federal laws to be eligible to receive funds in any fiscal year. The contract with the loan administrator must specify any sanctions for the loan administrator's failure to comply with the contract or this part.

(5) FEES.—

- (a) Except as provided in this section, the department may not charge fees or interest or require collateral from the loan administrator. The department may charge an annual fee or interest of up to 80 percent of the Federal Funds Rate as of the date specified in the contract for state funds received under the loan program. The department shall require as collateral an assignment of the notes receivable of the microloans made by the loan administrator under the loan program.
- (b) The loan administrator is entitled to retain a one-time administrative servicing fee of 1 percent of the total award amount to offset the administrative costs of underwriting and servicing microloans made pursuant to this part. This fee may not be charged to or paid by microloan borrowers participating in the loan program. Except as provided in subsection (7)(c), the loan administrator may not be required to return this fee to the department.
- (c) The loan administrator may not charge interest, fees, or costs except as authorized in subsection (9).
- (d) Except as provided in subsection (7), the loan administrator is not required to return the interest, fees, or costs authorized under subsection (9).

(6) REPAYMENT OF AWARD FUNDS.—

- (a) After collecting interest and any fees or costs permitted under this section in satisfaction of all microloans made pursuant to this part, the loan administrator shall remit to the department the microloan principal collected from all microloans made with state funds received under this part. Repayment of microloan principal to the department may be deferred by the department for a period not to exceed 6 months; however, the loan administrator may not provide a microloan under this part after the contract with the department expires.
- (b) If for any reason the loan administrator is unable to make repayments to the department in accordance with the contract, the department may accelerate maturity of the state funds awarded and demand repayment in full. In this event, or if a loan administrator violates this part or the terms of its contract, the loan administrator shall surrender to the department possession of all collateral required pursuant to subsection (5). Any loss or deficiency greater than the value of the collateral may be recovered by the department from the loan administrator.
- (c) In the event of a default as specified in the contract, termination of the contract, or violation of this section, the state may, in addition to any other remedy provided by law, bring suit to enforce its interest.
- (d) A microloan borrower's default does not relieve the loan administrator of its obligation to repay an award to the department.

(7) CONTRACT TERMINATION.—

(a) The loan administrator's contract with the department may be terminated by the department, and the loan administrator required to immediately return all state funds awarded, including any interest, fees, and costs it would otherwise be entitled to retain pursuant to subsection (5) for that fiscal year, upon a finding by the department that:

- 1. The loan administrator has, within the previous 5 years, participated in a state-funded economic development program in this or any other state and was found to have failed to comply with the requirements of that program;
- 2. The loan administrator is currently in material noncompliance with any statute, rule, or program administered by the department;
- 3. The loan administrator or any member of its board of directors, officers, partners, managers, or shareholders has pled no contest or been found guilty, regardless of whether adjudication was withheld, of any felony or any misdemeanor involving fraud, misrepresentation, or dishonesty;
- 4. The loan administrator failed to meet or agree to the terms of the contract with the department or failed to meet this part; or
- 5. The department finds that the loan administrator provided fraudulent or misleading information to the department.
- (b) The loan administrator's contract with the department may be terminated by the department at any time for any reason upon 30 days' notice by the department. In such a circumstance, the loan administrator shall return all awarded state funds to the department within 60 days of the termination. However, the loan administrator may retain any interest, fees, or costs it has collected pursuant to subsection (5).
- (c) The loan administrator's contract with the department may be terminated by the loan administrator at any time for any reason upon 30 days' notice by the loan administrator. In such a circumstance, the loan administrator shall return all awarded state funds to the department, including any interest, fees, and costs it has retained or would otherwise be entitled to retain pursuant to subsection (5), within 30 days of the termination.

(8) AUDITS AND REPORTING.—

- (a) The loan administrator shall annually submit to the department a financial audit performed by an independent certified public accountant and an operational performance audit for the most recently completed fiscal year. Both audits must indicate whether any material weakness or instances of material noncompliance are indicated in the audit.
- (b) The loan administrator shall submit quarterly reports to the department as required by s. 288.9936(3).
- (c) The loan administrator shall make its books and records related to the loan program available to the department or its designee for inspection upon reasonable notice.

(9) ELIGIBILITY AND APPLICATION.—

- (a) To be eligible for a microloan, an applicant must, at a minimum, be an entrepreneur or small business located in this state.
- (b) Microloans may not be made if the direct or indirect purpose or result of granting the microloan would be to:
- 1. Pay off any creditors of the applicant, including the refund of a debt owed to a small business investment company organized pursuant to 15 U.S.C. s. 681;
- 2. Provide funds, directly or indirectly, for payment, distribution, or as a microloan to owners, partners, or shareholders of the applicant's business, except as ordinary compensation for services rendered;
- 3. Finance the acquisition, construction, improvement, or operation of real property which is, or will be, held primarily for sale or investment;
 - 4. Pay for lobbying activities; or
- 5. Replenish funds used for any of the purposes specified in sub-paragraphs 1.-4.
- (c) A microloan applicant shall submit a written application in the format prescribed by the loan administrator and shall pay an application fee not to exceed \$50 to the loan administrator.

- (d) The following minimum terms apply to a microloan made by the loan administrator:
 - 1. The amount of a microloan may not exceed \$50,000;
- 2. A borrower may not receive more than \$75,000 per year in total microloans;
- 3. A borrower may not receive more than two microloans per year and may not receive more than five microloans in any 3-year period;
- 4. The proceeds of the microloan may be used only for startup costs, working capital, and the acquisition of materials, supplies, furniture, fixtures, and equipment;
 - 5. The period of any microloan may not exceed 1 year;
- 6. The interest rate may not exceed the prime rate published in the Wall Street Journal as of the date specified in the microloan, plus 1000 basis points;
 - 7. All microloans must be personally guaranteed;
- 8. The borrower must participate in business management training, business development training, and technical assistance as determined by the loan administrator in the microloan agreement;
- 9. The borrower shall provide such information as required by the loan administrator, including monthly job creation and financial data, in the manner prescribed by the loan administrator; and
- 10. The loan administrator may collect fees for late payments which are consistent with standard business lending practices and may recover costs and fees incurred for any collection efforts necessitated by a borrower's default.
- (e) The department may not review microloans made by the loan administrator pursuant to this part before approval of the loan by the loan administrator.
- (10) STATEWIDE STRATEGIC PLAN.—In implementing this section, the department shall be guided by the 5-year statewide strategic plan adopted pursuant to s. 20.60(5). The department shall promote and advertise the loan program by, among other things, cooperating with government, nonprofit, and private industry to organize, host, or participate in seminars and other forums for entrepreneurs and small businesses.
- (11) STUDY.—By December 31, 2014, the department shall commence or commission a study to identify methods and best practices that will increase access to credit to entrepreneurs and small businesses in this state. The study must also explore the ability of, and limitations on, Florida nonprofit organizations and private financial institutions to expand access to credit to entrepreneurs and small businesses in this state.
- (12) CREDIT OF THE STATE.—With the exception of funds appropriated to the loan program by the Legislature, the credit of the state may not be pledged. The state is not liable or obligated in any way for claims on the loan program or against the loan administrator or the department.
 - Section 49. Section 288.9935, Florida Statutes, is created to read:
 - 288.9935 Microfinance Guarantee Program.—
- (1) The Microfinance Guarantee Program is established in the department. The purpose of the program is to stimulate access to credit for entrepreneurs and small businesses in this state by providing targeted guarantees to loans made to such entrepreneurs and small businesses. Funds appropriated to the program must be reinvested and maintained as a long-term and stable source of funding for the program.
- (2) As used in this section, the term "lender" means a financial institution as defined in s. 655.005.
- (3) The department must enter into a contract with Enterprise Florida, Inc., to administer the Microfinance Guarantee Program. In administering the program, Enterprise Florida, Inc., must, at a minimum:
- (a) Establish lender and borrower eligibility requirements in addition to those provided in this section;

- (b) Determine a reasonable leverage ratio of loan amounts guaranteed to state funds; however, the leverage ratio may not exceed 3 to 1;
 - (c) Establish reasonable fees and interest;
- (d) Promote the program to financial institutions that provide loans to entrepreneurs and small businesses in order to maximize the number of lenders throughout the state which participate in the program;
- (e) Enter into a memorandum of understanding with the network to promote the program to underserved entrepreneurs and small businesses;
- (f) Establish limits on the total amount of loan guarantees a single lender can receive;
- (g) Establish an average loan guarantee amount for loans guaranteed under this section;
- (h) Establish a risk-sharing strategy to be employed in the event of a loan failure; and
- (i) Establish financial performance measures and objectives for the program in order to maximize the state funds.
- (4) Enterprise Florida, Inc., is limited to providing loan guarantees for loans with total loan amounts of at least \$50,000 and not more than \$250,000. A loan guarantee may not exceed 50 percent of the total loan amount.
- (5) Enterprise Florida, Inc., may not guarantee a loan if the direct or indirect purpose or result of the loan would be to:
- (a) Pay off any creditors of the applicant, including the refund of a debt owed to a small business investment company organized pursuant to 15 U.S.C. s. 681;
- (b) Provide funds, directly or indirectly, for payment, distribution, or as a loan to owners, partners, or shareholders of the applicant's business, except as ordinary compensation for services rendered;
- (c) Finance the acquisition, construction, improvement, or operation of real property which is, or will be, held primarily for sale or investment;
 - (d) Pay for lobbying activities; or
- (e) Replenish funds used for any of the purposes specified in paragraphs (a) through (d).
- (6) Enterprise Florida, Inc., may not use funds appropriated from the state for costs associated with administering the guarantee program.
- (7) To be eligible to receive a loan guarantee under the Microfinance Guarantee Program, a borrower must, at a minimum:
 - (a) Be an entrepreneur or small business located in this state;
 - (b) Employ 25 or fewer people;
- (c) Generate average annual gross revenues of \$1.5 million or less per year for the last 2 years; and
- (d) Meet any additional requirements established by Enterprise Florida, Inc.
- (8) By October 1 of each year, Enterprise Florida, Inc., shall submit a complete and detailed annual report to the department for inclusion in the department's report required under s. 20.60(10). The report must, at a minimum, provide:
- (a) A comprehensive description of the program, including an evaluation of its application and guarantee activities, recommendations for change, and identification of any other state programs that overlap with the program;
- (b) An assessment of the current availability of and access to credit for entrepreneurs and small businesses in this state;
- (c) A summary of the financial and employment results of the entrepreneurs and small businesses receiving loan guarantees, including the number of full-time equivalent jobs created as a result of the guaranteed

loans and the amount of wages paid to employees in the newly created jobs;

- (d) Industry data about the borrowers, including the six-digit North American Industry Classification System (NAICS) code;
 - (e) The name and location of lenders that receive loan guarantees;
 - (f) The amount of state funds received by Enterprise Florida, Inc.;
 - (g) The number of loan guarantee applications received;
 - (h) The number, duration, location, and amount of guarantees made;
 - (i) The number and amount of guaranteed loans outstanding, if any;
- (j) The number and amount of guaranteed loans with payments overdue, if any;
 - (k) The number and amount of guaranteed loans in default, if any;
 - (l) The repayment history of the guaranteed loans made; and
- (m) An evaluation of the program's ability to meet the financial performance measures and objectives specified in subsection (3).
- (9) The credit of the state or Enterprise Florida, Inc., may not be pledged except for funds appropriated by law to the Microfinance Guarantee Program. The state is not liable or obligated in any way for claims on the program or against Enterprise Florida, Inc., or the department.

Section 50. Section 288.9936, Florida Statutes, is created to read:

288.9936 Annual report of the Microfinance Loan Program.—

- (1) The department shall include in the report required by s. 20.60(10) a complete and detailed annual report on the Microfinance Loan Program. The report must include:
- (a) A comprehensive description of the program, including an evaluation of its application and funding activities, recommendations for change, and identification of any other state programs that overlap with the program;
- (b) The financial institutions and the public and private organizations and individuals participating in the program;
- (c) An assessment of the current availability of and access to credit for entrepreneurs and small businesses in this state;
- (d) A summary of the financial and employment results of the entities receiving microloans;
- (e) The number of full-time equivalent jobs created as a result of the microloans and the amount of wages paid to employees in the newly created jobs;
- (f) The number and location of prospective loan administrators that responded to the department request for proposals;
 - (g) The amount of state funds received by the loan administrator;
- (h) The number of microloan applications received by the loan administrator;
- (i) The number, duration, and location of microloans made by the loan administrator, including the aggregate number of microloans made to minority business enterprises if available;
 - (j) The number and amount of microloans outstanding, if any;
- (k) The number and amount of microloans with payments overdue, if any;
 - (l) The number and amount of microloans in default, if any;
 - (m) The repayment history of the microloans made;
 - (n) The repayment history and performance of funding awards;

- (o) An evaluation of the program's ability to meet the financial performance measures and objectives specified in s. 288.9934; and
- (p) A description and evaluation of the technical assistance and business management and development training provided by the network pursuant to its memorandum of understanding with the loan administrator
- (2) The department shall submit the report provided to the department from Enterprise Florida, Inc., pursuant to 288.9935(7) for inclusion in the department's annual report required under s. 20.60(10).
- (3) The department shall require at least quarterly reports from the loan administrator. The loan administrator's report must include, at a minimum, the number of microloan applications received, the number of microloans made, the amount and interest rate of each microloan made, the amount of technical assistance or business development and management training provided, the number of full-time equivalent jobs created as a result of the microloans, the amount of wages paid to employees in the newly created jobs, the six-digit North American Industry Classification System (NAICS) code associated with the borrower's business, and the borrower's locations.
- (4) The Office of Program Policy Analysis and Government Accountability shall conduct a study to evaluate the effectiveness and return on investment of the State Small Business Credit Initiative operated in this state pursuant to 12 U.S.C. ss. 5701 et seq. The office shall submit a report to the President of the Senate and the Speaker of the House of Representatives by January 1, 2015.

Section 51. Section 288.9937, Florida Statutes, is created to read:

288.9937 Evaluation of programs.—The Office of Program Policy Analysis and Government Accountability shall analyze, evaluate, and determine the economic benefits, as defined in s. 288.005, of the first 3 years of the Microfinance Loan Program and the Microfinance Guarantee Program. The analysis must also evaluate the number of jobs created, the increase or decrease in personal income, and the impact on state gross domestic product from the direct, indirect, and induced effects of the state's investment. The analysis must also identify any inefficiencies in the programs and provide recommendations for changes to the programs. The office shall submit a report to the President of the Senate and the Speaker of the House of Representatives by January 1, 2018. This section expires January 31, 2018.

- Section 52. (1) The executive director of the Department of Economic Opportunity is authorized, and all conditions are deemed to be met, to adopt emergency rules pursuant to ss. 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing this act.
- (2) Notwithstanding any other provision of law, the emergency rules adopted pursuant to subsection (1) remain in effect for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.
 - (3) This section shall expire October 1, 2015.

Section 53. For the 2014-2015 fiscal year, the sum of \$10 million in nonrecurring funds from the General Revenue Fund is appropriated to the Department of Economic Opportunity to implement this act. From these nonrecurring funds, the Department of Economic Opportunity and Enterprise Florida, Inc., may spend up to \$100,000 to market and promote the programs created in this act. For the 2014-2015 fiscal year, one full-time equivalent position is authorized with 55,000 of salary rate, and \$64,759 of recurring funds and \$3,018 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund, \$12,931 of recurring funds and \$604 of nonrecurring funds from the Tourism Promotional Trust Fund, and \$3,233 of recurring funds and \$151 of nonrecurring funds from the Florida International Trade and Promotion Trust Fund are appropriated to the Department of Economic Opportunity to implement this act.

And the title is amended as follows:

Delete line 1864 and insert: references to changes made by the act; creating Part XIV of ch. 288, F.S., consisting of ss. 288.993-288.9937, F.S., relating to microfinance programs; creating s. 288.993, F.S.; providing a short title; creating s. 288.9931, F.S.; providing legislative findings and intent; creating s. 288.9932, F.S.; defining terms; creating s.

288.9933, F.S.; authorizing the Department of Economic Opportunity to adopt rules to implement this part; creating s. 288.9934, F.S.; establishing the Microfinance Loan Program; providing a purpose; defining the term "loan administrator"; requiring the Department of Economic Opportunity to contract with at least one entity to administer the program; requiring the loan administrator to contract with the department to receive an award of funds; providing other terms and conditions to receiving funds; specifying fees authorized to be charged by the department and the loan administrator; requiring the loan administrator to remit the microloan principal collected from all microloans made with state funds received by the loan administrator; providing for contract termination; providing for auditing and reporting; requiring applicants for funds from the Microfinance Loan Program to meet certain qualifications; requiring the department to be guided by the 5-year statewide strategic plan and to advertise and promote the loan program; requiring the department to perform a study on methods and best practices to increase the availability of and access to credit in this state; prohibiting the pledging of the credit of the state; authorizing the department to adopt rules; creating s. 288.9935, F.S.; establishing the Microfinance Guarantee Program; defining the term "lender"; requiring the department to contract with Enterprise Florida, Inc., to administer the program; prohibiting Enterprise Florida, Inc., from guaranteeing certain loans; requiring borrowers to meet certain conditions before receiving a loan guarantee; requiring Enterprise Florida, Inc., to submit an annual report to the department; prohibiting the pledging of the credit of the state or Enterprise Florida, Inc.; creating s. 288.9936, F.S.; requiring the department to report annually on the Microfinance Loan Program; requiring the Office of Program Policy Analysis and Government Accountability to report on the effectiveness of the State Small Business Credit Initiative; creating s. 288.9937, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to evaluate and report on the Microfinance Loan Program and the Microfinance Guarantee Program by a specified date; authorizing the executive director of the Department of Economic Opportunity to adopt emergency rules; providing an appropriation to the Department of Economic Opportunity; authorizing the Department of Economic Opportunity and Enterprise Florida, Inc., to spend a specified amount for marketing and promotional purposes; authorizing and providing an appropriation for one full-time equivalent position; providing an

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

Senator Altman moved the following amendment to **Amendment 1** (494350) which was adopted:

Amendment 1E (292942) (with title amendment)—Between lines 600 and 601 insert:

Section 15. Section 331.371, Florida Statutes, is created to read:

- 331.371 Strategic space infrastructure investment.—In consultation with Space Florida, the Department of Transportation may fund strategic spaceport launch support facilities investment projects, as defined in s. 331.303, at up to 100 percent of the project's cost if:
- (1) Important access and on-spaceport and commercial launch facility capacity improvements are provided;
- (2) Capital improvements that strategically position the state to maximize opportunities in international trade are achieved;
- (3) Goals of an integrated intermodal transportation system for the state are achieved; and
- (4) Feasibility and availability of matching funds through federal, local, or private partners are demonstrated.

And the title is amended as follows:

Delete line 1828 and insert: and development duties of Space Florida; creating s. 331.371, F.S.; authorizing the Department of Transportation to fund strategic spaceport launch support facilities investment projects under certain conditions; repealing s.

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

Senator Soto moved the following amendment to Amendment 1 (494350):

Amendment 1F (877478) (with directory and title amendments)—Between lines 1699 and 1700 insert:

- (4) Two or more developments, represented by their owners or developers to be separate developments, shall be aggregated and treated as a single development under this chapter when they are determined to be part of a unified plan of development and are physically proximate to one other.
- (c) Aggregation is not applicable when the following circumstances and provisions of this chapter are applicable:
- 1. Developments which are otherwise subject to aggregation with a development of regional impact which has received approval through the issuance of a final development order shall not be aggregated with the approved development of regional impact. However, nothing contained in this subparagraph shall preclude the state land planning agency from evaluating an allegedly separate development as a substantial deviation pursuant to s. 380.06(19) or as an independent development of regional impact.
- 2. Two or more developments, each of which is independently a development of regional impact that has or will obtain a development order pursuant to s. 380.06.
- 3. Completion of any development that has been vested pursuant to s. 380.05 or s. 380.06, including vested rights arising out of agreements entered into with the state land planning agency for purposes of resolving vested rights issues. Development-of-regional-impact review of additions to vested developments of regional impact shall not include review of the impacts resulting from the vested portions of the development.
- 4. The developments sought to be aggregated were authorized to commence development prior to September 1, 1988, and could not have been required to be aggregated under the law existing prior to that date.
- 5. Any development that qualifies for an exemption under s. 380.06(29).

And the directory clause is amended as follows:

Delete lines 1683-1684 and insert:

Section 38. Paragraph (g) of subsection (3) and paragraph (c) of subsection (4) of section 380.0651, Florida Statutes, are amended to read:

And the title is amended as follows:

Delete line 1860 and insert: 373.4595, and 380.06, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; amending s. 380.0651, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; adding a circumstance under which the requirement that two or more developments be aggregated and treated as a single development is inapplicable; amending ss. 985.686 and 1011.76,

POINT OF ORDER

At the direction of the President, a point of order having been raised that pursuant to Rule 7.1(4)(c), **Amendment 1F (877478)** was the principal substance of **CS for SB 372** which was in the Committee on Rules.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

At the direction of the President, further consideration of **CS for HB 7023** with pending **Amendment 1 (494350)**, **Amendment 1C (838754)**, and **Amendment 1F (877478)** and pending points of order was deferred.

MOTION

On motion by Senator Thrasher, the rules were waived and **CS for HB 7023**, with pending amendments and pending points of order, was retained on second reading and the Special Order Calendar for Thursday, May 1, 2014.

MOTIONS

On motion by Senator Thrasher, 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, May 1, 2014.

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

On motion by Senator Thrasher, the rules were waived and ${\bf CS}$ for ${\bf SB}$ 310 was withdrawn from the Committees on Judiciary; and Appropriations, and placed on the Special Order Calendar for Thursday, May 1, 2014

On motion by Senator Lee, the rules were waived and **HB 683** was withdrawn from the Committee on Rules and placed on the Special Order Calendar for Thursday, May 1, 2014.

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, April 30, 2014: CS for SB 66, CS for SB 72, CS for CS for SB 296, CS for SB 744, CS for CS for CS for SB 746, CS for CS for SB 808, CS for SB 810, SB 914, CS for CS for SC for SB 948, CS for CS for SB 1044, CS for CS for SB 1048, CS for CS for SB 1254, CS for CS for SB 1114, CS for SB 1148, SB 1172, CS for CS for SB 1208, CS for SB 1292, CS for CS for SB 1328, CS for SB 1394, CS for CS for SB 1512, CS for CS for SB 1576, CS for SB 1582, CS for CS for SB 1634, SB 1748.

Respectfully submitted, John Thrasher, Rules Chair Lizbeth Benacquisto, Majority Leader Christopher L. Smith, Minority Leader

COMMUNICATION

April 29, 2014

In compliance with Article III, Section 19(d) of the Florida Constitution, and Joint Rule 2, the Budget Conference Committee Report on **HB 5001** was electronically furnished to each member of the Legislature, the Governor, the Chief Justice of the Supreme Court, and each member of the Cabinet.

The Conference Committee Report on HB 5001 was made available on Tuesday, April 29, 2014 at 8:35 p.m.

Respectfully Submitted, Robert L. "Bob" Ward Clerk of the House

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for HB 1161 as amended and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

By Economic Affairs Committee, Transportation & Highway Safety Subcommittee and Representative(s) Goodson—

CS for CS for HB 1161—A bill to be entitled An act relating to the Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; amending s. 373.618, F.S.; revising provisions relating to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms 'parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the

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placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws; requiring that a concession agreement be administered by the department and meet certain requirements; providing an effective date.

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

RETURNING MESSAGES — FINAL ACTION

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for SB 218, CS for CS for CS for SB 272, CS for CS for SB 286, CS for SB 358, SB 374, SB 386, SB 392, CS for CS for

SB 440, CS for CS for SB 450, SB 490, CS for CS for CS for SB 702, CS for CS for SB 708, CS for SB 762, SB 1010, CS for CS for SB 1070, CS for SB 1142, CS for SB 1238, CS for CS for SB 1308, CS for CS for SB 1524, SB 1636, CS for SB 1642, SB 1664 and SB 1676; passed CS for SB 256, CS for SB 1140, CS for CS for SB 1320 and CS for CS for SB 1526 by the required constitutional two-thirds vote of the members voting; passed CS for SJR 1188 by the required constitutional three-fifths vote of the membership of the House.

Robert L. "Bob" Ward, Clerk

The bills contained in the foregoing messages were ordered enrolled.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 29 was corrected and approved.

CO-INTRODUCERS

Senator Gibson—CS for SB 744, CS for CS for CS for SB 972

ADJOURNMENT

On motion by Senator Thrasher, the Senate adjourned at 3:36 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Thursday, May 1 or upon call of the President.



Journal of the Senate

Number 21—Regular Session

Thursday, May 1, 2014

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CALL TO ORDER

The Senate was called to order by President Gaetz at 9:00 a.m. A quorum present—32:

Mr. President	Galvano	Richter
Abruzzo	Gardiner	Sachs
Altman	Gibson	Simmons
Bean	Grimsley	Simpson
Benacquisto	Hays	Smith
Bradley	Joyner	Sobel
Brandes	Latvala	Soto
Braynon	Legg	Stargel
Bullard	Margolis	Thompson
Clemens	Montford	Thrasher
Detert	Negron	

Excused: Senator Hukill

PRAYER

The following prayer was offered by Mr. Wallace Brown, a long-time employee of the Senate Sergeant's Office, Tallahassee:

Heavenly Father, we come to say thank you. We know you are the Maker and Creator of the beginning and the end of the earth. We thank you for our gathering today. We thank you for all your wonderful blessings. We thank you for giving us sharp minds, so that we can think and make decisions that shape our state and world. Thank you for your guidance and keeping your loving arms around us.

We pray this prayer in your name. Amen.

PLEDGE

Senate Pages, Ben Sundook of Wellington; Hope Greenier of New Port Richey; and Imani Thomas of Tallahassee, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Dennis F. Saver of Vero Beach, sponsored by Senator Negron, as the doctor of the day. Dr. Saver specializes in family medicine.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 86, with 3 amendments, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for SB 86-A bill to be entitled An act relating to dentists; amending s. 627.6474, F.S.; prohibiting a contract between a health insurer and a dentist from requiring the dentist to provide services at a fee set by the insurer under certain circumstances; defining the term "covered services" as it relates to contracts between a health insurer and a dentist; prohibiting a health insurer from requiring as a condition of a contract that a dentist participate in a discount medical plan; amending s. 636.035, F.S.; prohibiting a contract between a prepaid limited health service organization and a dentist from requiring the dentist to provide services at a fee set by the organization under certain circumstances; defining the term "covered services" as it relates to contracts between a prepaid limited health service organization and a dentist; prohibiting the prepaid limited health service organization from requiring as a condition of a contract that a dentist participate in a discount medical plan; amending s. 641.315, F.S.; prohibiting a contract between a health maintenance organization and a dentist from requiring the dentist to provide services at a fee set by the organization under certain circumstances; defining the term "covered services" as it relates to contracts between a health maintenance organization and a dentist; prohibiting the health maintenance organization from requiring as a condition of a contract that a dentist participate in a discount medical plan; providing for application of the act; providing an effective date.

House Amendment 1 (429117) (with title amendment)—Remove lines 52-67 and insert:

(2) A contract between a health insurer and a dentist licensed under chapter 466 for the provision of services to an insured may not contain a provision that requires the dentist to provide services to the insured under such contract at a fee set by the health insurer unless such services are covered services under the applicable contract. As used in this paragraph, the term "covered services" means dental care services for which a reimbursement is available under the insured's contract, or for which a reimbursement would be available but for the application of contractual limitations such as deductibles, coinsurance, waiting periods, annual or lifetime maximums, frequency limitations, alternative benefit payments, or any other limitation.

And the title is amended as follows:

Remove lines 8-10 and insert: dentist; amending s.

House Amendment 2 (414241) (with title amendment)—Remove lines 71-89 and insert:

(13) A contract between a prepaid limited health service organization and a dentist licensed under chapter 466 for the provision of services to a subscriber of the prepaid limited health service organization may not

contain a provision that requires the dentist to provide services to the subscriber of the prepaid limited health service organization at a fee set by the prepaid limited health service organization unless such services are covered services under the applicable contract. As used in this paragraph, the term "covered services" means dental care services for which a reimbursement is available under the subscriber's contract, or for which a reimbursement would be available but for the application of contractual limitations such as deductibles, coinsurance, waiting periods, annual or lifetime maximums, frequency limitations, alternative benefit payments, or any other limitation.

And the title is amended as follows:

Remove lines 17-20 and insert: health service organization and a dentist; amending s.

House Amendment 3 (487991) (with title amendment)—Remove lines 93-110 and insert:

(11) A contract between a health maintenance organization and a dentist licensed under chapter 466 for the provision of services to a subscriber of the health maintenance organization may not contain a provision that requires the dentist to provide services to the subscriber of the health maintenance organization at a fee set by the health maintenance organization unless such services are covered services under the applicable contract. As used in this paragraph, the term "covered services means dental care services for which a reimbursement is available under the subscriber's contract, or for which a reimbursement would be available but for the application of contractual limitations such as deductibles, coinsurance, waiting periods, annual or lifetime maximums, frequency limitations, alternative benefit payments, or any other limitation.

And the title is amended as follows:

Remove lines 27-30 and insert: dentist; providing applicability;

On motion by Senator Latvala, the Senate concurred in the House amendments.

CS for SB 86 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-27

Mr. President	Detert	Sachs
Abruzzo	Galvano	Simmons
Altman	Gibson	Simpson
Benacquisto	Hays	Smith
Bradley	Joyner	Sobel
Brandes	Latvala	Soto
Braynon	Margolis	Stargel
Bullard	Montford	Thompson
Clemens	Richter	Thrasher

Nays-None

Vote after roll call:

Yea—Bean, Dean, Diaz de la Portilla, Evers, Garcia, Lee, Legg, Negron

Vote preference:

May 2, 2014: Yea-Grimsley, Hukill

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed SB 356, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

SB 356—A bill to be entitled An act relating to the regulation of public lodging establishments and public food service establishments; amending s. 509.032, F.S.; prohibiting a local law, ordinance, or regulation from

limiting the frequency of rentals or setting a minimum stay requirement for a vacation rental of greater than 7 days; providing an exception for certain laws, ordinances, or regulations; removing the preemption preventing local laws, ordinances, or regulations from regulating the use of vacation rentals based solely on their classification, use, or occupancy; providing an effective date.

House Amendment 1 (486775) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (7) of section 509.032, Florida Statutes, is amended to read:

509.032 Duties.—

- (7) PREEMPTION AUTHORITY.—
- (a) The regulation of public lodging establishments and public food service establishments, including, but not limited to, sanitation standards, inspections, training and testing of personnel, and matters related to the nutritional content and marketing of foods offered in such establishments, is preempted to the state. This paragraph does not preempt the authority of a local government or local enforcement district to conduct inspections of public lodging and public food service establishments for compliance with the Florida Building Code and the Florida Fire Prevention Code, pursuant to ss. 553.80 and 633.206.
- (b) A local law, ordinance, or regulation may not restrict the use of vacation rentals, prohibit vacation rentals, or regulate the duration or frequency of rental of vacation rentals based solely on their classification, use, or occupancy. This paragraph does not apply to any local law, ordinance, or regulation adopted on or before June 1, 2011.
- (c) Paragraph (b) does not apply to any local law, ordinance, or regulation exclusively relating to property valuation as a criterion for vacation rental if the local law, ordinance, or regulation is required to be approved by the state land planning agency pursuant to an area of critical state concern designation.

Section 2. This act shall take effect July 1, 2014.

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 regulation of public lodging establishments and public food service establishments; amending s. 509.032, F.S.; revising the permitted scope of local laws, ordinances, and regulations regarding vacation rentals; providing an effective date.

On motion by Senator Thrasher, the Senate concurred in the House amendment.

SB 356 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—32

Mr. President	Flores	Ring
Abruzzo	Gardiner	Sachs
Altman	Gibson	Simmons
Bean	Grimsley	Simpson
Benacquisto	Hays	Smith
Bradley	Joyner	Sobel
Braynon	Latvala	Soto
Bullard	Legg	Stargel
Clemens	Margolis	Thompson
Dean	Montford	Thrasher
Detert	Richter	

Nays-2

Brandes Galvano

Vote after roll call:

Yea—Diaz de la Portilla, Evers, Garcia, Lee

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for SB 542, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for CS for SB 542—A bill to be entitled An act relating to flood insurance; amending s. 627.062, F.S.; adding projected flood losses to the factors that must be considered by the Office of Insurance Regulation in reviewing certain rate filings; amending s. 627.0628, F.S.; requiring the commission to adopt standards and guidelines relating to flood loss by a certain date; creating s. 627.715, F.S.; authorizing insurers to offer flood insurance on residential property in this state; requiring the insurer to also offer coverage equivalent to that provided by the National Flood Insurance Program (NFIP); defining the term "flood"; establishing the minimum coverage requirements for a flood insurance policy; providing coverage limitations that an insurer may include in such policies; requiring that certain limitations and notices be noted on the policy declarations or face page; requiring the insurer to obtain a signed acknowledgement from the applicant which provides certain specified information; providing the insurer with rate options; authorizing the office to conduct an examination with respect to any rate change; authorizing an insurer to export a contract or endorsement to a surplus lines insurer without meeting certain requirements; requiring prior notice for cancellation or nonrenewal of a policy; providing additional requirements with respect to notifying the Office of Insurance Regulation before writing flood insurance, filing a plan of operation with the office, using forms that have been approved by the office, and filing reinsurance contracts before a certain date; prohibiting Citizens Property Insurance Corporation from writing flood insurance; prohibiting the Florida Hurricane Catastrophe Fund from reimbursing losses caused by flooding; providing certain exemptions; preempting any conflicts with other provisions of the Florida Insurance Code; providing that the Commissioner of the Office of Insurance Regulation may provide certification that a condition qualifies for flood insurance or disaster assistance; providing that such certification is not subject to ch. 120, F.S.; providing an effective date.

House Amendment 1 (256221) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (2) of section 627.062, Florida Statutes, is amended to read:

627.062 Rate standards.—

- (2) As to all such classes of insurance:
- (b) Upon receiving a rate filing, the office shall review the filing to determine if a rate is excessive, inadequate, or unfairly discriminatory. In making that determination, the office shall, in accordance with generally accepted and reasonable actuarial techniques, consider the following factors:
- 1. Past and prospective loss experience within and without this state.
 - 2. Past and prospective expenses.
 - 3. The degree of competition among insurers for the risk insured.
- 4. Investment income reasonably expected by the insurer, consistent with the insurer's investment practices, from investable premiums anticipated in the filing, plus any other expected income from currently invested assets representing the amount expected on unearned premium reserves and loss reserves. The commission may adopt rules using reasonable techniques of actuarial science and economics to specify the manner in which insurers calculate investment income attributable to classes of insurance written in this state and the manner in which investment income is used to calculate insurance rates. Such manner must contemplate allowances for an underwriting profit factor and full consideration of investment income that produces which produce a reason-

able rate of return; however, investment income from invested surplus may not be considered.

- 5. The reasonableness of the judgment reflected in the filing.
- 6. Dividends, savings, or unabsorbed premium deposits allowed or returned to Florida policyholders, members, or subscribers in this state.
 - 7. The adequacy of loss reserves.
- 8. The cost of reinsurance. The office may not disapprove a rate as excessive solely due to the insurer having obtained catastrophic reinsurance to cover the insurer's estimated 250-year probable maximum loss or any lower level of loss.
- 9. Trend factors, including trends in actual losses per insured unit for the insurer making the filing.
 - 10. Conflagration and catastrophe hazards, if applicable.
- 11. Projected hurricane losses, if applicable, which must be estimated using a model or method found to be acceptable or reliable by the Florida Commission on Hurricane Loss Projection Methodology, and as further provided in s. 627.0628.
- 12. Projected flood losses for personal residential property insurance, if applicable, which may be estimated using a model or method, or a straight average of model results or output ranges, independently found to be acceptable or reliable by the Florida Commission on Hurricane Loss Projection Methodology and as further provided in s. 627.0628.
- 13.12. A reasonable margin for underwriting profit and contingencies.
 - 14.13. The cost of medical services, if applicable.
- 15.14. Other relevant factors that affect the frequency or severity of claims or expenses.

The provisions of this subsection do not apply to workers' compensation, employer's liability insurance, and motor vehicle insurance.

Section 2. Subsection (3) of section 627.0628, Florida Statutes, is amended to read:

627.0628 Florida Commission on Hurricane Loss Projection Methodology; public records exemption; public meetings exemption.—

- (3) ADOPTION AND EFFECT OF STANDARDS AND GUIDE-LINES.—
- (a) The commission shall consider any actuarial methods, principles, standards, models, or output ranges that have the potential for improving the accuracy of or reliability of the hurricane loss projections used in residential property insurance rate filings and flood loss projections used in rate filings for personal lines residential flood insurance coverage. The commission shall, from time to time, adopt findings as to the accuracy or reliability of particular methods, principles, standards, models, or output ranges.
- (b) The commission shall consider any actuarial methods, principles, standards, or models that have the potential for improving the accuracy of or reliability of projecting probable maximum loss levels. The commission shall adopt findings as to the accuracy or reliability of particular methods, principles, standards, or models related to probable maximum loss calculations.
- (c) In establishing reimbursement premiums for the Florida Hurricane Catastrophe Fund, the State Board of Administration must, to the extent feasible, employ actuarial methods, principles, standards, models, or output ranges found by the commission to be accurate or reliable.
- (d) With respect to a rate filing under s. 627.062, an insurer shall employ and may not modify or adjust actuarial methods, principles, standards, models, or output ranges found by the commission to be accurate or reliable in determining hurricane loss factors for use in a rate filing under s. 627.062. An insurer shall employ and may not modify or adjust models found by the commission to be accurate or reliable in determining probable maximum loss levels pursuant to paragraph (b)

- with respect to a rate filing under s. 627.062 made more than 60 days after the commission has made such findings. This paragraph does not prohibit an insurer from using a straight average of model results or output ranges for the purposes of a rate filing for personal lines residential flood insurance coverage under s. 627.062.
- (e) The commission shall adopt actuarial methods, principles, standards, models, or output ranges for personal lines residential flood loss no later than July 1, 2017.
- (f)(e) The commission shall revise adopt revisions to previously adopted actuarial methods, principles, standards, models, or output ranges every odd-numbered odd year.
- (g)(f)1. A trade secret, as defined in s. 688.002, that is used in designing and constructing a hurricane loss model and that is provided pursuant to this section, by a private company, to the commission, office, or consumer advocate appointed pursuant to s. 627.0613, is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- 2.a. That portion of a meeting of the commission or of a rate proceeding on an insurer's rate filing at which a trade secret made confidential and exempt by this paragraph is discussed is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution. The closed meeting must be recorded, and no portion of the closed meeting may be off the record.
- b. The recording of a closed portion of a meeting is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- c. This subparagraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2015, unless reviewed and saved from repeal through reenactment by the Legislature.
 - Section 3. Section 627.715, Florida Statutes, is created to read:
- 627.715 Flood insurance.—An authorized insurer may issue an insurance policy, contract, or endorsement providing personal lines residential coverage for the peril of flood on any structure or the contents of personal property contained therein, subject to this section. This section does not apply to commercial lines residential or commercial lines non-residential coverage for the peril of flood. This section also does not apply to coverage for the peril of flood that is excess coverage over any other insurance covering the peril of flood. An insurer may issue flood insurance policies, contracts, or endorsements on a standard, preferred, customized, or supplemental basis.
- (1)(a)1. Standard flood insurance must cover only losses from the peril of flood, as defined in paragraph (b), equivalent to that provided under a standard flood insurance policy under the National Flood Insurance Program. Standard flood insurance issued under this section must provide the same coverage, including deductibles and adjustment of losses, as that provided under a standard flood insurance policy under the National Flood Insurance Program.
- 2. Preferred flood insurance must include the same coverage as standard flood insurance but:
- a. Include, within the definition of "flood," losses from water intrusion originating from outside the structure that are not otherwise covered under the definition of "flood" provided in paragraph (b).
 - b. Include coverage for additional living expenses.
- c. Require that any loss under personal property or contents coverage that is repaired or replaced be adjusted only on the basis of replacement costs up to the policy limits.
- 3. Customized flood insurance must include coverage that is broader than the coverage provided under standard flood insurance.
- 4. Supplemental flood insurance may provide coverage designed to supplement a flood policy obtained from the National Flood Insurance Program or from an insurer issuing standard or preferred flood insurance pursuant to this section. Supplemental flood insurance may provide, but need not be limited to, coverage for jewelry, art, deductibles, and additional living expenses. Supplemental flood insurance does not include

- coverage for the peril of flood that is excess coverage over any other insurance covering the peril of flood.
- (b) "Flood" means a general and temporary condition of partial or complete inundation of two or more acres of normally dry land area or of two or more properties, at least one of which is the policyholder's property, from:
 - 1. Overflow of inland or tidal waters;
- 2. Unusual and rapid accumulation or runoff of surface waters from any source;
 - 3. Mudflow; or
- 4. Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels that result in a flood as defined in this paragraph.
- (2) Any limitations on flood coverage or policy limits pursuant to this section, including, but not limited to, deductibles, must be prominently noted on the policy declarations page or face page.
- (3)(a) An insurer may establish and use flood coverage rates in accordance with the rate standards provided in s. 627.062.
- (b) For flood coverage rates filed with the office before October 1, 2019, the insurer may also establish and use such rates in accordance with the rates, rating schedules, or rating manuals filed by the insurer with the office which allow the insurer a reasonable rate of return on flood coverage written in this state. Flood coverage rates established pursuant to this paragraph are not subject to s. 627.062(2)(a) and (f). An insurer shall notify the office of any change to such rates within 30 days after the effective date of the change. The notice must include the name of the insurer and the average statewide percentage change in rates. Actuarial data with regard to such rates for flood coverage must be maintained by the insurer for 2 years after the effective date of such rate change and is subject to examination by the office. The office may require the insurer to incur the costs associated with an examination. Upon examination, the office, in accordance with generally accepted and reasonable actuarial techniques, shall consider the rate factors in s. 627.062(2)(b), (c), and (d), and the standards in s. 627.062(2)(e), to determine if the rate is excessive, inadequate, or unfairly discriminatory.
- (4) A surplus lines agent may export a contract or endorsement providing flood coverage to an eligible surplus lines insurer without making a diligent effort to seek such coverage from three or more authorized insurers under s. 626.916(1)(a). This subsection expires July 1, 2017.
- (5) In addition to any other applicable requirements, an insurer providing flood coverage in this state must:
- (a) Notify the office at least 30 days before writing flood insurance in this state; and
- (b) File a plan of operation and financial projections or revisions to such plan, as applicable, with the office.
- (6) Citizens Property Insurance Corporation may not provide insurance for the peril of flood.
- (7) The Florida Hurricane Catastrophe Fund may not provide reimbursement for losses proximately caused by the peril of flood, including losses that occur during a covered event as defined in s. 215.555(2)(b).
- (8) An agent obtaining an application for flood coverage from an authorized or surplus lines insurer for a property receiving flood insurance under the National Flood Insurance Program must obtain an acknowledgment signed by the applicant before placing the coverage with the authorized or surplus lines insurer. The acknowledgment must notify the applicant that the full risk rate for flood insurance may apply to the property if such insurance is later obtained under the National Flood Insurance Program.
- (9) With respect to the regulation of flood coverage written in this state by authorized insurers, this section supersedes any other provision in the Florida Insurance Code in the event of a conflict.

Section 4. If federal law or rule requires a certification by a state insurance regulatory official as a condition of qualifying for private flood insurance or disaster assistance, the Commissioner of Insurance Regulation may provide the certification, and such certification is not subject to review under chapter 120, Florida Statutes.

Section 5. This act shall take effect upon becoming a law.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to flood insurance; amending s. 627.062, F.S.; adding projected flood losses to the factors that must be considered by the Office of Insurance Regulation in reviewing certain rate filings; amending s. 627.0628, F.S.; requiring the Florida Commission on Hurricane Loss Projection Methodology to adopt standards and guidelines relating to personal lines residential flood loss by a certain date; creating s. 627.715, F.S.; authorizing certain insurers to offer flood insurance in this state; providing standard, preferred, and customized coverage requirements; authorizing supplemental flood insurance; providing supplemental flood insurance requirements; defining the term "flood"; requiring that certain limitations be noted on the policy declarations or face page; providing the insurer with rate options; authorizing a surplus lines agent to export a contract or endorsement for flood coverage to a surplus lines insurer without meeting certain requirements; requiring the insurer to notify the office before writing flood insurance and to file a plan of operation with the office; prohibiting Citizens Property Insurance Corporation from providing flood insurance; prohibiting the Florida Hurricane Catastrophe Fund from reimbursing losses caused by flooding; requiring certain agents to obtain an acknowledgment of certain disclosures signed by the applicant; providing construction; providing that the Commissioner of Insurance Regulation may provide certification if required to qualify for flood insurance or disaster assistance; providing that the certification is not subject to review under the Administrative Procedure Act; providing an effective date.

On motion by Senator Brandes, the Senate concurred in the House amendment.

CS for CS for CS for SB 542 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-30

Mr. President	Evers	Margolis
Abruzzo	Flores	Montford
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gardiner	Simmons
Bradley	Gibson	Simpson
Brandes	Grimsley	Smith
Bullard	Hays	Soto
Clemens	Latvala	Stargel
Dean	Legg	Thrasher

Nays—3

Detert Joyner Sobel

Vote after roll call:

Yea—Diaz de la Portilla, Lee, Negron, Sachs, Thompson

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 674, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 674—A bill to be entitled An act relating to background screening; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to share reproductions of driver license images with the Department of Health and the Agency for

Health Care Administration for specified purposes; amending s. 402.301, F.S.; revising provisions relating to the exemption of certain membership organizations affiliated with national organizations from certain child care facility licensing requirements; amending s. 408.806, F.S.; revising the requirements for health care licensure; revising a provision requiring an affidavit; amending s. 408.809, F.S.; exempting a person whose fingerprints are already enrolled in a specified Federal Bureau of Investigation program from the requirement that such fingerprints be forwarded to the bureau; requiring certain persons to submit their fingerprints electronically; requiring the Department of Law Enforcement to retain fingerprints when the department begins participation in a certain program; revising requirements for proof of compliance with level 2 screening standards; revising terminology; adding additional disqualifying offenses to background screening requirements; adding an exemption clause from disqualification for new offenses; amending s. 413.208, F.S.; providing applicability for background screening requirements for certain registrants; repealing s. 7 of chapter 2012-73, Laws of Florida, relating to background screening requirements; amending s. 435.04, F.S.; revising information required for vendors submitting employee fingerprints; adding an additional disqualifying offense to background screening requirements; amending s. 435.05, F.S.; revising a provision requiring the annual submission of an affidavit; amending s. 435.07, F.S.; revising criteria for an exemption from disqualification for an employee under certain conditions; amending s. 435.12, F.S.; requiring the fingerprints of an employee required to be screened by a specified agency and included in the clearinghouse also to be retained in the national retained print arrest notification program at a specified time; requiring simultaneous submission of a photographic image and electronic fingerprints to the Care Provider Background Screening Clearinghouse; requiring an employer to follow certain criminal history check procedures and include specified information regarding referral and registration of an employee for electronic fingerprinting with the clearinghouse; providing an effective date.

House Amendment 1 (288775) (with title amendment)—Remove lines 114-136

And the title is amended as follows:

Remove lines 7-11 and insert: specified purposes; amending s. 408.806,

On motion by Senator Bean, the Senate concurred in the House amendment.

The vote was:

Yeas—28

Mr. President	Dean	Margolis
Abruzzo	Detert	Negron
Altman	Evers	Richter
Bean	Galvano	Ring
Benacquisto	Gardiner	Simmons
Bradley	Grimsley	Simpson
Brandes	Hays	Stargel
Braynon	Latvala	Thrasher
Bullard	Lee	
Clemens	Legg	

Nays-7

Gibson	Smith	Thompson
Montford	Sobel	-
Sachs	Soto	

CS for CS for SB 674 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-27

Mr. President	Bradley	Clemens
Abruzzo	Brandes	Dean
Bean	Braynon	Detert
Benacquisto	Bullard	Evers

Flores Latvala Simpson
Galvano Legg Smith
Garcia Margolis Sobel
Grimsley Ring Soto
Hays Sachs Thompson

Nays-None

Vote after roll call:

Yea—Altman, Diaz de la Portilla, Gibson, Joyner, Lee, Negron, Richter, Simmons, Stargel, Thrasher

Vote preference:

May 2, 2014: Yea-Hukill

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 864, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for SB 864—A bill to be entitled An act relating to instructional materials for K-12 public education; amending s. 1006.28, F.S.; providing that the district school board has the constitutional duty and responsibility to select and provide adequate instructional materials for all students; redefining the term "adequate instructional materials"; amending s. 1006.283, F.S.; requiring a district school board or consortium of school districts to implement an instructional materials program; including criteria for the review and recommendation of instructional materials, the process by which instructional materials are adopted, and the process by which a school district will notify parents of their ability to access their children's instructional materials in the list of the subjects that must be addressed by rule of the district school board; requiring adopted instructional materials to be provided in digital format; defining the term "digital format"; requiring the Department of Education to publish minimum, recommended technology requirements; requiring the Department of Education to publish annually a 5-year schedule of subject areas to be reviewed by local school districts, to begin by a specified date; requiring the district to make available, upon request, sample copies of its adopted instructional materials; repealing s. 1006.29, F.S., relating to state instructional materials reviewers; amending s. 1006.30, F.S.; requiring each district instructional materials reviewer to file an affidavit with the district school board, rather than the department; amending s. 1006.31, F.S.; deleting references to the Department of Education regarding the duties of instructional materials reviewers; revising the evaluation procedure for instructional materials; amending s. 1006.32, F.S.; conforming provisions to changes made by the act; deleting references to the Commissioner of Education regarding a pilot program and the adoption of instructional materials; repealing s. 1006.33, F.S., relating to bids, proposals, and advertisement regarding the adoption of instructional materials; repealing s. 1006.34, F.S., relating to powers and duties of the Commissioner of Education and the department in selecting and adopting instructional materials; amending s. 1006.35, F.S.; requiring the district school board, rather than the commissioner, to conduct an independent investigation to determine the accuracy of district-adopted instructional materials; authorizing the district school board, rather than the commissioner, to remove materials from the list of district-adopted materials under certain circumstances; repealing s. 1006.36, F.S., relating to the term of adoption for instructional materials; amending s. 1006.37, F.S.; authorizing, rather than requiring, the district school superintendent to requisition adopted instructional materials from the depository of a publisher with whom a contract has been made or any other vendor selling the adopted instructional materials; deleting provisions regarding the superintendent's requisition of instructional materials; conforming provisions to changes made by the act; authorizing a district school board or a consortium of school districts to requisition instructional materials from the publisher's depository or any other vendor selling adopted instructional materials; amending s. 1006.38, F.S.; conforming provisions to changes made by the act; revising the duties, responsibilities, and requirements of instructional materials publishers and manufacturers; amending s. 1006.40, F.S.; deleting provisions regarding the adoption of instructional materials for certain core courses in the subject area of mathematics; allowing each district school board to use all of the annual allocation for the purchase of digital, rather than electronic, instructional materials that meet certain goals, objectives, and requirements; deleting provisions regarding the use of the district's annual allocation for the purchase of instructional materials; amending s. 1006.41, F.S.; conforming provisions to changes made by the act; amending ss. 1003.621, 1006.282, and 1010.82, F.S.; conforming cross-references; providing an effective date.

House Amendment 1 (291729) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsection (1) of section 1006.28, Florida Statutes, is amended to read:

 $1006.28\,$ Duties of district school board, district school superintendent; and school principal regarding K-12 instructional materials —

- (1) DISTRICT SCHOOL BOARD.—The district school board has the constitutional duty and responsibility to select and provide adequate instructional materials for all students in accordance with the requirements of this part. The term "adequate instructional materials" means a sufficient number of student or site licenses or sets of materials that are available in bound, unbound, kit, or package form and may consist of hardbacked or softbacked textbooks, electronic content, consumables, learning laboratories, manipulatives, electronic media, and computer courseware or software that serve as the basis for instruction for each student in the core courses of mathematics, language arts, social studies, science, reading, and literature. The district school board has the following specific duties and responsibilities:
- (a) Courses of study; adoption.—Adopt courses of study, *including instructional materials*, for use in the schools of the district.
- 1. Each district school board is responsible for the content of all instructional materials used in a classroom, whether adopted and purchased from the state-adopted instructional materials list, adopted and purchased through a district instructional materials program under s. 1006.283, or otherwise purchased or made available in the classroom.
- 2. Each district school board must adopt a policy regarding a parent's objection to his or her child's use of a specific instructional material, which clearly describes a process to handle all objections and provides for resolution.
- 3. Each district school board must establish a process by which the parent of a public school student may contest the district school board's adoption of a specific instructional material. The parent must file a petition, on a form provided by the school board, within 30 calendar days after the adoption of the material by the school board. The school board must make the form available to the public and publish the form on the school district's website. The form must be signed by the parent, include the required contact information, and state the objection to the instructional material. Within 30 days after the 30-day period has expired, the school board must conduct at least one open public hearing on all petitions timely received and provide the petitioner written notification of the date and time of the hearing at least 7 days before the hearing. All instructional materials contested must be made accessible online to the public at least 7 days before a public hearing. The school board's decision after convening a hearing is final and not subject to further petition or review.
- (b) Instructional materials.—Provide for proper requisitioning, distribution, accounting, storage, care, and use of all instructional materials and furnish such other instructional materials as may be needed. The district school board shall ensure that instructional materials used in the district are consistent with the district goals and objectives and the course descriptions established in rule of the State Board of Education, as well as with the state and district performance standards provided for in s. 1003.41 1001.03(1).
- (c) Other instructional materials.—Provide such other teaching accessories and aids as are needed for the school district's educational program.
- (d) School library media services; establishment and maintenance.— Establish and maintain a program of school library media services for all

public schools in the district, including school library media centers, or school library media centers open to the public, and, in addition such traveling or circulating libraries as may be needed for the proper operation of the district school system.

- Section 2. Section 1006.283, Florida Statutes, is amended to read:
- 1006.283 District school board instructional materials review process.—
- (1) A district school board or consortium of school districts may implement an instructional materials program that includes the review, recommendation approval, adoption, and purchase of instructional materials. Beginning in the 2013-2014 school year, The district school superintendent shall certify to the department by March 31 of each year that all instructional materials for core courses used by the district are aligned with applicable state standards. Included in the certification shall be A list of the core instructional materials that will be used or purchased for use by the school district shall be included in the certification.
- (2)(a) If a district The school board chooses to implement its own instructional materials program, the school board shall adopt rules implementing the district's instructional materials program which must include its processes, criteria, and requirements for the following, but need not be limited to:
- 1. Selection of reviewers, one or more of whom must be parents with children in public schools.
 - 2. Review of instructional materials.
- 3. Selection of instructional materials, including a thorough review of curriculum content.
 - 4. Reviewer recommendations.
 - 5. District school board adoption.
 - 6. Purchase of instructional materials.
 - (b) District school board rules must also:
 - (a) Its review and purchase process.
- 1.(b) Identify, by subject area, Identification of a review cycle for instructional materials.
- 2.(e) Specify the duties and qualifications for an of the instructional materials reviewer and the process for selecting reviewers; list a reviewer's duties and responsibilities, including compliance with the requirements of s. 1006.31; and provide that all instructional materials recommended by a reviewer be accompanied by the reviewer's statement that the materials align with the state standards pursuant to s. 1003.41 and the requirements of s. 1006.31.
- 3.(d) State the requirements for an affidavit to be made by each a district instructional materials reviewer which substantially meet includes the requirements of s. 1006.30.
 - 4.(e) Comply Compliance with s. 1006.32, relating to prohibited acts.
- 5.(£) Establish a process that certifies the accuracy of instructional materials.
- 6.(g) Incorporate The incorporation of applicable requirements of s. 1006.31, which relates to the duties of instructional materials reviewers.
- 7.(h) Incorporate The incorporation of applicable requirements of s. 1006.38, relating to the duties, responsibilities, and requirements of publishers of instructional materials.
- 8. Establish the process by which instructional materials are adopted by the district school board, which must include:
- a. A process to allow student editions of recommended instructional materials to be accessed and viewed online by the public at least 20 calendar days before the school board hearing and public meeting as specified in this subparagraph. This process must include reasonable safe-

- guards against the unauthorized use, reproduction, and distribution of instructional materials considered for adoption.
- b. An open, noticed school board hearing to receive public comment on the recommended instructional materials.
- c. An open, noticed public meeting to approve an annual instructional materials plan to identify any instructional materials that will be purchased through the district school board instructional materials review process pursuant to this section. This public meeting must be held on a different date than the school board hearing.
- d. Notice requirements for the school board hearing and the public meeting that must specifically state which instructional materials are being reviewed and the manner in which the instructional materials can be accessed for public review.
- 9. Establish the process by which the district school board shall receive public comment on, and review, the recommended instructional materials.
- $10.\textcircled{\pm})$ Establish the process by which instructional materials will be purchased, including advertising, bidding, and purchasing requirements.
- 11. Establish the process by which the school district will notify parents of their ability to access their children's instructional materials through the district's local instructional improvement system and by which the school district will encourage parents to access the system. This notification must be displayed prominently on the school district's website and provided annually in written format to all parents of enrolled students.
- (3)(a) The school board may assess and collect fees from publishers participating in the instructional materials approval process. The amount assessed and collected must be posted on the school district's website and reported to the department. The fees may not exceed the actual cost of the review process, and the fees may not exceed \$3,500 per submission by a publisher. Any fees collected for this process shall be allocated for the support of the review process and maintained in a separate line item for auditing purposes.
- (b) The fees shall be used to cover the actual cost of substitute teachers for each workday that a member of a school district's instructional staff is absent from his or her assigned duties for the purpose of rendering service as an instructional materials reviewer. In addition, each reviewer may be paid a stipend and is entitled to reimbursement for travel expenses and per diem in accordance with s. 112.061 for actual service in meetings.
- (4) Instructional materials that have been reviewed by the district instructional materials reviewers and approved must have been determined to align with all applicable state standards pursuant to s. 1003.41 and the requirements in s. 1006.31. The district school superintendent shall annually certify to the department that all instructional materials for core courses used by the district are aligned with all applicable state standards and have been reviewed, selected, and adopted by the district school board in accordance with the school board hearing and public meeting requirements of this section.
- (5) A publisher that offers instructional materials to a district school board must provide such materials at a price that, including all costs of electronic transmission, does not exceed the lowest price at which the publisher offers such instructional materials for approval or sale to any state or school district in the United States.
- (6) A publisher shall reduce automatically the price of the instructional materials to the district school board to the extent that reductions in price are made elsewhere in the United States.
- (7) The school district shall make available, upon request for public inspection, sample copies of all instructional materials that have been purchased by the district school board.
- Section 3. Paragraph (d) is added to subsection (1) of section 1006.29, Florida Statutes, to read:
 - 1006.29 State instructional materials reviewers.—

(1)

- (d) The department may assess and collect fees from publishers participating in the instructional materials approval process. The amount assessed and collected must be posted on the department's website. The fees may not exceed the actual cost of the review process and may not exceed \$1,000 per submission by a publisher. Fees collected for this process shall be deposited into the department's Operating Trust Fund so that each instructional materials reviewer under paragraph (b) may be paid a stipend.
- Section 4. Subsection (2) of section 1006.31, Florida Statutes, is amended to read:
- 1006.31 Duties of the Department of Education and school district instructional materials reviewer.—The duties of the instructional materials reviewer are:
- (2) EVALUATION OF INSTRUCTIONAL MATERIALS.— To use evaluate carefully all instructional materials submitted, in order to ascertain which instructional materials, if any, submitted for consideration implement the selection criteria listed in s. 1006.34(2)(b) developed by the department and recommend for adoption only those instructional materials aligned with the state those curricular objectives included within applicable performance standards provided for in s. 1003.41 1001.03(1). Instructional materials recommended by each reviewer shall be, to the satisfaction of each reviewer, accurate, objective, balanced, noninflammatory, current, and suited to student needs and their ability to comprehend the material presented. Reviewers shall consider for recommendation materials developed for academically talented students, such as students enrolled in advanced placement courses. When recommending instructional materials, each reviewer shall:
- (a) When recommending instructional materials for use in the schools, each reviewer shall Include only instructional materials that accurately portray the ethnic, socioeconomic, cultural, religious, physical, and racial diversity of our society, including men and women in professional, career, and executive roles, and the role and contributions of the entrepreneur and labor in the total development of this state and the United States.
- (b) When recommending instructional materials for use in the schools, each reviewer shall Include only materials that accurately portray, whenever appropriate, humankind's place in ecological systems, including the necessity for the protection of our environment and conservation of our natural resources and the effects on the human system of the use of tobacco, alcohol, controlled substances, and other dangerous substances.
- (c) Include When recommending instructional materials for use in the schools, each reviewer shall require such materials that as he or she deems necessary and proper to encourage thrift, fire prevention, and humane treatment of people and animals.
- (d) When recommending instructional materials for use in the schools, each reviewer shall Require, when appropriate to the comprehension of students, that materials for social science, history, or civics classes contain the Declaration of Independence and the Constitution of the United States. A reviewer may not recommend any instructional materials that for use in the schools which contain any matter reflecting unfairly upon persons because of their race, color, creed, national origin, ancestry, gender, religion, disability, socioeconomic status, or occupation.
- (e) Any instructional material recommended by each reviewer for use in the schools shall be, to the satisfaction of each reviewer, accurate, objective, and current and suited to the needs and comprehension of students at their respective grade levels. Reviewers shall consider for adoption materials developed for academically talented students such as those enrolled in advanced placement courses.
- Section 5. Subsection (2), paragraph (a) of subsection (3), and subsection (5) of section 1006.40, Florida Statutes, are amended to read:
- 1006.40 Use of instructional materials allocation; instructional materials, library books, and reference books; repair of books.—
- (2) Each district school board must purchase current instructional materials to provide each student *in kindergarten through grade 12* with a major tool of instruction in core courses of the subject areas of

- mathematics, language arts, science, social studies, reading, and literature for kindergarten through grade 12. Such purchase must be made within the first 3 years after the effective date of the adoption-cycle. For the 2012 2013 mathematics adoption, a district using a comprehensive mathematics instructional materials program adopted in the 2009 2010 adoption shall be deemed in compliance with this subsection if it provides each student with such additional state adopted materials as may be necessary to align the previously adopted comprehensive program to common core standards and the other criteria of the 2012 2013 mathematics adoption.
- (3)(a) Beginning in By the 2014-2015 2015 2016 fiscal year, each district school board shall use at least 50 percent of the annual allocation, and may use all of the allocation, for the purchase of digital or electronic instructional materials that are consistent with district goals and objectives and the course descriptions adopted in rule by the State Board of Education, align with the state standards provided for in s. 1003.41, and meet the requirements in s. 1006.31 align with state standards included on the state adopted list, except as otherwise authorized in paragraphs (b) and (e). This section does not apply to a district school board or a consortium of school districts which implements an instructional materials program pursuant to s. 1006.283, except that by the 2015-2016 fiscal year, each district school board shall use at least 50 percent of the annual allocation for the purchase of digital or electronic instructional materials that align with state standards.
- (5) Each district school board is responsible for the content of all instructional materials used in a classroom, whether purchased through an adoption process or otherwise purchased or made available in the classroom. Each district school board shall adopt rules, and each district school superintendent shall implement procedures, that:
- (a) Maximize student will assure the maximum use by the students of the district-approved authorized instructional materials.
- (b) Provide a process for public review of, public comment on, and the adoption of instructional materials that satisfies the requirements of s. 1006.283(2)(b)8., 9., and 11.
- Section 6. This act does not limit or remove the responsibility of each school district to include in its curriculum the required instruction specified in s. 1003.42, Florida Statutes, including, but not limited to, the following: the history of the United States; the history of the Holocaust; the history of African Americans; the study of Hispanic contributions to the United States; the study of women's contributions to the United States; the nature and importance of free enterprise to the United States economy; patriotism; the events surrounding the terrorist attacks occurring on September 11, 2001, and the impact of those events on the nation; the elementary principles of agriculture; and kindness to animals.

Section 7. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to instructional materials for K-12 public education; amending s. 1006.28, F.S.; providing that the district school board has the constitutional duty and responsibility to select and provide adequate instructional materials for all students; providing that the district school board is responsible for the content of all instructional materials; requiring a policy for parental objection of instructional materials and a process by which a parent may contest the district school board's adoption of a specific instructional material; amending s. 1006.283, F.S.; providing requirements for a district instructional materials program and district school board rules relating thereto; including criteria for the review, recommendation, and adoption of instructional materials and the process by which a school district will notify parents of their ability to access their children's instructional materials; providing for inspection of purchased instructional materials; amending s. 1006.29, F.S.; authorizing the Department of Education to assess and collect fees from publishers; providing for the payment of a stipend to instructional materials reviewers; amending s. 1006.31, F.S.; providing duties for instructional materials reviewers; amending s. 1006.40, F.S.; deleting provisions regarding the adoption of certain instructional materials for mathematics; authorizing each district school board to use all of the instructional materials annual allocation for the purchase of digital or electronic instructional materials that meet certain requirements; providing that each district school board is responsible for the

content of all instructional materials used in a classroom; requiring district school boards to provide a process for public review of, and comment on, instructional materials; providing that the act does not limit or remove the responsibility of each school district to include certain instruction in its curriculum; providing an effective date.

On motion by Senator Hays, the Senate concurred in the House amendment.

CS for SB 864 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-31

Mr. President	Galvano	Negron
Altman	Gardiner	Richter
Bean	Gibson	Ring
Bradley	Grimsley	Sachs
Brandes	Hays	Simmons
Braynon	Joyner	Simpson
Bullard	Latvala	Sobel
Clemens	Lee	Stargel
Dean	Legg	Thrasher
Detert	Margolis	
Evers	Montford	

Nays-4

Garcia	Smith	Soto
Thompson		

Vote after roll call:

Yea—Abruzzo, Benacquisto, Diaz de la Portilla

Vote preference:

May 2, 2014: Yea—Hukill

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 820, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 820—A bill to be entitled An act relating to transportation facility designations; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; providing an effective date.

House Amendment 1 (586113) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Larcenia Bullard Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 992/152nd Street between U.S. 1 and 117th Avenue in Miami-Dade County is designated as "Larcenia Bullard Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Larcenia Bullard Way as described in subsection (1).
- Section 2. Governor Mixson Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 73 between the Calhoun County line and U.S. 231 in Jackson County is designated as "Governor Mixson Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Governor Mixson Highway as described in subsection (1).

- Section 3. KMI Kentucky Military Institute Bridge designated; Department of Transportation to erect suitable markers.—
- (1) Bascule bridges, numbers 170169 and 170170, on U.S. Business 41/S.R. 45/Tamiami Trail in Sarasota County are designated as "KMI Kentucky Military Institute Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating KMI Kentucky Military Institute Bridge as described in subsection (1).
- Section 4. Tomas-Minerva Vinuela Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of 25th Street between East 8th Avenue and East 9th Avenue in Miami-Dade County is designated as "Tomas-Minerva Vinuela Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Tomas-Minerva Vinuela Way as described in subsection (1).
- Section 5. Trooper Kimberly Ann Hurd Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of I-95/S.R. 9 between S.R. 834/Sample Road and the Palm Beach County line in Broward County is designated as "Trooper Kimberly Ann Hurd Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Trooper Kimberly Ann Hurd Memorial Highway as described in subsection (1).
- Section 6. Warren E. "Charlie" Brown Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 98/S.R. 30 between Rosewood Drive and Sunrise Drive in Santa Rosa County is designated as "Warren E. 'Charlie' Brown Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Warren E. "Charlie" Brown Memorial Highway as described in subsection (1).
- Section 7. Colonel Bud Day Overpass designated; Department of Transportation to erect suitable markers.—
- (1) The Hurlburt Field Air Force Base overpass on U.S. 98 in Okaloosa County is designated as "Colonel Bud Day Overpass."
- (2) The Department of Transportation is directed to erect suitable markers designating Colonel Bud Day Overpass as described in subsection (1).
- Section 8. Robert L. Clark Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 1/S.R. 5/N.E. 6th Avenue between Ponce de Leon Drive and S.R. 84/S.E. 24th Street in Broward County is designated as "Robert L. Clark Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Robert L. Clark Memorial Highway as described in subsection (1).
- Section 9. Nelson Mandela Boulevard designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 441/S.R. 7/N.W. 2nd Avenue between S.R. 860/N.W. 183rd Street and S.R. 852/N.W. 215th/County Line Road in Miami-Dade County is designated as "Nelson Mandela Boulevard."
- (2) The Department of Transportation is directed to erect suitable markers designating Nelson Mandela Boulevard as described in subsection (1).
- Section 10. CPT Tecarie "CZ" Czarnecki and TSgt David A. Stone Memorial Highway designated; Department of Transportation to erect suitable markers.—

- (1) That portion of I-10/S.R. 8 between mile marker 234 and the Madison County line in Jefferson County is designated as "CPT Tecarie 'CZ' Czarnecki and TSgt David A. Stone Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating CPT Tecarie "CZ" Czarnecki and TSgt David A. Stone Memorial Highway as described in subsection (1).
- Section 11. Ronald A. Silver Drive designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 60/Miami Gardens Drive between S.R. 915/ N.E. 6th Avenue and U.S. 1/S.R. 5 in Miami-Dade County is designated as "Ronald A. Silver Drive."
- (2) The Department of Transportation is directed to erect suitable markers designating Ronald A. Silver Drive as described in subsection (1)
- Section 12. Elias "Rico" Piccard Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 436 between S.R. 528 and S.R. 408 in Orange County is designated as "Elias 'Rico' Piccard Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Elias "Rico" Piccard Memorial Highway as described in subsection (1).
- Section 13. C. Wayne Ansley Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 85/N. Ferdon Boulevard between S.R. 10/U.S. 90 and C.R. 188/Airport Road/Old Bethel Road in Okaloosa County is designated as "C. Wayne Ansley Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating C. Wayne Ansley Highway as described in subsection (1).
- Section 14. Rene Ledesma Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 973/S.W. 87th Avenue between S.W. 68th Street and S.W. 70th Street in Miami-Dade County is designated as "Rene Ledesma Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Rene Ledesma Way as described in subsection (1).
- Section 15. Reverend John A. Ferguson Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 992/S.W. 152nd Street/Coral Reef Drive between S.R. 821/Homestead Extension of the Florida Turnpike and S.W. 99th Court in Miami-Dade County is designated as "Reverend John A. Ferguson Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Reverend John A. Ferguson Street as described in subsection (1).
- Section 16. Lieutenant Colonel Carl John Luksic, USAF, Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 98/S.R. 30A/Tyndall Parkway between C.R. 2327/Transmitter Road and S.R. 22 in Bay County is designated as "Lieutenant Colonel Carl John Luksic, USAF, Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Lieutenant Colonel Carl John Luksic, USAF, Memorial Highway as described in subsection (1).
- Section 17. C. Blythe Andrews Road designated; Department of Transportation to erect suitable markers.—
- (1) That portion of 21st Avenue between 26th Street and S.R. 585/22nd Street in Hillsborough County is designated as "C. Blythe Andrews Road."

- (2) The Department of Transportation is directed to erect suitable markers designating C. Blythe Andrews Road as described in subsection
- Section 18. Roland Manteiga Road designated; Department of Transportation to erect suitable markers.—
- (1) That portion of E. Palm Avenue between N. 15th Street and S.R. 45/N. Nebraska Avenue in Hillsborough County is designated as "Roland Manteiga Road."
- (2) The Department of Transportation is directed to erect suitable markers designating Roland Manteiga Road as described in subsection (1)
- Section 19. Sergeant Carl Mertes Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 922/N.E. 125th Street between N.E. 8th Avenue and N.E. 9th Avenue in Miami-Dade County is designated as "Sergeant Carl Mertes Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Sergeant Carl Mertes Street as described in subsection (1).
- Section 20. Detective Sergeant Steven E. Bauer Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.E. 126th Street between N.E. 8th Avenue and N.E. 9th Avenue in Miami-Dade County is designated as "Detective Sergeant Steven E. Bauer Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Detective Sergeant Steven E. Bauer Street as described in subsection (1).
- Section 21. Sergeant Lynette Hodge Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.E. 127th Street between N.E. 8th Avenue and N.E. 9th Avenue in Miami-Dade County is designated as "Sergeant Lynette Hodge Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Sergeant Lynette Hodge Street as described in subsection (1).
- Section 22. Full Gospel Assembly Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.W. 40th Street between N.W. 2nd Avenue and N.W. 5th Avenue in Miami-Dade County is designated as "Full Gospel Assembly Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Full Gospel Assembly Street as described in subsection (1).
- Section 23. Ebenezer Christian Academy Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.W. 39th Street between N.W. 2nd Avenue and N.W. 3rd Avenue in Miami-Dade County is designated as "Ebenezer Christian Academy Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Ebenezer Christian Academy Street as described in subsection (1).
- Section 24. Bishop Abe Randall Boulevard designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.W. 67th Street between N.W. 2nd Avenue and N.W. 4th Avenue in Miami-Dade County is designated as "Bishop Abe Randall Boulevard."
- (2) The Department of Transportation is directed to erect suitable markers designating Bishop Abe Randall Boulevard as described in subsection (1).

- Section 25. Jacob Fleishman Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 934/N.W. 81st Street between U.S. 441/S.R. 7/N.W. 7th Avenue and N.W. 12th Avenue in Miami-Dade County is designated as "Jacob Fleishman Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Jacob Fleishman Street as described in subsection (1).
- Section 26. Bishop Isaiah S. Williams, Jr., Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 860/Miami Gardens Drive/N.W. 183rd Street between S.R. 817/N.W. 27th Avenue and N.W. 42nd Avenue in Miami-Dade County is designated as "Bishop Isaiah S. Williams, Jr., Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Bishop Isaiah S. Williams, Jr., Street as described in subsection (1).
- Section 27. The Honorable Dale G. Bennett Boat Ramp designated; Department of Transportation to erect suitable markers.—
- (1) Boat ramp number 8 located at mile marker 40.7 on I-75/S.R. 93/ Alligator Alley in Broward County is designated as "The Honorable Dale G. Bennett Boat Ramp."
- (2) The Department of Transportation is directed to erect suitable markers designating The Honorable Dale G. Bennett Boat Ramp as described in subsection (1).
- Section 28. Reverend Wilner Maxi Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.E. 73rd Street between N.E. 2nd Avenue and N.E. 3rd Court in Miami-Dade County is designated as "Reverend Wilner Maxi Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Reverend Wilner Maxi Street as described in subsection (1).
- Section 29. James Harold Thompson Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 90/S.R. 10 between Gretna and Chatta-hoochee in Gadsden County is designated as "James Harold Thompson Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating James Harold Thompson Highway as described in subsection (1).
- Section 30. Trooper James Herbert Fulford, Jr., Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of I-10/S.R. 8 between mile post 232 and mile post 233 in Jefferson County is designated as "Trooper James Herbert Fulford, Jr., Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Trooper James Herbert Fulford, Jr., Memorial Highway as described in subsection (1).
- Section 31. SP4 Billy Jacob Hartsfield Bridge designated; Department of Transportation to erect suitable markers.—
- (1) Bridge number 380047 on U.S. 98/S.R. 30 over the Aucilla River in Taylor County is designated as "SP4 Billy Jacob Hartsfield Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating SP4 Billy Jacob Hartsfield Bridge as described in subsection (1).
- Section 32. Belen Presidents Way designated; Department of Transportation to erect suitable markers.—

- (1) That portion of U.S. 41/S.R. 90/Tamiami Trail/S.W. 8th Street between S.W. 127th Avenue and S.W. 132nd Avenue in Miami-Dade County is designated as "Belen Presidents Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Belen Presidents Way as described in subsection (1).
- Section 33. Dr. Martin Luther King, Jr., Avenue designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 90/S.R. 10 between N. 5th Street and N. Norwood Road in Walton County is designated as "Dr. Martin Luther King, Jr., Avenue."
- (2) The Department of Transportation is directed to erect suitable markers designating Dr. Martin Luther King, Jr., Avenue as described in subsection (1).
- Section 34. Ponce de Leon Bridge designated; Department of Transportation to erect suitable markers.—
- (1) Bridge number 780075 on U.S. 1/S.R. 5/Ponce de Leon Boulevard over the San Sebastian River in St. Johns County is designated as "Ponce de Leon Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating Ponce de Leon Bridge as described in subsection (1).
- Section 35. RADM LeRoy Collins, Jr., Veterans Expressway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 589 and S.R. 568/Veterans Expressway between S.R. 60/Courtney Campbell Causeway and S.R. 597/Dale Mabry Highway in Hillsborough County is designated as "RADM LeRoy Collins, Jr., Veterans Expressway."
- (2) The Department of Transportation is directed to erect suitable markers designating RADM LeRoy Collins, Jr., Veterans Expressway as described in subsection (1).
- Section 36. Arthur & Polly Mays Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 1/S.R. 5/S. Dixie Highway between S.W. 220th Street and S.W. 216th Street in Miami-Dade County is designated as "Arthur & Polly Mays Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Arthur & Polly Mays Memorial Highway as described in subsection (1).
- Section 37. Lourdes Guzman-DeJesus Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 1/S.R. 5/S. Dixie Highway between S.W. 296th Street and S.W. 288th Street in Miami-Dade County is designated as "Lourdes Guzman-DeJesus Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Lourdes Guzman-DeJesus Street as described in subsection (1).
- Section 38. Fred Karl Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 40 between the City of Ormond Beach and the Lake County line in Volusia County is designated as "Fred Karl Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Fred Karl Memorial Highway as described in subsection (1).
- Section 39. Julia Munroe Woodward Highway designated; Department of Transportation to erect suitable markers.—
- (1) Upon completion of construction, that portion of S.R. 269 between U.S. 90/S.R. 10 and S.R. 12 in Gadsden County is designated as "Julia Munroe Woodward Highway."

- (2) The Department of Transportation is directed to erect suitable markers designating Julia Munroe Woodward Highway as described in subsection (1).
- Section 40. Walter Francis Spence Parkway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 293/Mid-Bay Bridge Extension between the Mid-Bay Bridge Toll Plaza and S.R. 20 in Okaloosa County is designated as "Walter Francis Spence Parkway."
- (2) The Department of Transportation is directed to erect suitable markers designating Walter Francis Spence Parkway as described in subsection (1).
- Section 41. Specialist Alexander Miller Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 50 between U.S. 27/S.R. 25 and Hancock Road in Lake County is designated as "Specialist Alexander Miller Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Specialist Alexander Miller Memorial Highway as described in subsection (1).
- Section 42. Wellness Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.W. 77th Avenue between Miami Lakes Drive/N.W. 154th Street and N.W. 146th Street in Miami-Dade County is designated as "Wellness Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Wellness Way as described in subsection (1).
- Section 43. Sergeant Jess Thomas Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 50 between the Sumter County line and Lee Road in Lake County is designated as "Sergeant Jess Thomas Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Sergeant Jess Thomas Memorial Highway as described in subsection (1).
- Section 44. Staff Sergeant Michael A. Bock Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 44/South Street between C.R. 44/Main Street and U.S. 27/S.R. 25/14th Street in Lake County is designated as "Staff Sergeant Michael A. Bock Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Staff Sergeant Michael A. Bock Memorial Highway as described in subsection (1).
- Section 45. Specialist Ronald Gaffney Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 50 between S.R. 33 and C.R. 565A in Lake County is designated as "Specialist Ronald Gaffney Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Specialist Ronald Gaffney Memorial Highway as described in subsection (1).
- Section 46. Purple Heart Trail designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 1/S.R. 5 between Card Sound Road in Miami-Dade County and C.R. 905 in Monroe County is designated as "Purple Heart Trail."
- (2) The Department of Transportation is directed to erect suitable markers designating Purple Heart Trail as described in subsection (1).
- Section 47. Betty Pino Way designated; Department of Transportation to erect suitable markers.—

- (1) That portion of U.S. 41/S.R. 90/Tamiami Trail/S.W. 8th Street between S.W. 37th Avenue and Ponce de Leon Boulevard in Miami-Dade County is designated as "Betty Pino Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Betty Pino Way as described in subsection (1).
- Section 48. Sabre Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 973/S.W. 87th Avenue between S.W. 24th Street/Coral Way and S.W. 32nd Street in Miami-Dade County is designated as "Sabre Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Sabre Way as described in subsection (1).
- Section 49. Henry Ford Bridge designated; Department of Transportation to erect suitable markers.—
- (1) Bridge number 120002 over the Caloosahatchee River on U.S. 41/S.R. 45/Cleveland Avenue in Lee County is designated as "Henry Ford Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating Henry Ford Bridge as described in subsection (1).
- Section 50. Bessie Coleman Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 526/Washington Street/Robinson Street between S.R. 423/John Young Parkway and C.R. 526/Crystal Lake Drive in Orange County is designated as "Bessie Coleman Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Bessie Coleman Street as described in subsection (1).
- Section 51. Robert Pittman, Jr., Road designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 436 between Sheeler Avenue and the Seminole County line in Orange County is designated as "Robert Pittman, Jr., Road."
- (2) The Department of Transportation is directed to erect suitable markers designating Robert Pittman, Jr., Road as described in subsection (1).
- Section 52. Historic Pine Castle Station designated; Department of Transportation to erect suitable markers.—
- (1) Upon completion of construction, the SunRail stop near S.R. 428/ Sand Lake Road and S.R. 527/Orange Avenue in Orange County is designated as "Historic Pine Castle Station."
- (2) The Department of Transportation is directed to erect suitable markers designating Historic Pine Castle Station as described in subsection (1).
- Section 53. Pastor Jocelyne Bouchette Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.W. 112th Street between U.S. 441/S.R. 7/N.W. 7th Avenue and N.W. 8th Avenue in Miami-Dade County is designated as "Pastor Jocelyne Bouchette Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Pastor Jocelyne Bouchette Street as described in subsection (1).
- Section 54. Gerbuns Augustin Avenue designated; Department of Transportation to erect suitable markers.—
- (1) That portion of N.E. 8th Avenue between S.R. 916/N.E. 135th Street and N.E. 131st Street in Miami-Dade County is designated as "Gerbuns Augustin Avenue."
- (2) The Department of Transportation is directed to erect suitable markers designating Gerbuns Augustin Avenue as described in subsection (1).

- Section 55. Indian Key Irving R. Eyster Bridge designated; Department of Transportation to erect suitable markers.—
- (1) Bridge number 900095 over Indian Key Channel on U.S. 1/S.R. 5 in Monroe County is designated as "Indian Key Irving R. Eyster Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating Indian Key Irving R. Eyster Bridge as described in subsection (1).
- Section 56. Gulf County Veterans Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 71 between Knowles Avenue and the Calhoun County line in Gulf County is designated as "Gulf County Veterans Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Gulf County Veterans Memorial Highway as described in subsection (1).
- Section 57. Dr. Martin Luther King, Jr., Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 519/Fiske Boulevard located within the corporate limits of the City of Cocoa in Brevard County is designated as "Dr. Martin Luther King, Jr., Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Dr. Martin Luther King, Jr., Memorial Highway as described in subsection (1).
- Section 58. Sergeant Paul Smith Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 301/S.R. 43 between S.R. 574/Martin Luther King, Jr., Boulevard and S.R. 60/E. Adamo Drive in Hillsborough County is designated as "Sergeant Paul Smith Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Sergeant Paul Smith Memorial Highway as described in subsection (1).
- Section 59. U.S. Army Sergeant Amaru Aguilar-Borgen Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 973/S.W. 87th Avenue between S.R. 836/Dolphin Expressway and S.W. 24th Street in Miami-Dade County is designated as "U.S. Army Sergeant Amaru Aguilar-Borgen Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating U.S. Army Sergeant Amaru Aguilar-Borgen Memorial Highway as described in subsection (1).
- Section 60. David W. Moss Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 27A/U.S. 41/S.R. 45/S.R. 121/S.R. 500/W. Noble Avenue between U.S. 27/U.S. 41/S.R. 45/S.R. 121/N. Main Street and U.S. 41/S.R. 45/S.R. 121/S.W. 7th Street in Levy County is designated as "David W. Moss Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating David W. Moss Memorial Highway as described in subsection (1).
- Section 61. Deputy Sheriff David Anthony Abella Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 41/S.R. 599/S. 50th Street between Palm River Road and S.R. 676/Causeway Boulevard in Hillsborough County is designated as "Deputy Sheriff David Anthony Abella Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Deputy Sheriff David Anthony Abella Memorial Highway as described in subsection (1).

- Section 62. Ralph Sanchez Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 1/U.S. 41/S.R. 5/Biscayne Boulevard between U.S. 1/U.S. 41/S.R. 5/S.E. 2nd Street and N.E. 3rd Street in Miami-Dade County is designated as "Ralph Sanchez Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Ralph Sanchez Way as described in subsection (1).
- Section 63. C. W. "Bill" Young Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 694/C.R. 694/Park Boulevard between U.S. 19/S.R. 55 and S.R. 699/Gulf Boulevard in Pinellas County is designated as "C. W. 'Bill' Young Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating C. W. "Bill" Young Memorial Highway as described in subsection (1).
- Section 64. Miami Springs Boulevard designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 948/N.W. 36th Street between N.W. South River Drive and Curtiss Parkway/N.W. 57th Avenue in Miami-Dade County is designated as "Miami Springs Boulevard."
- (2) The Department of Transportation is directed to erect suitable markers designating Miami Springs Boulevard as described in subsection (1).
- Section 65. Guillermo Zamora Boulevard designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 968/W. Flagler Street/S.W. 1st Street between S.W. 6th Avenue and S.W. 17th Avenue in Miami-Dade County is designated as "Guillermo Zamora Boulevard."
- (2) The Department of Transportation is directed to erect suitable markers designating Guillermo Zamora Boulevard as described in subsection (1).
- Section 66. Detective Stephen L. Vinson, Sr., Way designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.W. 31st Street between S.W. 117th Court and S.W. 122nd Avenue in Miami-Dade County is designated as "Detective Stephen L. Vinson, Sr., Way."
- (2) The Department of Transportation is directed to erect suitable markers designating Detective Stephen L. Vinson, Sr., Way as described in subsection (1).
- Section 67. Allan Bense Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of U.S. 231/S.R. 75 between the Jackson County line and U.S. 98B/S.R. 30 in Bay County is designated as "Allan Bense Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Allan Bense Highway as described in subsection (1).
- Section 68. POW/MIA Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 574 between I-75/S.R. 93A and I-4/S.R. 400 in Hillsborough County is designated as "POW/MIA Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating POW/MIA Memorial Highway as described in subsection (1).
- Section 69. Nassau County Deputy Sheriffs Memorial Highway designated; Department of Transportation to erect suitable markers.—

- (1) That portion of S.R. A1A/S.R. 200 between I-95/S.R. 9 and Stratton Road in Nassau County is designated as "Nassau County Deputy Sheriffs Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Nassau County Deputy Sheriffs Memorial Highway as described in subsection (1).
- Section 70. Dr. Von Mizell Drive designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. A1A/Ocean Drive between S.R. 822/Sheridan Street and Cambridge Street in Broward County is designated as "Dr. Von Mizell Drive."
- (2) The Department of Transportation is directed to erect suitable markers designating Dr. Von Mizell Drive as described in subsection (1).
- Section 71. Francis Gibbs Memorial Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. A1A/S.R. 105/S. Fletcher Avenue between S.R. A1A/S.R. 200/Atlantic Avenue and C.R. 105B/Simmons Road in Nassau County is designated as "Francis Gibbs Memorial Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Francis Gibbs Memorial Highway as described in subsection (1).
- Section 72. Sheriff Charles Simeon Dean Highway designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 44 between the Sumter County line and U.S. 41/S.R. 44/S.R. 45 in Citrus County is designated as "Sheriff Charles Simeon Dean Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating Sheriff Charles Simeon Dean Highway as described in subsection (1).
- Section 73. The Department of Transportation may permit the erection by a private entity of a suitable marker in the wayside park on the north end of bridge numbers 150215 and 150212/Sunshine Skyway Bridge in memory of those who died on May 9, 1980, when the MV Summit Venture collided with the bridge. The type of marker and its location are subject to the approval of the department. The private entity is responsible for all costs of the marker and its installation and maintenance. The private entity shall also provide an annual renewable bond, an irrevocable letter of credit, or another form of security as approved by the department's comptroller for the purpose of securing the cost of removal of the marker and any modifications made to the site as part of the placement of the marker should the department determine it necessary to remove or relocate the marker.

Section 74. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to transportation facility designations; providing honorary designations of various transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; authorizing the department to permit the erection of a specified marker under certain conditions; providing an effective date.

On motion by Senator Bullard, the Senate concurred in the House amendment. $\,$

 \mathbf{CS} for \mathbf{CS} for SB 820 passed as amended and 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	Bradley	Dean
Abruzzo	Brandes	Detert
Altman	Braynon	Evers
Bean	Bullard	Flores
Benacquisto	Clemens	Galvano

Garcia	Legg	Simpson
Gardiner	Margolis	Smith
Gibson	Montford	Sobel
Grimsley	Negron	Soto
Hays	Richter	Stargel
Joyner	Ring	Thompson
Latvala	Sachs	Thrasher
Lee	Simmons	

Nays-None

Vote after roll call:

Yea-Diaz de la Portilla

Vote preference:

May 2, 2014: Yea—Hukill

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 1036, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 1036-A bill to be entitled An act relating to nursing education programs; amending s. 464.003, F.S.; revising definitions; amending s. 464.008, F.S.; requiring certain applicants for licensure to take a preparatory course; amending ss. 464.015 and 464.022, F.S.; conforming cross-references; amending s. 464.013, F.S.; exempting nurses who are certified by an accredited program from continuing education requirements; amending s. 464.019, F.S.; specifying the location of clinical training; revising the limitation on the percentage of clinical training that consists of clinical simulation; deleting obsolete requirements; providing for the recalculation of pass rates when students have been transferred from a terminated program; authorizing the Board of Nursing to adopt certain rules relating to documenting the accreditation of nursing education programs; deleting the requirement that the Office of Program Policy Analysis and Government Accountability participate in an implementation study and revising the terms of the study; requiring nursing education programs that prepare students for the practice of professional nursing to be accredited; providing an exception; amending s. 456.014, F.S.; conforming a cross-reference; providing an effective date.

House Amendment 1 (788685) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsections (10), (19), and (23) of section 464.003, Florida Statutes, are amended to read:

464.003 Definitions.—As used in this part, the term:

- (10) "Clinical training" means direct nursing care experiences with patients or clients, or clinical simulation of such experiences, which offer the student the opportunity to integrate, apply, and refine specific skills and abilities based on theoretical concepts and scientific principles.
- (19) "Practice of practical nursing" means the performance of selected acts, including the administration of treatments and medications, in the care of the ill, injured, or infirm; and the promotion of wellness, maintenance of health, and prevention of illness of others under the direction of a registered nurse, a licensed physician, a licensed osteopathic physician, a licensed podiatric physician, or a licensed dentist; and the teaching of general principles of health and wellness to the public and to students other than nursing students. A practical nurse is responsible and accountable for making decisions that are based upon the individual's educational preparation and experience in nursing.
- (23) "Required passage rate" means the graduate passage rate required for an approved program pursuant to s. 464.019(5)(a) 464.019(6)(a)1.

Section 2. Subsection (4) is added to section 464.008, Florida Statutes, to read:

464.008 Licensure by examination.—

- (4) If an applicant who graduates from an approved program does not take the licensure examination within 6 months after graduation, he or she must enroll in and successfully complete a board-approved licensure examination preparatory course. The applicant is responsible for all costs associated with the course and may not use state or federal financial aid for such costs. The board shall by rule establish guidelines for licensure examination preparatory courses.
- Section 3. Subsection (3) of section 464.013, Florida Statutes, is amended to read:

464.013 Renewal of license or certificate.—

(3) The board shall by rule prescribe up to 30 hours of continuing education not to exceed 30 hours biennially as a condition for renewal of a license or certificate. A nurse who is certified by a health care specialty program accredited by the National Commission for Certifying Agencies or the Accreditation Board for Specialty Nursing Certification is exempt from continuing education requirements. The criteria for programs shall be approved by the board.

Section 4. Section 464.019, Florida Statutes, is amended to read:

464.019 Approval of nursing education programs.—

- (1) PROGRAM APPLICATION APPLICATIONS.—An educational institution that wishes to conduct a program in this state for the prelicensure education of professional or practical nurses must submit to the department a program application and review fee of \$1,000 for each prelicensure nursing education program to be offered at the institution's main campus, branch campus, or other instructional site. The Each program application must include the legal name of the educational institution, the legal name of the nursing education program, and, if such institution program is accredited by an accrediting agency other than an accrediting agency described in s. 464.003(1), the name of the accrediting agency. The application must also document that:
- (a)1. For a professional nursing education program, the program director and at least 50 percent of the program's faculty members are registered nurses who have a master's or higher degree in nursing or a bachelor's degree in nursing and a master's or higher degree in a field related to nursing.
- 2. For a practical nursing education program, the program director and at least 50 percent of the program's faculty members are registered nurses who have a bachelor's or higher degree in nursing.

The educational degree requirements of this paragraph may be documented by an official transcript or by a written statement from the educational institution verifying that the institution conferred the degree.

- (b) The program's nursing major curriculum consists of at least:
- 1. Fifty percent clinical training in the United States, the District of Columbia, or a possession or territory of the United States for a practical nursing education program, an associate degree professional nursing education program, or a professional diploma nursing education program.
- 2. Forty percent clinical training in the United States, the District of Columbia, or a possession or territory of the United States for a bachelor's degree professional nursing education program.
- (c) No more than 50~25 percent of the program's clinical training consists of clinical simulation.
- (d) The program has signed agreements with each agency, facility, and organization included in the curriculum plan as clinical training sites and community-based clinical experience sites.
- (e) The program has written policies for faculty which include provisions for direct or indirect supervision by program faculty or clinical preceptors for students in clinical training consistent with the following standards:

- 1. The number of program faculty members equals at least one faculty member directly supervising every 12 students unless the written agreement between the program and the agency, facility, or organization providing clinical training sites allows more students, not to exceed 18 students, to be directly supervised by one program faculty member.
- 2. For a hospital setting, indirect supervision may occur only if there is direct supervision by an assigned clinical preceptor, a supervising program faculty member is available by telephone, and such arrangement is approved by the clinical facility.
- 3. For community-based clinical experiences that involve student participation in invasive or complex nursing activities, students must be directly supervised by a program faculty member or clinical preceptor and such arrangement must be approved by the community-based clinical facility.
- 4. For community-based clinical experiences not subject to subparagraph 3., indirect supervision may occur only when a supervising program faculty member is available to the student by telephone.

A program's policies established under this paragraph must require that a clinical preceptor who is, if supervising students in a professional nursing education program, to be a registered nurse or, if supervising students in a practical nursing education program, to be a registered nurse or licensed practical nurse.

- (f) The professional or practical nursing curriculum plan documents clinical experience and theoretical instruction in medical, surgical, obstetric, pediatric, and geriatric nursing. A professional nursing curriculum plan shall also document clinical experience and theoretical instruction in psychiatric nursing. Each curriculum plan must document clinical training experience in appropriate settings that include, but are not limited to, acute care, long-term care, and community settings.
- (g) The professional or practical nursing education program provides theoretical instruction and clinical application in personal, family, and community health concepts; nutrition; human growth and development throughout the life span; body structure and function; interpersonal relationship skills; mental health concepts; pharmacology and administration of medications; and legal aspects of practice. A professional nursing education program must shall also provide theoretical instruction and clinical application in interpersonal relationships and leadership skills; professional role and function; and health teaching and counseling skills.

(2) PROGRAM APPROVAL.—

- (a) Upon receipt of a program application and review fee, the department shall examine the application to determine *if* whether it is complete. If the a program application is not complete, the department shall notify the educational institution in writing of any errors or omissions within 30 days after the department's receipt of the application. A program application is deemed complete upon the department's receipt of:
- 1. The initial application, if the department does not notify the educational institution of any errors or omissions within the 30-day period; or
- 2. A revised application that corrects each error and omission of which the department notifies the educational institution within the 30-day period.
- (b) Within 90 days after the department's receipt of a complete program application, the board shall:
- 1. Approve the application if it documents compliance with *subsection* (1) $\frac{1}{1}$ paragraphs (1)(a) (g); or
- 2. Provide the educational institution with a notice of intent to deny the application if it does not document compliance with *subsection* (1) paragraphs (1)(a) (g). The notice must *specify* set forth written reasons for the board's denial of the application. The board may not deny a program application because of an educational institution's failure to correct an any error or omission that of which the department failed to provide notice of to does not notify the institution within the 30-day notice period under paragraph (a). The educational institution may re-

quest a hearing on the notice of intent to deny the program application pursuant to chapter 120.

- (c) A program application is deemed approved if the board does not act within the 90-day review period provided under paragraph (b).
- (d) Upon the board's approval of a program application, the program becomes an approved program.
- (3) STATUS OF CERTAIN PROGRAMS. A professional or practical nursing education program becomes an approved program if, as of June 30, 2009, the program:
- (a) Has full or provisional approval from the board or, except as provided in paragraph (b), is on probationary status.
- (b) Is on probationary status because the program did not meet the board's requirement for graduate passage rates. Such program shall remain on probationary status until it achieves a graduate passage rate for calendar year 2009 or 2010 that equals or exceeds the required passage rate for the respective calendar year and must disclose its probationary status in writing to the program's students and applicants. If the program does not achieve the required passage rate, the board shall terminate the program pursuant to chapter 120.
- (3)(4) ANNUAL REPORT.—By November 1 of each year, each approved program shall submit to the board an annual report comprised of an affidavit certifying continued compliance with subsection (1) paragraphs (1)(a) (g), a summary description of the program's compliance with subsection (1) paragraphs (1)(a) (g), and documentation for the previous academic year that, to the extent applicable, describes sets forth:
- (a) The number of student applications received, qualified applicants, applicants accepted, accepted applicants who enroll in the program, students enrolled in the program, and program graduates.
- (b) The program's retention rates for students tracked from program entry to graduation.
- (c) The program's accreditation status, including identification of the accrediting agency if such agency is not an accrediting agency described in s. 464.003(1).
- (4)(5) INTERNET WEBSITE.—By October 1, 2010, The board shall publish the following information on its Internet website:
- (a) A list of each accredited program conducted in the state and the program's graduate passage rates for the most recent 2 calendar years, which the department shall determine through the following sources:
- 1. For a program's accreditation status, the specialized accrediting agencies that are nationally recognized by the United States Secretary of Education to accredit nursing education programs.
- 2. For a program's graduate passage rates, the contract testing service of the National Council of State Boards of Nursing.
- (b) The following data for each approved program, which *includes* shall include, to the extent applicable:
- 1. All documentation provided by the program in its program application if submitted on or after July 1, 2009.
- 2. The summary description of the program's compliance submitted under subsection (3) (4).
- 3. The program's accreditation status, including identification of the accrediting agency if such agency is not an accrediting agency described in s. 464.003(1).
 - 4. The program's probationary status.
- 5. The program's graduate passage rates for the most recent 2 calendar years.
- 6. Each program's retention rates for students tracked from program entry to graduation.

(c) The average passage rates for United States educated first-time test takers on the National Council of State Boards of Nursing Licensing Examination for the most recent 2 calendar years, as calculated by the contract testing service of the National Council of State Boards of Nursing. The average passage rates shall be published separately for each type of comparable degree program listed in *subparagraph* (5)(a)1. subsubparagraphs (6)(a)1.a.d.

The information required to be published under this subsection shall be made available in a manner that allows interactive searches and comparisons of individual programs selected by the website user. The board shall update the Internet website at least quarterly with the available information.

(5)(6) ACCOUNTABILITY.—

- (a)1. An approved program must achieve a graduate passage rate for first-time test takers who take the licensure examination within 6 months after graduation from the program that is not more lower than 10 percentage points lower less than the average passage rate during the same calendar year for graduates of comparable degree programs who are United States educated, first-time test takers on the National Council of State Boards of Nursing Licensing Examination during a calendar year, as calculated by the contract testing service of the National Council of State Boards of Nursing. An approved program shall require a graduate from the program who does not take the licensure examination within 6 months after graduation to enroll in and successfully complete a licensure examination preparatory course pursuant to s. 464.008. For purposes of this subparagraph, an approved program is comparable to all degree programs of the same program type from among the following program types:
- a. Professional nursing education programs that terminate in a bachelor's degree.
- b. Professional nursing education programs that terminate in an associate degree.
- c. Professional nursing education programs that terminate in a diploma.
 - d. Practical nursing education programs.
- 2. Beginning with graduate passage rates for calendar year 2010, if an approved program's graduate passage rates do not equal or exceed the required passage rates for 2 consecutive calendar years, the board shall place the program on probationary status pursuant to chapter 120 and the program director shall must appear before the board to present a plan for remediation, which shall include specific benchmarks to identify progress toward a graduate passage rate goal. The program must shall remain on probationary status until it achieves a graduate passage rate that equals or exceeds the required passage rate for any 1 calendar year. The board shall deny a program application for a new prelicensure nursing education program submitted by an educational institution if the institution has an existing program that is already on probationary status.
- 3. Upon the program's achievement of a graduate passage rate that equals or exceeds the required passage rate, the board, at its next regularly scheduled meeting following release of the program's graduate passage rate by the National Council of State Boards of Nursing, shall remove the program's probationary status. However, If the program, during the 2 calendar years following its placement on probationary status, does not achieve the required passage rate for any 1 calendar year, the board shall terminate the program pursuant to chapter 120. However, the board may extend the program's probationary status for 1 additional year if the program demonstrates adequate progress toward the graduate passage rate goal by meeting a majority of the benchmarks established in the remediation plan.
- (b) If an approved program fails to submit the annual report required in subsection (3) (4), the board shall notify the program director and president or chief executive officer of the educational institution in writing within 15 days after the due date of the annual report. The program director shall must appear before the board at the board's next regularly scheduled meeting to explain the reason for the delay. The board shall terminate the program pursuant to chapter 120 if it does not submit the annual report within 6 months after the due date.

- (c) An approved program on probationary status shall disclose its probationary status in writing to the program's students and applicants.
- (d) If students from a program that is terminated pursuant to this subsection transfer to an approved or an accredited program under the direction of the Commission for Independent Education, the board shall recalculate the passage rates of the programs receiving the transferring students, excluding the test scores of those students transferring more than 12 credits.

(6)(7) DISCLOSURE OF GRADUATE PASSAGE RATE DATA.—

- (a) For each graduate of the program an approved program's or accredited program's graduates included in the calculation of the program's graduate passage rate, the department shall disclose to the program director, upon his or her written request, the name, examination date, and determination of whether each graduate passed or failed the National Council of for State Boards of Nursing Licensing Examination, if to the extent that such information is provided to the department by the contract testing service of the National Council of for State Boards of Nursing. The written request must specify the calendar years for which the information is requested.
- (b) A program director to whom confidential information exempt from public disclosure pursuant to s. 456.014 is disclosed under this subsection must maintain the confidentiality of the information and is subject to the same penalties provided in s. 456.082 for department employees who unlawfully disclose confidential information.

(7)(8) PROGRAM CLOSURE.—

- (a) An educational institution conducting an approved program or accredited program in this state, at least 30 days before voluntarily closing the program, shall notify the board in writing of the institution's reason for closing the program, the intended closure date, the institution's plan to provide for or assist in the completion of training by the program's students, and the arrangements for storage of the program's permanent records.
- (b) An educational institution conducting a nursing education program that is terminated under subsection (5) (6) or closed under subparagraph (9)(b)3. (10)(b)3.:
 - 1. May not accept or enroll new students.
- 2. Shall Must submit to the board within 30 days after the program is terminated or closed a written description of how the institution will assist in *completing* the completion of training of by the program's students and the institution's arrangements for storage of the program's permanent records.
- (c) If an educational institution does not comply with paragraph (a) or paragraph (b), the board shall provide a written notice explaining the institution's noncompliance to the following persons and entities:
- 1. The president or chief executive officer of the educational institution.
- 2. The Board of Governors, if the program is conducted by a state university.
- 3. The district school board, if the program is conducted by an educational institution operated by a school district.
- 4. The Commission for Independent Education, if the program is conducted by an educational institution licensed under chapter 1005.
- 5. The State Board of Education, if the program is conducted by an educational institution in the Florida College System or by an educational institution that is not subject to subparagraphs 2.-4.
- (8)(9) RULEMAKING.—The board does not have any rulemaking authority to administer this section, except that the board shall adopt rules a rule that prescribe prescribes 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) (4). The board may not impose any condition or requirement on an educational institution submitting a program application, an approved program, or an accredited program,

except as expressly provided in this section. The board shall repeal all rules, or portions thereof, in existence on July 1, 2009, that are inconsistent with this subsection.

(9)(10) APPLICABILITY TO ACCREDITED PROGRAMS.—

- (a) Subsections (1)-(3) (1)-(4), paragraph (4)(b) (5)(b), and subsection (5) (6) do not apply to an accredited program. An accredited program on probationary status before July 1, 2010, ceases to be subject to the probationary status.
- (b) If an accredited program ceases to be accredited, the educational institution conducting the program:
- 1. Within 10 business days after the program ceases to be accredited, must provide written notice of the date that the program ceased to be accredited to the board, the program's students and applicants, and each entity providing clinical training sites or community-based clinical experience sites for the program. The educational institution must continue to provide the written notice to new students, applicants, and entities providing clinical training sites or community-based clinical experience sites for the program until the program becomes an approved program or is closed under subparagraph 3.
- 2. Within 30 days after the program ceases to be accredited, must submit an affidavit to the board, signed by the educational institution's president or chief executive officer which, that certifies the institution's compliance with subparagraph 1. The board shall notify the persons and applicable entities listed in paragraph (7)(c) subparagraph (8)(e)1. and the applicable entities listed in subparagraphs (8)(e)2.5. if an educational institution does not submit the affidavit required by this subparagraph.
- 3. May apply to become an approved program under this section. If the educational institution:
- a. Within 30 days after the program ceases to be accredited, submits a program application and review fee to the department under subsection (1) and the affidavit required under subparagraph 2., the program shall be deemed an approved program from the date that the program ceased to be accredited until the date that the board approves or denies the program application. The program application must be denied by the board pursuant to chapter 120 if it does not contain the affidavit. If the board denies the program application under subsection (2) or if because the program application does not contain the affidavit, the program shall be closed and the educational institution conducting the program must comply with paragraph (7)(b) (8)(b).
- b. Does not apply to become an approved program pursuant to subsubparagraph a., the program shall be deemed an approved program from the date that the program ceased to be accredited until the 31st day after that date. On the 31st day after the program ceased to be accredited, the program shall be closed and the educational institution conducting the program must comply with paragraph (7)(b) (8)(b).
- (10)(11) IMPLEMENTATION STUDY.—The Florida Center for Nursing and the education policy area of the Office of Program Policy Analysis and Government Accountability shall study the 5-year 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, 2011, and annually thereafter through January 30, 2020 2015. The annual reports shall address the previous academic year; provide set forth 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 and the education policy area of the Office of Program Policy Analysis and Government Accountability.
- (a) The education policy area of the Office of Program Policy Analysis and Government Accountability 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) (6), 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) For any state fiscal year in which the Florida Center for Nursing does not receive legislative appropriations, the education policy area of the Office of Program Policy Analysis and Government Accountability shall perform the duties assigned by this subsection to the Florida Center for Nursing.

(11) ACCREDITATION REQUIRED.—

- (a) A nursing education program that prepares students for the practice of professional nursing, that was approved under this section before July 1, 2014, and that enrolled students before July 1, 2014, must become an accredited program by July 1, 2019.
- (b) A nursing education program that prepares students for the practice of professional nursing and that was approved under this section before July 1, 2014, but did not enroll students before that date, must become an accredited program within 5 years after the date of enrolling the program's first students.
- (c) A nursing education program that prepares students for the practice of professional nursing and that is approved under this section after June 30, 2014, must become an accredited program within 5 years after the date of enrolling the program's first students.
- (d) This subsection does not apply to a nursing education program provided by an institution that is exempt from licensure by the Commission for Independent Education under s. 1005.06(1)(e).
- Section 5. Subsection (1) of section 456.014, Florida Statutes, is amended to read:
- 456.014 Public inspection of information required from applicants; exceptions; examination hearing.—
- (1) All information required by the department of any applicant shall be a public record and shall be open to public inspection pursuant to s. 119.07, except financial information, medical information, school transcripts, examination questions, answers, papers, grades, and grading keys, which are confidential and exempt from s. 119.07(1) and shall not be discussed with or made accessible to anyone except the program director of an approved program or accredited program as provided in s. 464.019(6) 464.019(7), members of the board, the department, and staff thereof, who have a bona fide need to know such information. Any information supplied to the department by any other agency which is exempt from the provisions of chapter 119 or is confidential shall remain exempt or confidential pursuant to applicable law while in the custody of the department or the agency.

Section 6. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to nursing education programs; amending s. 464.003, F.S.; revising definitions; conforming a cross-reference; amending s. 464.008, F.S.; requiring graduates of approved prelicensure nursing education programs who do not take the licensure examination within a specified period after graduation to complete a specified course; authorizing the board to adopt rules; amending s. 464.013, F.S.; exempting nurses who are certified by an accredited program from continuing education requirements; amending s. 464.019, F.S.; specifying the location of clinical training; revising the limitation on the percentage of clinical training that may consist of clinical simulation; revising calculation of the required graduate passage rate for approved programs; requiring an approved program to require graduates who do not take the licensure examination within a specified period after graduation to complete a specified course; providing additional requirements for a remediation plan; authorizing the board to extend probationary status for a program that has demonstrated adequate progress toward its graduate passage rate goal; providing for the recalculation of passage rates when students are transferred from a terminated program; deleting obsolete requirements; authorizing the Board of Nursing to adopt certain rules relating to documenting the accreditation of nursing education programs; revising the terms of an implementation study; requiring nursing education programs that prepare students for the practice of professional nursing to be accredited; providing an exception; amending s. 456.014, F.S.; conforming a cross-reference; providing an effective date.

On motion by Senator Grimsley, the Senate concurred in the House amendment.

CS for CS for SB 1036 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—37

Mr. President Galvano Richter Abruzzo Garcia Ring Bean Gardiner Sachs Benacquisto Gibson Simmons Bradley Grimsley Simpson Brandes Hays Smith Braynon Joyner Sobel Bullard Latvala Soto Stargel Clemens Lee Dean Legg Thompson Margolis Thrasher Detert Evers Montford Flores Negron

Nays-None

Vote after roll call:

Yea-Altman, Diaz de la Portilla

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 224, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 224—A bill to be entitled An act relating to nicotine dispensing devices; amending s. 569.002, F.S.; providing a definition; amending s. 569.0075, F.S.; prohibiting the gift of sample nicotine dispensing devices to persons under 18 years of age; amending s. 569.101, F.S.; prohibiting the selling, delivering, bartering, furnishing, or giving of nicotine dispensing devices to persons under 18 years of age, to which penalties apply; amending s. 569.11, F.S.; prohibiting persons under 18 years of age from possessing, purchasing, or misrepresenting their age or

military service to purchase nicotine dispensing devices; providing civil penalties; amending s. 569.14, F.S.; requiring certain signage where a dealer sells nicotine dispensing devices; amending s. 569.19, F.S.; requiring the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to submit the number of violations for selling nicotine dispensing devices in its annual report; reenacting and amending s. 322.056(2) and (3), F.S., relating to mandatory driver license revocation or suspension for persons younger than 18 years of age who commit certain offenses, to incorporate the amendments to s. 569.11, F.S., in a reference thereto; making editorial changes; providing an effective date.

House Amendment 1 (626167) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. 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 18 years of age is unlawful; enforcement; penalty.—
- (1) A Any 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 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 ss. 569.14(1) and 877.112.

- (3)(2) The division shall make available to dealers of tobacco products signs that meet the requirements of subsection (1) or subsection (2)
- (4)(3) Any dealer that sells tobacco products shall provide at the checkout counter in a location clearly visible to the dealer, 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.

- (5)(4) The division, through its agents and inspectors, shall enforce this section.
- $(6)\!(\!5\!)$ 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 2. Section 877.112, Florida Statutes, is created to read:
- 877.112 Nicotine products and nicotine dispensing devices; prohibitions for minors; penalties; civil fines; signage requirements; preemption.
 - (1) DEFINITIONS.—As used in this section, the term:
- (a) "Nicotine dispensing device" means any product that employs an electronic, chemical or mechanical means to produce vapor from a nico-

tine product, 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 form intended to be used with or within an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or other similar device or product.

- (b) "Nicotine product" means any product that contains nicotine, including liquid nicotine, that is intended for human consumption, whether inhaled, chewed, absorbed, dissolved, or ingested by any means, but does not include a:
 - 1. Tobacco product, as defined in s. 569.002;
- 2. Product 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
 - 3. Product that contains incidental nicotine.
- (c) "Self-service merchandising" means the open display of nicotine products or nicotine dispensing devices, whether packaged or otherwise, for direct retail customer access and handling before purchase without the intervention or assistance of the retailer or the retailer's owner, employee, or agent. An open display of such products and devices includes the use of an open display unit.
- (2) PROHIBITIONS ON SALE TO MINORS.—It is unlawful to sell, deliver, barter, furnish, or give, directly or indirectly, to any person who is under 18 years of age, any nicotine product or a nicotine dispensing device.
- (3) PROHIBITIONS ON GIFTING SAMPLES TO MINORS.—The gift of a sample nicotine product or nicotine dispensing device to any person under the age of 18 by a retailer of nicotine products or nicotine dispensing devices, or by an employee of such retailer, is prohibited.
- (4) PENALTIES.—Any person who violates subsection (2) or subsection (3) commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. However, any person who violates subsection (2) or subsection (3) 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.
- (5) AFFIRMATIVE DEFENSES.—A person charged with a violation of subsection (2) or subsection (3) has a complete defense if, at the time the nicotine product or nicotine dispensing device was sold, delivered, bartered, furnished, or given:
- (a) The buyer or recipient falsely evidenced that she or he was 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 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 18 years of age or older.
- (6) PROHIBITIONS ON POSSESSION OF NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES BY MINORS.—It is unlawful for any person under 18 years of age to knowingly possess any nicotine product or a nicotine dispensing device. Any person under 18 years of age who violates this subsection commits a noncriminal violation as defined 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, the person must attend a school-approved anti-tobacco and nicotine program, if locally available;
- (b) For a second violation within 12 weeks of the first violation, a \$25 fine; or
- (c) For a third or subsequent violation within 12 weeks of the first violation, the court must direct the Department of Highway Safety and

Motor Vehicles to withhold issuance of or suspend or revoke the person's driver license or driving privilege, as provided in s. 322.056.

Any second or subsequent violation not within the 12-week time period after the first violation is punishable as provided for a first violation.

- (7) PROHIBITION ON MISREPRESENTING AGE.—It is unlawful for any person under 18 years of age to misrepresent his or her age or military service for the purpose of inducing a retailer of nicotine products or nicotine dispensing devices or an agent or employee of such retailer to sell, give, barter, furnish, or deliver any nicotine product or nicotine dispensing device, or to purchase, or attempt to purchase, any nicotine product or nicotine dispensing device from a person or a vending machine. Any person under 18 years of age who violates this subsection commits a noncriminal violation as defined 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, the person must attend a school-approved anti-tobacco and nicotine program, if available;
- (b) For a second violation within 12 weeks of the first violation, a \$25 fine; or
- (c) For a third or subsequent violation within 12 weeks of the first violation, the court must direct the Department of Highway Safety and Motor Vehicles to withhold issuance of or suspend or revoke the person's driver license or driving privilege, as provided in s. 322.056.

Any second or subsequent violation not within the 12-week time period after the first violation is punishable as provided for a first violation.

(8) PENALTIES FOR MINORS.—

- (a) A person under 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 must attend a school-approved antitobacco and nicotine 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.
- (b) 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 (6) or subsection (7). 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.
- (c) If a person under 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 (6)(a) or paragraph (7)(a), or attend a school-approved anti-tobacco and nicotine program, if locally available, the court must 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 30 consecutive days.
- (d) If a person under 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 (6)(b) or paragraph (7)(b), the court must 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 45 consecutive days.
- (9) DISTRIBUTION OF CIVIL FINES.—Eighty percent of all civil penalties received by a county court pursuant to subsections (6) and (7) 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, nicotine products, or nicotine dispensing devices 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.

- (10) SIGNAGE REQUIREMENTS FOR RETAILERS OF NICO-TINE PRODUCTS AND NICOTINE DISPENSING DEVICES.—
- (a) Any retailer that sells nicotine products or nicotine dispensing devices 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 NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES TO PERSONS UNDER THE AGE OF 18 IS AGAINST FLORIDA LAW. PROOF OF AGE IS REQUIRED FOR PURCHASE.

(b) A retailer that sells nicotine products or nicotine dispensing devices shall provide at the checkout counter in a location clearly visible to the retailer, the retailer'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 nicotine products or nicotine dispensing devices. 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 NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES.

In lieu of a calendar a retailer may use card readers, scanners, or other electronic or automated systems that can verify whether a person is of legal age to purchase nicotine products or nicotine dispensing devices.

- (11) SELF-SERVICE MERCHANDISING PROHIBITED.—
- (a) A retailer that sells nicotine products or nicotine dispensing devices may not sell, permit to be sold, offer for sale, or display for sale such products or devices by means of self-service merchandising.
- (b) A retailer that sells nicotine products or nicotine dispensing devices may not place such products or devices in an open display unit unless the unit is located in an area that is inaccessible to customers.
- (c) Paragraphs (a) and (b) do not apply to an establishment that prohibits persons under 18 years of age on the premises.
- (12) RESTRICTIONS ON SALE OR DELIVERY OF NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES.—
- (a) In order to prevent persons under 18 years of age from purchasing or receiving nicotine products or nicotine dispensing devices, the sale or delivery of such products or devices is prohibited, except:
- 1. When under the direct control, or line of sight where effective control may be reasonably maintained, of the retailer of nicotine products or nicotine dispensing devices or such retailer's agent or employee; or
- 2. Sales from a vending machine are prohibited under subparagraph (a)1. and are only permissible from a machine that is equipped with an operational lockout device which is under the control of the retailer of nicotine products or nicotine dispensing devices or such retailer'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 nicotine product or nicotine dispensing device. 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 nicotine product or nicotine dispensing device is dispensed at a time.
- (b) Paragraph (a) does not apply to an establishment that prohibits persons under 18 years of age on the premises.
- (c) A retailer of nicotine products or nicotine dispensing devices or such retailer's agent or employee may require proof of age of a purchaser of such products or devices before selling the product or device to that person.

Section 3. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to tobacco and nicotine product regulation; amending s. 569.14, F.S.; allowing alternate signage requirements where a dealer that sells tobacco products also sells nicotine products or nicotine dispensing devices; creating s. 877.112, F.S.; defining terms; prohibiting the selling, delivering, bartering, furnishing, or giving of nicotine products or nicotine dispensing devices to persons under 18 years of age; prohibiting the gift of sample nicotine products or nicotine dispensing devices to persons under 18 years of age; providing penalties; providing affirmative defenses for a person charged with certain violations; prohibiting a person under 18 years of age from possessing, purchasing, or misrepresenting his or her age or military service to purchase nicotine products or nicotine dispensing devices; providing for use of civil fines; requiring certain signage where a retailer sells nicotine products or nicotine dispensing devices; prohibiting self-service merchandising where a retailer sells nicotine products or nicotine dispensing devices; providing an exception; prohibiting the sale or delivery of nicotine products or nicotine dispensing devices except when such products are under the direct control or line of sight of a retailer; prohibiting sales from a vending machine unless it is equipped with certain devices; providing an effective date.

Senator Benacquisto moved the following amendment which was adopted:

Senate Amendment 1 (660022) (with title amendment) to House Amendment 1 (626167)—Between lines 272 and 273 insert:

Section 3. Subsections (2) and (3) of section 322.056, Florida Statutes, are amended to read:

322.056 Mandatory revocation or suspension of, or delay of eligibility for, driver driver's license for persons under age 18 found guilty of certain alcohol, drug, or tobacco offenses; prohibition.-

- (2) If a person under 18 years of age is found by the court to have committed a noncriminal violation under s. 569.11 or s. 877.112(6) or (7) and that person has failed to comply with the procedures established in that section by failing to fulfill community service requirements, failing to pay the applicable fine, or failing to attend a locally available schoolapproved anti-tobacco program, and:
- (a) The person is eligible by reason of age for a driver driver's license or driving privilege, the court shall direct the department to revoke or to withhold issuance of his or her driver driver's license or driving privilege as follows:
 - 1. For the first violation, for 30 days.
- 2. For the second violation within 12 weeks of the first violation, for 45 days.
- (b) The person's driver driver's license or driving privilege is under suspension or revocation for any reason, the court shall direct the department to extend the period of suspension or revocation by an additional period as follows:
 - 1. For the first violation, for 30 days.
- 2. For the second violation within 12 weeks of the first violation, for 45 days.
- (c) The person is ineligible by reason of age for a driver driver's license or driving privilege, the court shall direct the department to withhold issuance of his or her driver driver's license or driving privilege as follows:
 - 1. For the first violation, for 30 days.
- 2. For the second violation within 12 weeks of the first violation, for 45 days.

Any second violation of s. 569.11 or s. 877.112(6) or (7) not within the 12week period after the first violation will be treated as a first violation and in the same manner as provided in this subsection.

(3) If a person under 18 years of age is found by the court to have committed a third violation of s. 569.11 or s. 877.112(6) or (7) within 12 weeks of the first violation, the court must direct the Department of Highway Safety and Motor Vehicles to suspend or withhold issuance of his or her driver driver's license or driving privilege for 60 consecutive days. Any third violation of s. 569.11 or s. 877.112(6) or (7) not within the 12-week period after the first violation will be treated as a first violation and in the same manner as provided in subsection (2).

And the title is amended as follows:

Delete line 304 and insert: with certain devices; amending s. 322.056, F.S.; conforming provisions to changes made by the act; providing an effective date.

On motion by Senator Benacquisto, the Senate concurred in House Amendment 1 (626167) as amended and requested the House to concur in the Senate amendment to the House amendment.

CS for CS for SB 224 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President Flores Abruzzo Galvano Garcia Altman Gardiner Bean Benacquisto Gibson Bradley Grimsley **Brandes** Hays Braynon Joyner Bullard Latvala Clemens Lee Dean Legg Detert Margolis Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto Stargel Thompson

Montford Evers

Nays-None

Vote after roll call:

Yea—Diaz de la Portilla, Thrasher

Vote preference:

May 2, 2014: Yea-Hukill

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 1012, with 2 amendments, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 1012-A bill to be entitled An act relating to financial institutions; amending s. 655.005, F.S.; revising the definition of "related interest"; creating s. 655.017, F.S.; preempting to the state the regulation of certain financial or lending activities of entities subject to the jurisdiction of the office or other regulatory agencies; providing that counties and municipalities may engage in investigations and proceedings against financial institutions that are not preempted; requiring a financial institution to notify the office if such local action is commenced; providing for the office's sole and exclusive jurisdiction in certain cases; providing applicability; amending s. 655.0322, F.S.; revising provisions relating to prohibited acts and practices by a financial institution; applying certain provisions to affiliates; amending s. 655.034, F.S.; authorizing the circuit court to issue an injunction in order to protect the interests of the depositors, members, creditors, or stockholders of a financial institution and the public's interest in the safety and soundness of the financial institution system; defining "formal enforcement action"; amending s. 655.037, F.S.; conforming a cross-reference; amending s. 655.0385, F.S.; prohibiting a director or executive officer from concurrently serving as a director or officer in a financial institution or affiliate in the same geographical area or the same major business market area unless waived by the Office of Financial Regulation; amending s. 655.041, F.S.; revising provisions relating to administrative fines; clarifying that the office may initiate administrative proceedings

for violations of rules; providing that fines for violations begin accruing immediately upon the service of a complaint; applying certain provisions to affiliates; revising the applications for imposing a fine; amending s. 655.045, F.S.; requiring the office to conduct an examination of a financial institution within a specified period; amending s. 655.057, F.S.; conforming a cross-reference; providing that specified records are not considered a waiver of privileges or legal rights in certain proceedings; clarifying who has a right to copy member or shareholder records; creating s. 655.0591, F.S.; providing notice requirements and procedures that allow a financial institution to protect trade secrets included in documents submitted to the office; amending s. 655.50, F.S.; revising provisions relating to the control of money laundering to also include terrorist financing; adding and revising definitions; requiring a financial institution to have a BSA/AML compliance officer; revising records requirements; updating cross-references; amending s. 655.85, F.S.; clarifying that an institution may impose a fee for the settlement of a check under certain circumstances; providing legislative intent; amending s. 655.921, F.S.; revising provisions relating to business transactions by an out-of-state financial institution; providing that such institution may file suit to collect a security interest in collateral; amending s. 655.922, F.S.; revising provisions relating to the name of a financial institution; prohibiting certain financial institutions from using a name that may mislead consumers; authorizing the office to seek court orders to annul or dissolve a business entity for certain violations and to issue emergency cease and desist orders; amending s. 655.948, F.S.; requiring a financial institution to notify the office of any investigations or proceedings initiated by a county or municipality against the institution within a specified timeframe; creating s. 655.955, F.S.; providing that a financial institution is not civilly liable solely by virtue of extending credit to a person; amending s. 657.008, F.S.; requiring certain credit unions seeking to establish a branch office to submit an application to the office for examination and approval; providing the criteria for the examination; amending s. 657.028, F.S.; revising provisions relating to prohibited activities of directors, officers, committee members, employees, and agents of credit unions; requiring the name and address of the credit manager to be submitted to the office; amending s. 657.041, F.S.; authorizing a credit union to pay health and accident insurance premiums and to fund employee benefit plans under certain circumstances; amending s. 658.12, F.S.; revising the definition of "trust business"; amending ss. 658.21 and 658.235, F.S.; conforming cross-references; repealing s. 658.49, F.S., relating to requirements for bank loans up to \$50,000; amending ss. 663.02 and 663.09, F.S.; conforming provisions to changes made by the act; amending s. 663.12, F.S.; deleting an annual assessment imposed on certain international offices; amending s. 663.306, F.S.; conforming provisions to changes made by the act; amending ss. 665.013, 665.033, 665.034, 667.003, 667.006, and 667.008, F.S.; conforming cross-references; providing an effective date.

House Amendment 1 (261621) (with title amendment)—Remove line 1156 and insert:

virtue of extending a loan or a line of credit to such person. This section does not modify, limit, or restrict the authority of a state agency under applicable law to conduct an investigation, bring a civil or administrative action, or otherwise enforce state or federal laws against a financial institution.

And the title is amended as follows:

Remove line 75 and insert: person; providing applicability; amending s. 657.008, F.S.; requiring certain

House Amendment 2 (107357) (with title amendment)—Between lines 1611 and 1612, insert:

Section 35. Subsections (12) through (36) of section 494.001, Florida Statutes, are renumbered as subsections (13) through (37), respectively, a new subsection (12) is added, and present subsection (15) of that section is amended, to read:

- 494.001 Definitions.—As used in ss. 494.001-494.0077, the term:
- (12) "Indirect owner" means, with respect to direct owners and other indirect owners in a multilayered organization:
- (a) For an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25 percent or more of voting security of the corporation.

- (b) For an owner that is a partnership, each general partner and each limited or special partner that has the right to receive upon dissolution, or has contributed, 25 percent or more of the partnership's capital.
 - (c) For an owner that is a trust, the trust and each trustee.
 - (d) For an owner that is a limited liability company:
- 1. Each member that has the right to receive upon dissolution, or that has contributed, 25 percent or more of the limited liability company's capital; and
- 2. If managed by elected managers or appointed managers, each elected or appointed manager.
- (e) For an indirect owner, each parent owner of 25 percent or more of its subsidiary.
- (16)(15) "Loan origination fee" means the total compensation from any source received by a mortgage broker acting as a loan originator. Any payment for processing mortgage loan applications must be included in the fee and must be paid to the mortgage broker.

Section 36. Subsection (4) is added to section 494.0012, Florida Statutes, to read:

494.0012 Investigations; complaints; examinations.—

(4) To reduce the burden on persons subject to this chapter, the office may conduct a joint or concurrent examination with a state or federal regulatory agency and may furnish a copy of all examinations to an appropriate regulator if the regulator agrees to abide by the confidentiality provisions in chapter 119 and this chapter. The office may also accept an examination from an appropriate regulator.

Section 37. Paragraph (y) of subsection (1) of section 494.00255, Florida Statutes, is amended, and paragraph (m) of that subsection is reenacted, to read:

494.00255 Administrative penalties and fines; license violations.—

- (1) Each of the following acts constitutes a ground for which the disciplinary actions specified in subsection (2) may be taken against a person licensed or required to be licensed under part II or part III of this chapter:
- (m) In any mortgage transaction, violating any provision of the federal Real Estate Settlement Procedures Act, as amended, 12 U.S.C. ss. 2601 et seq.; the federal Truth in Lending Act, as amended, 15 U.S.C. ss. 1601 et seq.; or any regulations adopted under such acts.
- (y) Pursuant to an investigation by the Mortgage Testing and Education Board acting on behalf of the registry, being found in violation of Nationwide Mortgage Licensing System and Registry Rules of Conduct.

Section 38. Section 494.0028, Florida Statutes, is repealed.

Section 39. Subsection (3) is added to section 494.00313, Florida Statutes, to read:

494.00313 Loan originator license renewal.—

(3) If a licensed loan originator fails to meet the requirements of this section for annual license renewal on or before December 31 but meets such requirements before March 1, the loan originator's license status shall be changed to "failed to renew" pending review and renewal by the office. A nonrefundable reinstatement fee of \$150 shall be charged in addition to registry fees. The license status shall not be changed until the requirements of this section are met and all fees are paid. If the licensee fails to meet the requirements of this section and pay all required fees before March 1, such license is expired and such loan originator must apply for a new loan originator license under s. 494.00312.

Section 40. Subsection (3) is added to section 494.00322, Florida Statutes, to read:

494.00322 Mortgage broker license renewal.—

(3) If a licensed mortgage broker fails to meet the requirements of this section for annual license renewal on or before December 31 but meets

such requirements before March 1, the mortgage broker's license status shall be changed to "failed to renew" pending review and renewal by the office. A nonrefundable reinstatement fee of \$250 shall be charged in addition to registry fees. The license status shall not be changed until the requirements of this section are met and all fees are paid. If the licensee fails to meet the requirements of this section and pay all required fees before March 1, such license is expired and such mortgage broker must apply for a new mortgage broker license under s. 494.00321.

Section 41. Subsection (3) of section 494.0036, Florida Statutes, is amended, and subsections (4) and (5) are added to that section, to read:

494.0036 Mortgage broker branch office license.—

- (3) A branch office license must be renewed annually at the time of renewing the mortgage broker license under s. 494.00322. A non-refundable branch renewal fee of \$225 per branch office must be submitted at the time of renewal. To renew a branch office license, a mortgage broker must:
- $\hspace{0.1in}$ (a) Submit a completed license renewal form as prescribed by commission rule.
 - (b) Submit a nonrefundable renewal fee.
- (c) Submit any additional information or documentation requested by the office and required by rule concerning the licensee. Additional information may include documents that may provide the office with the appropriate information to determine eligibility for license renewal.
- (4) The office may not renew a branch office license unless the branch office continues to meet the minimum requirements for initial licensure under this section and adopted rule.
- (5) If a licensed branch office fails to meet the requirements of this section for annual license renewal on or before December 31 but meets such requirements before March 1, the branch office's license status shall be changed to "failed to renew" pending review and renewal by the office. A nonrefundable reinstatement fee of \$225 shall be charged in addition to registry fees. The license status shall not be changed until the requirements of this section are met and all fees are paid. If the licensee fails to meet the requirements of this section and pay all required fees before March 1, such license is expired and such branch office must apply for a new mortgage broker branch office license under this section.
 - Section 42. Section 494.0038, Florida Statutes, is amended to read:
- 494.0038 Loan origination and Mortgage broker fees and disclosures.—
- (1) A loan origination fee may not be paid except pursuant to a written mortgage broker agreement between the mortgage broker and the borrower which is signed and dated by the principal loan originator or branch manager, and the borrower. The unique registry identifier of each loan originator responsible for providing loan originator services must be printed on the mortgage broker agreement.
- (a) The written mortgage broker agreement must describe the services to be provided by the mortgage broker and specify the amount and terms of the loan origination fee that the mortgage broker is to receive.
- 1. Except for application and third party fees, all fees received by a mortgage broker from a borrower must be identified as a loan origination fee.
- 2. All fees on the mortgage broker agreement must be disclosed in dollar amounts
 - 3. All loan origination fees must be paid to a mortgage broker.
- (b) The agreement must be executed within 3 business days after a mortgage loan application is accepted if the borrower is present when the mortgage loan application is accepted. If the borrower is not present, the licensee shall forward the agreement to the borrower within 3 business days after the licensee's acceptance of the application and the licensee bears the burden of proving that the borrower received and approved the agreement.

- (2) If the mortgage broker is to receive any payment of any kind from the mortgage lender, the maximum total dollar amount of the payment must be disclosed to the borrower in the written mortgage broker agreement as described in paragraph (1)(a). The commission may prescribe by rule an acceptable form for disclosure of brokerage fees received from the lender. The agreement must state the nature of the relationship with the lender, describe how compensation is paid by the lender, and describe how the mortgage interest rate affects the compensation paid to the mortgage broker.
- (a) The exact amount of any payment of any kind by the lender to the mortgage broker must be disclosed in writing to the borrower within 3 business days after the mortgage broker is made aware of the exact amount of the payment from the lender but not less than 3 business days before the execution of the closing or settlement statement. The licensee bears the burden of proving such notification was provided to the borrower. Notification is waived if the exact amount of the payment is accurately disclosed in the written mortgage broker agreement.
- (b) The commission may prescribe by rule the form of disclosure of brokerage fees.
- (3) At the time a written mortgage broker agreement is signed by the borrower or forwarded to the borrower for signature, or at the time the mortgage broker business accepts an application fee, credit report fee, property appraisal fee, or any other third party fee, but at least 3 business days before execution of the closing or settlement statement, the mortgage broker shall disclose in writing to any applicant for a mortgage loan the following information:
- (a) That the mortgage broker may not make mortgage loans or commitments. The mortgage broker may make a commitment and may furnish a lock in of the rate and program on behalf of the lender if the mortgage broker has obtained a written commitment or lock in for the loan from the lender on behalf of the borrower for the loan. The commitment must be in the same form and substance as issued by the lender.
- (b) That the mortgage broker cannot guarantee acceptance into any particular loan program or promise any specific loan terms or conditions.
- (e) A good faith estimate that discloses settlement charges and loan terms.
- 1. Any amount collected in excess of the actual cost shall be returned within 60 days after rejection, withdrawal, or closing.
- 2. At the time a good faith estimate is provided to the borrower, the loan originator must identify in writing an itemized list that provides the recipient of all payments charged the borrower, which, except for all fees to be received by the mortgage broker, may be disclosed in generic terms, such as, but not limited to, paid to lender, appraiser, officials, title company, or any other third party service provider. This requirement does not supplant or is not a substitute for the written mortgage broker agreement described in subsection (1). The disclosure required under this subparagraph must be signed and dated by the borrower.
- (4) The disclosures required by this subsection must be furnished in writing at the time an adjustable rate mortgage loan is offered to the borrower and whenever the terms of the adjustable rate mortgage loan offered materially change prior to closing. The mortgage broker shall furnish the disclosures relating to adjustable rate mortgages in a format prescribed by ss. 226.18 and 226.19 of Regulation Z of the Board of Governors of the Federal Reserve System, as amended; its commentary, as amended; and the federal Truth in Lending Act, 15 U.S.C. ss. 1601 et seq., as amended; together with the Consumer Handbook on Adjustable Rate Mortgages, as amended; published by the Federal Reserve Board and the Federal Home Loan Bank Board. The licensee bears the burden of proving such disclosures were provided to the borrower.
- (5) If the mortgage broker agreement includes a nonrefundable application fee, the following requirements are applicable:
- (a) The amount of the application fee, which must be clearly denominated as such, must be clearly disclosed.
- (b) The specific services that will be performed in consideration for the application fee must be disclosed.

- (e) The application fee must be reasonably related to the services to be performed and may not be based upon a percentage of the principal amount of the loan or the amount financed.
- (6) A mortgage broker may not accept any fee in connection with a mortgage loan other than an application fee, credit report fee, property appraisal fee, or other third-party fee before obtaining a written commitment from a qualified lender.
- (1)(7) Any third-party fee entrusted to a mortgage broker must immediately, upon receipt, be placed into a segregated account with a financial institution located in the state the accounts of which are insured by the Federal Government. Such funds shall be held in trust for the payor and shall be kept in the account until disbursement. Such funds may be placed in one account if adequate accounting measures are taken to identify the source of the funds.
- (2)(8) A mortgage broker may not pay a commission to any person not licensed pursuant to this chapter.
- (3)(9) This section does not prohibit a mortgage broker from offering products and services, in addition to those offered in conjunction with the loan origination process, for a fee or commission.
- Section 43. Subsections (2) and (3) of section 494.004, Florida Statutes, are amended to read:
 - 494.004 Requirements of licensees.—
- In every mortgage loan transaction, each licensee under this part must notify a borrower of any material changes in the terms of a mortgage loan previously offered to the borrower within 3 business days after being made aware of such changes by the mortgage lender but at least 3 business days before the signing of the settlement or closing statement. The licensee bears the burden of proving such notification was provided and accepted by the borrower. A borrower may waive the right to receive notice of a material change if the borrower determines that the extension of credit is needed to meet a bona fide personal financial emergency and the right to receive notice would delay the closing of the mortgage loan. The imminent sale of the borrower's home at forcelosure during the 3 day period before the signing of the settlement or closing statement is an example of a bona fide personal financial emergency. In order to waive the borrower's right to receive notice, the borrower must provide the licensee with a dated written statement that describes the personal financial emergency, waives the right to receive the notice, bears the borrower's signature, and is not on a printed form prepared by the licensee for the purpose of such a waiver.
- (2)(3) Each mortgage broker shall submit to the registry reports of condition, which must be in such form and shall contain such information as the registry may require. The commission may adopt rules prescribing the time by which a mortgage broker must file a report of condition. For purposes of this section, the report of condition is synonymous with the registry's Mortgage Call Report.
- Section 44. Subsection (3) of section 494.0042, Florida Statutes, is amended to read:
 - 494.0042 Loan origination fees.—
- (3) At the time of accepting a mortgage loan application, a mortgage broker may receive from the borrower a nonrefundable application fee. If the mortgage loan is funded, the nonrefundable application fee shall be credited against the amount owed as a result of the loan being funded. A person may not receive any form of compensation for acting as a loan originator other than a nonrefundable application fee, a fee based on the mortgage amount being funded, or a fee which complies with s. 494.00421.
 - Section 45. Section 494.00421, Florida Statutes, is repealed.
- Section 46. Paragraph (b) of subsection (2) of section 494.00611, Florida Statutes, is amended to read:
 - 494.00611 Mortgage lender license.—
- $\ensuremath{(2)}$ In order to apply for a mortgage lender license, an applicant must:

- (b) Designate a qualified principal loan originator who meets the requirements of s. 494.00665 494.0035 on the application form.
- Section 47. Subsection (3) is added to section 494.00612, Florida Statutes, to read:
 - 494.00612 Mortgage lender license renewal.—
- (3) If a licensed mortgage lender fails to meet the requirements of this section for annual license renewal on or before December 31 but meets such requirements before March 1, the mortgage lender's license status shall be changed to "failed to renew" pending review and renewal by the office. A nonrefundable reinstatement fee of \$475 shall be changed in addition to registry fees. The license status shall not be changed until the requirements of this section are met and all fees are paid. If the licensee fails to meet the requirements of this section and pay all required fees before March 1, such license is expired and such mortgage lender must apply for a new mortgage lender license under s. 494.00611.
- Section 48. Subsection (3) of section 494.0066, Florida Statutes, is amended, and subsections (4) and (5) are added to that section, to read:
 - 494.0066 Branch offices.—
- (3) A branch office license must be renewed at the time of renewing the mortgage lender license. A nonrefundable fee of \$225 per branch office must be submitted at the time of renewal. To renew a branch office license, a mortgage lender must:
- (a) Submit a completed license renewal form as prescribed by commission rule.
 - (b) Submit a nonrefundable renewal fee.
- (c) Submit any additional information or documentation requested by the office and required by rule concerning the licensee. Additional information may include documents that may provide the office with the appropriate information to determine eligibility for license renewal.
- (4) The office may not renew a branch office license unless the branch office continues to meet the minimum requirements for initial licensure under this section and adopted rule.
- (5) If a licensed branch office fails to meet the requirements of this section for annual license renewal on or before December 31 but meets such requirements before March 1, the branch office's license status shall be changed to "failed to renew" pending review and renewal by the office. A nonrefundable reinstatement fee of \$225 shall be changed in addition to registry fees. The license status shall not be changed until the requirements of this section are met and all fees are paid. If the licensee fails to meet the requirements of this section and pay all required fees before March 1, such license is expired and such branch office must apply for a new mortgage lender branch office license under this section.
- Section 49. Subsections (8) through (13) of section 494.0067, Florida Statutes, are amended to read:
 - 494.0067 Requirements of mortgage lenders.—
- (8) Each mortgage lender shall provide an applicant for a mortgage loan a good faith estimate of the costs the applicant can reasonably expect to pay in obtaining a mortgage loan. The good faith estimate of costs must be mailed or delivered to the applicant within 3 business days after the licensee receives a written loan application from the applicant. The estimate of costs may be provided to the applicant by a person other than the licensee making the loan. The good faith estimate must identify the recipient of all payments charged to the borrower and, except for all fees to be received by the mortgage broker and the mortgage lender, may be disclosed in generic terms, such as, but not limited to, paid to appraiser, officials, title company, or any other third party service provider. The licensee bears the burden of proving such disclosures were provided to the borrower. The commission may adopt rules that set forth the disclosure requirements of this section.
- (9) The disclosures in this subsection must be furnished in writing at the time an adjustable rate mortgage loan is offered to the borrower and whenever the terms of the adjustable rate mortgage loan offered have a material change prior to closing. The lender shall furnish the disclosures relating to adjustable rate mortgages in a format prescribed by ss.

226.18 and 226.19 of Regulation Z of the Board of Governors of the Federal Reserve System, as amended; its commentary, as amended; and the federal Truth in Lending Act, 15 U.S.C. ss. 1601 et seq., as amended; together with the Consumer Handbook on Adjustable Rate Mortgages, as amended; published by the Federal Reserve Board and the Federal Home Loan Bank Board. The licensee bears the burden of proving such disclosures were provided to the borrower.

(10) In every mortgage loan transaction, each mortgage lender shall notify a borrower of any material changes in the terms of a mortgage loan previously offered to the borrower within 3 business days after being made aware of such changes by the lender but at least 3 business days before signing the settlement or closing statement. The licensee the burden of proving such notification was provided and accepted by the borrower. A borrower may waive the right to receive notice of a material change if the borrower determines that the extension of credit is needed to meet a bona fide personal financial emergency and the right to receive notice would delay the closing of the mortgage loan. The imminent sale of the borrower's home at foreclosure during the 3-day period before the signing of the settlement or closing statement constitutes an example of a bona fide personal financial emergency. In order to waive the borrower's right to receive notice, the borrower must provide the licensee with a dated written statement that describes the personal financial emergency, waives the right to receive the notice, bears the borrower's signature, and is not on a printed form prepared by the licensee for the purpose of such a waiver.

(8)(11) A mortgage lender may close loans in its own name but may not service the loan for more than 6 4 months unless the lender has a servicing endorsement. Only a mortgage lender who continuously maintains a net worth of at least \$250,000 may obtain a servicing endorsement.

 $(9)\!(\!12\!)$ A mortgage lender must report to the office the failure to meet the applicable net worth requirements of s. 494.00611 within 2 days after the mortgage lender's knowledge of such failure or after the mortgage lender should have known of such failure.

(10)(13) Each mortgage lender shall submit to the registry reports of condition which are in a form and which contain such information as the registry may require. The commission may adopt rules prescribing the time by which a mortgage lender must file a report of condition. For purposes of this section, the report of condition is synonymous with the registry's Mortgage Call Report.

Section 50. Section 494.0068, Florida Statutes, is repealed.

Section 51. Paragraphs (c), (d), and (e) of subsection (1) of section 494.007, Florida Statutes, are amended to read:

494.007 Commitment process.—

- (1) If a commitment is issued, the mortgage lender shall disclose in writing.
- (c) If the interest rate or other terms are subject to change before expiration of the commitment:
- 1. The basis, index, or method, if any, which will be used to determine the rate at closing. Such basis, index, or method shall be established and disclosed with direct reference to the movement of an interest rate index or of a national or regional index that is available to and verifiable by the borrower and beyond the control of the lender; or
- 2. The following statement, in at least 10-point bold type: "The interest rate will be the rate established by the lender in its discretion as its prevailing rate . . . days before closing."; and
- (d) The amount of the commitment fee, if any, and whether and under what circumstances the commitment fee is refundable; and

(d) (e) The time, if any, within which the commitment must be accepted by the borrower.

Section 52. Section 494.0073, Florida Statutes, is amended to read:

494.0073 Mortgage lender when acting as a mortgage broker.—The provisions of this part do not prohibit a mortgage lender from acting as a mortgage broker. However, in mortgage transactions in which a mort-

gage lender acts as a mortgage broker, the provisions of ss. 494.0038, 494.004(2), 494.0042, and 494.0043(1), (2), and (3) apply.

Section 53. Part IV of chapter 494, Florida Statutes, consisting of ss. 494.0078, 494.0079, 494.00791, 494.00792, 494.00793, 494.00794, 494.00795, 494.00796, and 494.00797, is repealed.

Section 54. Section 494.008, Florida Statutes, is repealed.

And the title is amended as follows:

Remove line 99 and insert: references; amending s. 494.001, F.S.; providing and revising definitions; amending s. 494.0012, F.S.; authorizing the Office of Financial Regulation to conduct joint or concurrent examinations of licensees; amending s. 494.00255, F.S.; providing that violating specified rules is grounds for disciplinary action; repealing s. 494.0028, F.S., relating to arbitration of disputes involving certain agreements; amending ss. 494.00313 and 494.00322, F.S.; providing for change in license status if a licensed loan originator or mortgage broker fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0036, F.S.; providing guidelines for renewal of a mortgage broker branch office license; providing for change in license status if a licensed branch office fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0038, F.S.; deleting certain requirements regarding loan origination and disclosure; amending s. 494.004, F.S.; deleting a requirement that a licensee provide certain notice to a borrower in mortgage loan transactions; authorizing the Financial Services Commission to adopt rules prescribing the time by which a mortgage broker must file a report of condition; amending s. 494.0042, F.S.; conforming a cross-reference; repealing s. 494.00421, F.S., relating to required disclosures to borrowers in mortgage broker agreements by mortgage brokers receiving loan origination fees; amending s. 494.00611, F.S.; revising a cross-reference; amending s. 494.00612, F.S.; providing for change in license status if a licensed mortgage lender fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0066, F.S.; providing guidelines for renewal of a mortgage lender branch office license; providing for change in license status if a licensed branch office fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0067, F.S.; deleting requirements that a mortgage lender provide an applicant for a mortgage loan a good faith estimate of costs and written disclosures related to adjustable rate mortgages; deleting requirement that mortgage lender provide notice of material changes in terms of a mortgage loan to a borrower in mortgage loan transactions; revising period during which mortgage lenders may service loans without meeting certain requirements; authorizing the commission to adopt rules prescribing the time by which a mortgage lender must file a report of condition; repealing s. 494.0068, F.S., relating to required disclosures to borrowers by mortgage lenders before the borrower accepts certain fees; amending s. 494.007, F.S.; deleting the requirement that a mortgage lender disclose a certain fee and whether the fee is refundable; amending s. 494.0073, F.S.; conforming a cross-reference; repealing part IV of chapter 494, F.S., relating to the Florida Fair Lending Act; repealing s. 494.008, F.S., relating to conditions for mortgage loans of specified amounts secured by vacant land; providing an effective date.

Senator Richter moved the following amendment which was adopted:

Senate Amendment 1 (961708) (with title amendment) to House Amendment 2 (107357)—

Delete lines 468-528 and insert: Remove lines 2 through 99, and insert: An act relating to financial services; amending s. 655.005, F.S.; revising the definition of "related interest"; creating s. 655.017, F.S.; preempting to the state the regulation of certain financial or lending activities of entities subject to the jurisdiction of the office or other regulatory agencies; providing that counties and municipalities may engage in investigations and proceedings against financial institutions that are not preempted; requiring a financial institution to notify the office if such local action is commenced; providing for the office's sole and exclusive jurisdiction in certain cases; providing applicability; amending s. 655.0322, F.S.; revising provisions relating to prohibited acts and practices by a financial institution; applying certain provisions to affiliates; amending s. 655.034, F.S.; authorizing the circuit court to issue an injunction in order to protect the interests of the depositors, members, creditors, or stockholders of a financial institution and the public's interest in the safety and soundness of the financial institution system;

defining "formal enforcement action"; amending s. 655.037, F.S.; conforming a cross-reference; amending s. 655.0385, F.S.; prohibiting a director or executive officer from concurrently serving as a director or officer in a financial institution or affiliate in the same geographical area or the same major business market area unless waived by the Office of Financial Regulation; amending s. 655.041, F.S.; revising provisions relating to administrative fines; clarifying that the office may initiate administrative proceedings for violations of rules; providing that fines for violations begin accruing immediately upon the service of a complaint; applying certain provisions to affiliates; revising the applications for imposing a fine; amending s. 655.045, F.S.; requiring the office to conduct an examination of a financial institution within a specified period; amending s. 655.057, F.S.; conforming a cross-reference; providing that specified records are not considered a waiver of privileges or legal rights in certain proceedings; clarifying who has a right to copy member or shareholder records; creating s. 655.0591, F.S.; providing notice requirements and procedures that allow a financial institution to protect trade secrets included in documents submitted to the office; amending s. 655.50, F.S.; revising provisions relating to the control of money laundering to also include terrorist financing; adding and revising definitions; requiring a financial institution to have a BSA/AML compliance officer; revising records requirements; updating cross-references; amending s. 655.85, F.S.; clarifying that an institution may impose a fee for the settlement of a check under certain circumstances; providing legislative intent; amending s. 655.921, F.S.; revising provisions relating to business transactions by an out-of-state financial institution; providing that such institution may file suit to collect a security interest in collateral; amending s. 655.922, F.S.; revising provisions relating to the name of a financial institution; prohibiting certain financial institutions from using a name that may mislead consumers; authorizing the office to seek court orders to annul or dissolve a business entity for certain violations and to issue emergency cease and desist orders; amending s. 655.948, F.S.; requiring a financial institution to notify the office of any investigations or proceedings initiated by a county or municipality against the institution within a specified timeframe; creating s. 655.955, F.S.; providing that a financial institution is not civilly liable solely by virtue of extending credit to a person; amending s. 657.008, F.S.; requiring certain credit unions seeking to establish a branch office to submit an application to the office for examination and approval; providing the criteria for the examination; amending s. 657.028, F.S.; revising provisions relating to prohibited activities of directors, officers, committee members, employees, and agents of credit unions; requiring the name and address of the credit manager to be submitted to the office; amending s. 657.041, F.S.; authorizing a credit union to pay health and accident insurance premiums and to fund employee benefit plans under certain circumstances; amending s. 658.12, F.S.; revising the definition of "trust business"; amending ss. 658.21 and 658.235, F.S.; conforming cross-references; repealing s. 658.49, F.S., relating to requirements for bank loans up to \$50,000; amending ss. 663.02 and 663.09, F.S.; conforming provisions to changes made by the act; amending s. 663.12, F.S.; deleting an annual assessment imposed on certain international offices; amending s. 663.306, F.S.; conforming provisions to changes made by the act; amending ss. 665.013, 665.033, 665.034, 667.003, 667.006, and 667.008, F.S.; conforming cross-references; amending s. 494.001, F.S.; providing and revising definitions; amending s. 494.0012, F.S.; authorizing the Office of Financial Regulation to conduct joint or concurrent examinations of licensees; amending s. 494.00255, F.S.; providing that violating specified rules is grounds for disciplinary action; repealing s. 494.0028, F.S., relating to arbitration of disputes involving certain agreements; amending ss. 494.00313 and 494.00322, F.S.; providing for change in license status if a licensed loan originator or mortgage broker fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0036, F.S.; providing guidelines for renewal of a mortgage broker branch office license; providing for change in license status if a licensed branch office fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0038, F.S.; deleting certain requirements regarding loan origination and disclosure; amending s. 494.004, F.S.; deleting a requirement that a licensee provide certain notice to a borrower in mortgage loan transactions; authorizing the Financial Services Commission to adopt rules prescribing the time by which a mortgage broker must file a report of condition; amending s. 494.0042, F.S.; conforming a cross-reference; repealing s. 494.00421, F.S., relating to required disclosures to borrowers in mortgage broker agreements by mortgage brokers receiving loan origination fees; amending s. 494.00611, F.S.; revising a cross-reference; amending s. 494.00612, F.S.; providing for change in license status if a licensed

mortgage lender fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0066, F.S.; providing guidelines for renewal of a mortgage lender branch office license; providing for change in license status if a licensed branch office fails to meet certain requirements for annual license renewal by specified dates; amending s. 494.0067, F.S.; deleting requirements that a mortgage lender provide an applicant for a mortgage loan a good faith estimate of costs and written disclosures related to adjustable rate mortgages; deleting requirement that mortgage lender provide notice of material changes in terms of a mortgage loan to a borrower in mortgage loan transactions; revising period during which mortgage lenders may service loans without meeting certain requirements; authorizing the commission to adopt rules prescribing the time by which a mortgage lender must file a report of condition; repealing s. 494.0068, F.S., relating to required disclosures to borrowers by mortgage lenders before the borrower accepts certain fees; amending s. 494.007, F.S.; deleting the requirement that a mortgage lender disclose a certain fee and whether the fee is refundable; amending s. 494.0073, F.S.; conforming a cross-reference; repealing part IV of chapter 494, F.S., relating to the Florida Fair Lending Act; repealing s. 494.008, F.S., relating to conditions for mortgage loans of specified amounts secured by vacant land; providing an effective date.

On motion by Senator Richter, the Senate concurred in **House Amendment 1 (261621)** and **House Amendment 2 (107351)** as amended and requested the House to concur in the Senate amendment to the House amendment.

CS for CS for SB 1012 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—38

M. D. M. L.	T21	NT
Mr. President	Flores	Negron
Abruzzo	Galvano	Richter
Altman	Garcia	Ring
Bean	Gardiner	Sachs
Benacquisto	Gibson	Simmons
Bradley	Grimsley	Simpson
Brandes	Hays	Smith
Braynon	Joyner	Sobel
Bullard	Latvala	Soto
Clemens	Lee	Stargel
Dean	Legg	Thompson
Detert	Margolis	Thrasher
Evers	Montford	

Nays-None

Vote after roll call:

Yea—Diaz de la Portilla

Vote preference:

May 2, 2014: Yea—Hukill

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

SPECIAL ORDER CALENDAR

On motion by Senator Detert-

CS for HB 977—A bill to be entitled An act relating to motor vehicle insurance and driver education for children in foster care; creating s. 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; amending s. 1003.48, F.S.; providing for preferential enrollment in driver education courses for children in foster care; providing an effective date.

—was read the second time by title.

Senator Detert moved the following amendment which was adopted:

Amendment 1 (137914) (with title amendment)—Between lines 49 and 50 insert:

Section 3. The sum of \$800,000 in recurring funds is appropriated from the General Revenue Fund to the Department of Children and Families for the purpose of implementing this act during the 2014-2015 fiscal year.

And the title is amended as follows:

Delete line 8 and insert: for children in foster care; providing an appropriation; providing an effective

Pursuant to Rule 4.19, **CS for HB 977** as amended was placed on the calendar of Bills on Third Reading.

CS for CS for SB 950-A bill to be entitled An act relating to educator certification; amending s. 1004.04, F.S.; providing requirements for certain instructional personnel who supervise or direct preservice field experience courses or internships; amending s. 1012.2315, F.S.; authorizing a school district to assign to a school that has earned failing grades certain newly hired instructional personnel; amending s. 1012.27, F.S.; revising the powers of a district school superintendent to include filling instructional positions and assigning newly hired instructional personnel; amending s. 1012.56, F.S.; deleting an obsolete provision; revising acceptable means of demonstrating mastery of general knowledge, subject area knowledge, and professional preparation and education competence; authorizing the State Board of Education to adopt rules; revising components of a competency-based professional development certification and education competency program; repealing s. 1012.56(17), F.S., relating to a study to compare the performance of certain certificateholders; amending s. 1012.585, F.S.; revising certain requirements for the renewal or reinstatement of a professional certificate; amending s. 1012.98, F.S.; authorizing a consortium of certain charter schools to develop a professional development system; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 950**, on motion by Senator Stargel, by two-thirds vote **CS for CS for HB 433** was withdrawn from the Committees on Education; Appropriations Subcommittee on Education; and Appropriations.

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

CS for CS for HB 433—A bill to be entitled An act relating to educator certification; amending s. 1004.04, F.S.; providing requirements for certain instructional personnel who supervise or direct preservice field experience; amending s. 1012.56, F.S.; deleting an obsolete provision; revising acceptable means of demonstrating mastery of general knowledge, subject area knowledge, and professional preparation and education competence; requiring the State Board of Education to adopt rules; revising components of a competency-based professional development certification and education competency program; repealing s. 1012.56(17), F.S., relating to a study to compare the performance of certain certificateholders; amending s. 1012.585, F.S.; revising certain requirements for the renewal or reinstatement of a professional certificate; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 950 and read the second time by title.

Senator Brandes moved the following amendment which was adopted:

Amendment 1 (486250) (with title amendment)—Between lines 63 and 64 insert:

Section 2. Subsection (2) of section 1012.2315, Florida Statutes, is amended to read:

1012.2315 Assignment of teachers.—

- (2) ASSIGNMENT TO SCHOOLS GRADED "D" or "F".-
- (a) A school district districts may not assign a higher percentage than the school district average of temporarily certified teachers, tea-

chers in need of improvement, or out-of-field teachers to schools graded "D" or "F" pursuant to s. 1008.34.

- (b)1. Beginning July 1, 2014, a school district may assign an individual newly hired as instructional personnel to a school that has earned a grade of "F" in the previous year or any combination of three consecutive grades of "D" or "F" in the previous 3 years pursuant to s. 1008.34 if the individual:
- a. Has received an effective rating or highly effective rating in the immediate prior year's performance evaluation pursuant s. 1012.34;
- b. Has successfully completed or is enrolled in a teacher preparation program pursuant to s. 1004.04, s. 1004.85, or s. 1012.56, or a teacher preparation program specified in State Board of Education rule, is provided with high quality mentoring during the first 2 years of employment, holds a certificate issued pursuant to s. 1012.56, and holds a probationary contract pursuant to s. 1012.335(2)(a); or
- c. Holds a probationary contract pursuant to s. 1012.335(2)(a), holds a certificate issued pursuant to s. 1012.56, and has successful teaching experience, and if, in the judgment of the school principal, students would benefit from the placement of that individual.
- 2. As used in this paragraph, the term "mentoring" includes the use of student achievement data combined with at least monthly observations to improve the educator's effectiveness in improving student outcomes. Mentoring may be provided by a school district, a teacher preparation program approved pursuant to s. 1004.04, s. 1004.85, or s. 1012.56, or a teacher preparation program specified in State Board of Education rule.
- 3. The State Board of Education shall adopt rules under ss. 120.536(1) and 120.54 to implement this paragraph.

Each school district shall annually certify to the Commissioner of Education that *the requirements in* this *subsection have* requirement has been met. If the commissioner determines that a school district is not in compliance with this subsection, the State Board of Education shall be notified and shall take action pursuant to s. 1008.32 in the next regularly scheduled meeting to require compliance.

And the title is amended as follows:

Delete lines 2-5 and insert: An act relating to education; amending s. 1004.04, F.S.; providing requirements for certain instructional personnel who supervise or direct preservice field experience; amending s. 1012.2315, F.S.; authorizing a school district to assign to a school that has earned failing grades certain newly hired instructional personnel; amending s. 1012.56,

Senator Stargel moved the following amendments which were adopted:

Amendment 2 (296004)—Delete lines 186-187 and insert:

The State Board of Education shall adopt rules to implement this subsection by December 31, 2014, including rules to approve specific teacher preparation programs that are not identified in this subsection which may be used to meet requirements for mastery of professional preparation and education competence.

Amendment 3 (691806) (with title amendment)—Between lines 358 and 359 insert:

Section 5. Subsection (6) of section 1012.98, Florida Statutes, is amended to read:

1012.98 School Community Professional Development Act.—

(6) An organization of private schools or consortium of charter schools which has no fewer than 10 member schools in this state, which publishes and files with the Department of Education copies of its standards, and the member schools of which comply with the provisions of part II of chapter 1003, relating to compulsory school attendance, may also develop a professional development system that includes a master plan for inservice activities. The system and inservice plan must be submitted to the commissioner for approval pursuant to state board rules of the State Board of Education.

And the title is amended as follows:

Delete line 17 and insert: reinstatement of a professional certificate; amending s. 1012.98, F.S.; authorizing a consortium of certain charter schools to develop a professional development system; providing

Pursuant to Rule 4.19, **CS for CS for HB 433** as amended was placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of-

CS for HB 7023-A bill to be entitled An act relating to economic development; amending s. 163.3180, F.S.; prohibiting a local government from applying transportation concurrency or requiring proportionateshare contribution or construction for a new business development for a specified period; providing exceptions; amending s. 163.31801, F.S.; prohibiting a county, municipality, or special district from imposing certain new or existing impact fees on a new business development for a specified period; providing exceptions; amending s. 163.3202, F.S.; requiring each county and municipality to adopt or amend and enforce certain land development regulations within a specified period after submitting a comprehensive plan; amending s. 212.098, F.S.; providing a sales tax refund for purchases of electricity by certain eligible businesses; providing an annual cap on the total amount of tax refunds that may be approved; authorizing the Department of Revenue to adopt rules; amending s. 288.0001, F.S.; requiring the Office Of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide an analysis of the New Markets Development Program to the Governor and Legislature within a specified period and periodically thereafter; amending s. 288.005, F.S.; providing definitions; creating s. 288.006, F.S.; providing legislative intent; restricting the use of loan program funds; providing for the reversion of appropriated funds in the event of a termination of a loan program or loan program contract; requiring eligible recipients and loan administrators to avoid potential conflicts of interest; defining the term "immediate family"; providing additional eligibility requirements for eligible recipients and loan administrator applicants; authorizing the Auditor General to conduct audits; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.018, F.S.; increasing the maximum grant amount that an organization may receive from the department under the Regional Rural Development Grants Program; renaming a "rural area of critical economic concern" as a "rural area of opportunity"; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the department to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; requiring the department to conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary; deleting a provision requiring a local government to obtain department consent for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum percentages and amounts of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; correcting a reference; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry Marketing Corporation in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation for a specified purpose; revising the research and development duties of Space Florida; amending s. 443.1116, F.S.; defining the term "employer-sponsored training"; revising components required for approval of a short-time compensation plan; revising eligibility requirements for short-time compensation benefits; amending s. 443.141, F.S.; providing an employer payment schedule for contributions to the Unemployment Compensation Trust Fund; providing for applicability; amending ss. 125.271, 163.3177, 163.3187, 163.3246, 211.3103, 212.098, 218.67, 288.065, 288.0655, 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; providing an effective date.

—which was previously considered April 30 with pending **Amendment 1** (494350) by Senator Detert, **Amendment 1C** (838754) by Senator Richter, **Amendment 1F** (877478) by Senator Soto, and pending points of order.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, Amendment 1F (877478) would add a development that qualifies for an exemption under s. 380.06(29), to the definition of developments that may not be aggregated and treated as a single development. The principal substance of CS for SB 372 redefines the minimum population and density requirements for counties to qualify as a dense urban land areas (DULAs) and designates 7 additional counties and 20 municipalities as DULAs. Senator Soto's amendment falls within the subject area of CS for SB 372 but is not the principal substance of the bill. A single sentence or fragment of a bill may be, but is not necessarily, its principal substance under the provisions of Rule 7.1(4)(c). Because of its limited nature, it is not the principal substance of CS for SB 372, which remains in committee and was therefore in order.

The President ruled the point not well taken and Amendment 1F (877478) was in order.

The question recurred on **Amendment 1F** (877478) by Senator Soto which was adopted.

On motion by Senator Detert, further consideration of **CS for HB 7023** with pending **Amendment 1 (494350)**, **Amendment 1C (838754)**, and pending point of order was deferred.

ADOPTION OF RESOLUTIONS

On motion by Senator Sachs—

By Senator Sachs-

SR 720—A resolution recognizing October 2014, and each October thereafter, as "Italian and Italian American Heritage Month" in Florida.

WHEREAS, Italian and Italian American Heritage Month is an appropriate time to recognize the enormous contributions that the Italian and Italian American people have made to this country and the world throughout our history, as generals, admirals, philosophers, statesmen, musicians, athletes, and Nobel Prize-winning scientists, and

WHEREAS, Italian and Italian American Heritage Month is held to salute the Italian and Italian American community and to exhibit appreciation for the culture and heritage that have immeasurably enriched the lives of the people of this nation and of this state, and

WHEREAS, the strength and success of the United States, the vitality of our communities, and the effectiveness of our American society depend, in great measure, upon the distinctive and sterling qualities demonstrated by our various ethnic groups, exemplified by members of the Italian and Italian American community, who share with us their right and unique heritage, and

WHEREAS, it is fitting and proper that October of each year be observed as "Italian and Italian American Heritage Month" in Florida, NOW, THEREFORE,

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

That in recognition of the enormous contributions that Italian and Italian American people have made to this state, this country, and the world throughout our history, the Florida Senate urges the people of the State of Florida to acknowledge October 2014, and each October thereafter, as "Italian and Italian American Heritage Month" in Florida and to observe the month with appropriate events and activities.

—was introduced out of order and read by title. On motion by Senator Sachs, **SR 720** was read the second time in full and adopted.

SPECIAL GUESTS

Senator Sachs introduced Italian Consul General Adolfo Barattolo who was present in the chamber.

At the request of Senator Detert-

By Senator Detert-

SR 1444—A resolution congratulating the 2013 Venice High School Indians baseball team on its second consecutive state title win and recognizing the team's outstanding contributions to the community in keeping with its motto, "Excellence on and off the field."

WHEREAS, in 2013, the Venice High School Indians baseball team became only the third high school team in the history of prep baseball in Sarasota and Manatee Counties to win back-to-back state titles, and

WHEREAS, in taking the title, the Venice High School Indians baseball team stepped into the national spotlight, being named by Baseball America as the number one team among public schools nationwide, and

WHEREAS, the Venice High School Indians baseball team is equally proud of its off-field accomplishments, which include a 3.2 team GPA and more than 1,200 hours of community service, and

WHEREAS, the Venice High School Indians baseball team's community service includes a 9-year involvement with Reading Mentors, in which the players, on a weekly basis, assist third graders in reading; a 15-year association with the Little League Challenger program, in which members of the team serve as "Challenger buddies"; visits to local assisted living facilities; an annual project with Habitat for Humanity; and assistance with fundraising efforts for the Wounded Warrior Project, and

WHEREAS, the hard work and dedication of the Venice High School Indians baseball team is evidenced in its outstanding accomplishments both on and off the field, NOW, THEREFORE,

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

That we congratulate the 2013 Venice High School Indians baseball team on its second consecutive state title win and recognize the team's outstanding contributions to the community.

-SR 1444 was introduced, read and adopted by publication.

At the request of Senator Latvala—

By Senator Latvala-

SR 1764—A resolution commending Captain Bill Smith for being the first to catch a bonefish (albula vulpes) on an artificial fly 75 years ago.

WHEREAS, the species *albula vulpes*, or "grey ghost," is a gorgeous fish, being generally the color of burnished silver with a slightly bluish olive back, fading to almost white below, and is referred to with reverence throughout the Florida Keys as the bonefish, and

WHEREAS, in addition to its beauty, the majestic bonefish is a wily adversary when hunted and a prodigious fighter when engaged, with estimates of its speed ranging from 25 to 40 miles per hour, which allows this speedy fish to cover the length of a football field in a matter of seconds, and

WHEREAS, the elusive bonefish was never known to have been intentionally taken on an artificial fly until one sunny afternoon in the summer of 1939 when, after having considered the problem for many months, Captain Bill Smith fastened an artificial fly of his own devising to the end of a leader attached to a tapered Ashaway GAF line wound on a Shakespeare #1891 single-action Russell reel, and

WHEREAS, among the mud flats near the Islamorada Little Basin, a deeply forked tail waving gently above the water revealed the presence of an 8-pound bonefish, and, under a bright blue sky with fleecy white clouds overhead, Captain Bill Smith used a 9 1/2-foot Orvis Battenkill rod to present the handmade fly to the fish, and

WHEREAS, some minutes later, that noble bonefish made history as the first of the species *albula vulpes* to be caught on an artificial fly, and

WHEREAS, the accomplishment of Captain Bill Smith in taking this historic fish in such a manner initiated what many claim to be the most exciting form of sportfishing, pound for pound, on the face of the globe and founded a multimillion-dollar industry: fly fishing for bonefish, NOW, THEREFORE,

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

That on the 75th anniversary of the unprecedented feat of catching a bonefish on an artificial fly, Captain Bill Smith is recognized and commended for contributing greatly to the name and reputation of Islamorada and the Florida Keys as a fisherman's paradise.

—SR 1764 was introduced, read and adopted by publication.

SPECIAL ORDER CALENDAR

On motion by Senator Detert, the Senate resumed consideration of-

CS for HB 7023-A bill to be entitled An act relating to economic development; amending s. 163.3180, F.S.; prohibiting a local government from applying transportation concurrency or requiring proportionateshare contribution or construction for a new business development for a specified period; providing exceptions; amending s. 163.31801, F.S.; prohibiting a county, municipality, or special district from imposing certain new or existing impact fees on a new business development for a specified period; providing exceptions; amending s. 163.3202, F.S.; requiring each county and municipality to adopt or amend and enforce certain land development regulations within a specified period after submitting a comprehensive plan; amending s. 212.098, F.S.; providing a sales tax refund for purchases of electricity by certain eligible businesses; providing an annual cap on the total amount of tax refunds that may be approved; authorizing the Department of Revenue to adopt rules; amending s. 288.0001, F.S.; requiring the Office Of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide an analysis of the New Markets Development Program to the Governor and Legislature within a specified period and periodically thereafter; amending s. 288.005, F.S.; providing definitions; creating s. 288.006, F.S.; providing legislative intent; restricting the use of loan program funds; providing for the reversion of appropriated funds in the event of a termination of a loan program or loan program contract; requiring eligible recipients and loan administrators to avoid potential conflicts of interest; defining the term "immediate family"; providing additional eligibility requirements for eligible recipients and loan administrator applicants; authorizing the Auditor General to conduct audits; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.018, F.S.; increasing the maximum grant amount that an organization may receive from the department under the Regional Rural Development Grants Program; renaming a "rural area of critical economic concern" as a "rural area of opportunity"; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the department to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; requiring the department to conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary; deleting a provision requiring a local government to obtain department consent for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum percentages and amounts of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; correcting a reference; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry

Marketing Corporation in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation for a specified purpose; revising the research and development duties of Space Florida; amending s. 443.1116, F.S.; defining the term "employer-sponsored training"; revising components required for approval of a short-time compensation plan; revising eligibility requirements for short-time compensation benefits; amending s. 443.141, F.S.; providing an employer payment schedule for contributions to the Unemployment Compensation Trust Fund; providing for applicability; amending ss. 125.271, 163.3177, 163.3187, 163.3246, 211.3103, 212.098, 218.67, 288.065, 288.0655, 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; providing an effective date.

—which was previously considered and amended this day with pending **Amendment 1 (494350)** by Senator Detert, **Amendment 1C (838754)** by Senator Richter, and pending point of order by Senator Joyner.

POINT OF ORDER DISPOSITION

The point of order was withdrawn and further consideration of $\bf Amendment~1C~(838754)$ by Senator Richter was deferred.

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

Senator Montford moved the following amendment to **Amendment 1** (494350) which was adopted:

Amendment 1G (477298) (with title amendment)—Between lines 12 and 13 insert:

Section 2. Subsection (12) is added to section 212.098, Florida Statutes, to read:

212.098 Rural Job Tax Credit Program.—

(12) A new or existing eligible business that receives a tax credit under subsection (2) or subsection (3) is eligible for a tax refund of up to 50 percent of the amount of sales tax on purchases of electricity paid by the business during the 1-year period after the date the credit is received. The total amount of tax refunds approved pursuant to this subsection may not exceed \$600,000 during any calendar year. The department may adopt rules to administer this subsection.

And the title is amended as follows:

Between lines 1770 and 1771 insert: amending s. 212.098, F.S.; providing a sales tax refund for purchases of electricity by certain eligible businesses; providing an annual cap on the total amount of tax refunds that may be approved; authorizing the Department of Revenue to adopt rules;

The question recurred on $Amendment\ 1C$ (838754) by Senator Richter which was adopted.

Amendment 1 (494350) as amended was adopted.

Pursuant to Rule 4.19, **CS for HB 7023** as amended was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 1512 was deferred.

MOMENT OF SILENCE

At the request of Senator Abruzzo, the Senate observed a moment of silence acknowledging the tragic shootings that occurred, and continue to occur, in Chicago.

CS for SB 696—A bill to be entitled An act relating to the Department of Transportation; repealing s. 316.530(3), F.S., relating to load limits for certain towed vehicles; amending s. 316.545, F.S.; increasing the weight used in calculating whether a vehicle equipped with fully

functional idle-reduction technology is overweight; updating terminology; amending s. 332.007, F.S.; authorizing the department to fund strategic airport investments; providing criteria; amending s. 334.044, F.S.; prohibiting the department from entering into a lease-purchase agreement with certain transportation authorities; providing that certain lease-purchase agreements are not invalidated; providing an exception from the requirement to purchase all plant materials from Florida commercial nursery stock; amending s. 338.161, F.S.; revising the authorization of the department to enter into an agreement with an owner of a transportation facility under which the department uses its electronic toll collection and video billing systems to collect for the owner certain charges for use of the owner's transportation facility; amending s. 338.26, F.S.; revising the uses of fees generated from Alligator Alley tolls to include the cost of design and construction of a fire station that may be used by certain local governments and certain related operating costs; providing that excess tolls, after payment of certain expenses, be transferred to the Everglades Trust Fund; amending ss. 343.82 and 343.922, F.S.; removing references to advances from the previously repealed Toll Facilities Revolving Trust Fund as a source of funding for certain authority projects; amending s. 373.4137, F.S.; providing legislative intent that environmental mitigation be implemented in a manner that promotes efficiency, timeliness in project delivery, and cost-effectiveness; revising the criteria for the environmental impact inventory and for mitigation of projected impacts identified in the environmental impact inventory; requiring the Department of Transportation to include funding for environmental mitigation for projects in its work program; revising the process and criteria for the payment by the department or participating transportation authorities of mitigation implemented by water management districts or the Department of Environmental Protection; revising the requirements for the payment to a water management district or the Department of Environmental Protection of the costs of mitigation planning and implementation of the mitigation required by a permit; revising the payment criteria for preparing and implementing mitigation plans adopted by water management districts for transportation impacts based on the environmental impact inventory; adding federal requirements for the development of a mitigation plan; providing for transportation projects in the environmental mitigation plan for which mitigation has not been specified; revising a water management district's responsibilities relating to a mitigation plan; amending s. 373.618, F.S.; subjecting certain public information systems to local government review or approval and to the requirements of ch. 479, F.S., relating to outdoor advertising; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for SB 696** to **HB 7175**.

Pending further consideration of **CS for SB 696** as amended, on motion by Senator Brandes, by two-thirds vote **HB 7175** was withdrawn from the Committees on Environmental Preservation and Conservation; Community Affairs; Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

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

HB 7175-A bill to be entitled An act relating to Department of Transportation; amending s. 11.45, F.S., deleting a provision authorizing the Auditor General to conduct audits of transportation corporations authorized under the Florida Transportation Corporation Act; amending s. 20.23, F.S.; providing for the Florida Transportation Commission to monitor certain aspects of the Mid-Bay Bridge Authority; repealing provisions for the Florida Statewide Passenger Rail Commission; amending s. 316.530, F.S.; deleting a provision relating to load limits for certain towed vehicles; amending s. 316.545, F.S.; revising the weight reduction used to determine unlawful weight of certain vehicles equipped with idle-reduction technology; amending s. 332.007, F.S.; authorizing the department to fund strategic airport investments; providing criteria; amending s. 334.044, F.S.; prohibiting the department from entering into a lease-purchase agreement; providing that certain leasepurchase agreements are not invalidated; providing an exception from a requirement to purchase all plant materials from Florida commercial nursery stock; amending s. 335.06, F.S.; providing for improvement and maintenance of certain roads that provide access to the state park system; amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws;

amending s. 337.11, F.S.; removing the requirement that a contractor provide a notarized affidavit as proof of motor vehicle registration; amending s. 337.14, F.S.; providing an exception to a provision that prohibits certain contractors and affiliates from qualifying to provide certain services to the department; providing construction; amending s. 337.168, F.S., relating to confidentiality of bid information; providing that a document that reveals the identity of a person who has requested or received certain information before a certain time is a public record; amending s. 337.25, F.S.; revising provisions for disposition of property by the department; authorizing the department to contract for auction services for conveyance of property; amending s. 337.251, F.S.; revising criteria for leasing certain department property; revising the time for the department to accept proposals for lease after a notice is published; directing the department to establish an application fee by rule; providing criteria for the fee and for the proposed lease; amending s. 338.161, F.S.; revising provisions authorizing the department to use its electronic toll collection and video billing systems to collect certain charges for an owner of a transportation facility; amending s. 338.26, F.S.; revising the uses of fees generated from Alligator Alley tolls to include the cost of design and construction of a fire station that may be used by certain local governments and certain related operating costs; providing that excess tolls, after payment of certain expenses, be transferred to the Everglades Trust Fund; creating s. 339.041, F.S.; providing legislative intent; describing the types of department property eligible for factoring future revenues received by the department from leases for wireless communication facilities on department property; authorizing the department to enter into agreements with investors to purchase the revenue streams from department leases of wireless communication facilities on such property pursuant to an invitation to negotiate; prohibiting the department from pledging state credit; allowing the department to make certain covenants; providing for the appropriation and payment of moneys received from such agreements to investors; requiring the proceeds from such leases to be used for certain fixed capital expenditures; amending s. 339.175, F.S.; revising membership and governance of a metropolitan planning organization; revising powers and duties of the Metropolitan Planning Organization Advisory Council; amending s. 339.2821, F.S.; authorizing Enterprise Florida, Inc., to be a consultant to the department for consideration of expenditures associated with and contracts for transportation projects; revising the requirements for economic development transportation project contracts between the Department of Transportation and a governmental entity; repealing the Florida Transportation Corporation Act; repealing ss. 339.401, 339.402, 339.403, 339.404, 339.405, 339.406, 339.407, 339.408, 339.409, 339.410, 339.411, 339.412, 339.414, 339.415, 339.416, 339.417, 339.418, 339.419, 339.420, and 339.421, F.S.; removing provisions for corporations to be authorized by and to act on behalf of the department for promotion and development of transportation facilities and systems; amending s. 343.82, F.S., relating to the Northwest Florida Transportation Corridor Authority and s. 343.922, F.S., relating to Tampa Bay Area Regional Transportation Authority; removing provisions for certain funding and assistance sources; amending s. 373.4137, F.S.; revising legislative intent for implementation of mitigation to offset environmental impact of department projects; revising provisions for environmental impact inventories for transportation projects proposed by the department or a transportation authority; revising criteria for mitigation of projected impacts; requiring the Department of Transportation to include funding for environmental mitigation for projects in its work program; revising the process and criteria for the payment by the department or participating transportation authorities of mitigation implemented by water management districts or the Department of Environmental Protection; revising the requirements for the payment to a water management district or the Department of Environmental Protection of the costs of mitigation planning and implementation of the mitigation required by a permit; revising the payment criteria for preparing and implementing mitigation plans adopted by water management districts for transportation impacts based on the environmental impact inventory; adding federal requirements for the development of a mitigation plan; providing for transportation projects in the environmental mitigation plan for which mitigation has not been specified; revising a water management district's responsibilities relating to a mitigation plan; amending s. 373.618, F.S.; revising provisions related to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use

specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from specified provisions; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo sign program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; requiring the Florida Transportation Commission to study the potential for state revenue from parking meters and other parking time-limit devices; authorizing to commission to retain experts; requiring the department to pay for the experts; requiring certain information from municipalities and counties; requiring certain information to be considered in the study; requiring a written report; providing for the removal of parking meters and parking time-limit devices under certain circumstance; providing for municipalities and counties to pay the cost of removal; providing for a moratorium on new parking meters of other parking time-limit devices on the state right-of-way; providing an exception; amending s. 2 of chapter 85-364, Laws of Florida, relating to the Department of Transportation; authorizing tolls from the Pinellas Bayway to be used for maintenance costs; removing provisions for funding of certain projects; amending s. 110.205, F.S.; conforming cross-references; providing effective dates.

—a companion measure, was substituted for CS for SB 696 as amended and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~7175}$ was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1260-A bill to be entitled An act relating to insurance; amending s. 624.4625, F.S.; revising requirements for corporations not for profit to qualify to form a self-insurance fund; amending s. 624.501, F.S.; revising original appointment and renewal fees related to certain insurance representatives; amending s. 626.015, F.S.; defining the term "unaffiliated insurance agent"; amending s. 626.0428, F.S.; requiring a branch place of business to have an agent in charge; authorizing an agent to be in charge of more than one branch office under certain circumstances; providing requirements relating to the designation of an agent in charge; prohibiting an insurance agency from conducting insurance business at a location without a designated agent in charge; providing that the agent in charge is accountable for misconduct and violations committed by the licensee and any person under his or her supervision; amending s. 626.112, F.S.; prohibiting limited customer representative licenses from being issued after a specified date; providing licensure exemptions that allow specified individuals or entities to conduct insurance business at specified locations under certain circumstances; revising licensure requirements and penalties with respect to registered insurance agencies; providing that the registration of an approved registered insurance agency automatically converts to an insurance agency license on a specified date; amending s. 626.172, F.S.; revising requirements relating to applications for insurance agency licenses; conforming provisions to changes made by the act; amending s. 626.311, F.S.; limiting the types of business that may be transacted by certain agents; amending s. 626.321, F.S.; providing that a limited license to offer motor vehicle rental insurance issued to a business that rents or leases motor vehicles encompasses the employees of such business; amending s. 626.382, F.S.; providing that an insurance agency license continues in force until canceled, suspended, revoked, terminated, or expired; amending s. 626.601, F.S.; revising terminology relating to investigations conducted by the Department of Financial Services and the Office of Insurance Regulation with respect to individuals and entities involved in the insurance industry; revising a confidentiality provision; amending s. 626.621, F.S.; providing an additional ground for disciplinary action against the license or appointment of certain insurance-related personnel for accepting compensation for referring the owner of a property to an inspector or inspection company; repealing s. 626.747, F.S., relating to branch agencies, agents in charge, and the payment of additional county tax under certain circumstances; amending s. 626.8411, F.S.; conforming a cross-reference; amending s. 626.854, F.S.; deleting the requirement that a 48 hours' notice be provided before scheduling an onsite inspection of insured property; conforming a cross-reference; amending s. 626.8805, F.S.; revising insurance administrator application requirements; amending s. 626.8817, F.S.; authorizing an insurer's designee to provide certain coverage information to an insurance administrator; authorizing an insurer to subcontract the review of an insurance administrator; amending s. 626.882, F.S.; prohibiting a person from acting as an insurance administrator without a specific written agreement; amending s. 626.883, F.S.; requiring an insurance administrator to furnish fiduciary account records to an insurer; requiring administrator withdrawals from a fiduciary account to be made according to a specific written agreement; providing that an insurer's designee may authorize payment of claims; amending s. 626.884, F.S.; revising an insurer's right of access to certain administrator records; amending s. 626.89, F.S.; revising the deadline for filing certain financial statements; deleting provisions allowing an

extension for administrator to submit certain financial statements; amending s. 626.931, F.S.; deleting provisions requiring a surplus lines agent to file a quarterly affidavit with the Florida Surplus Lines Service Office; amending s. 626.932, F.S.; revising the due date of surplus lines tax; amending ss. 626.935 and 626.936, F.S.; conforming provisions to changes made by the act; amending s. 626.9541, F.S.; revising provisions for unfair methods of competition and unfair or deceptive acts relating to conducting certain insurance transactions through credit card facilities; amending s. 627.062, F.S.; authorizing the Office of Insurance Regulation to use a straight average of model results or output ranges to estimate hurricane losses when determining whether the rates in a rate filing are excessive, inadequate, or unfairly discriminatory; amending s. 627.0628, F.S.; increasing the length of time during which an insurer must adhere to certain findings made by the Commission on Hurricane Loss Projection Methodology with respect to certain methods, principles, standards, models, or output ranges used in a rate filing; providing that the requirement to adhere to such findings does not limit an insurer from using straight averages of model results or output ranges under specified circumstances; amending s. 627.0651, F.S.; revising provisions for making and use of rates for motor vehicle insurance; amending s. 627.0653, F.S.; authorizing the office to approve motor vehicle premium discounts for vehicles equipped with electronic crash avoidance technology; amending s. 627.072, F.S.; authorizing retrospective rating plans relating to workers' compensation and employer's liability insurance to allow negotiations between certain employers and insurers with respect to rating factors used to calculate premiums; amending s. 627.281, F.S.; conforming a cross-reference; amending s. 627.311, F.S.; providing that certain dividends may be retained by the joint underwriting plan for future use; amending s. 627.3518, F.S.; conforming a cross-reference; repealing s. 627.3519, F.S., relating to an annual report on the aggregate report of maximum losses of the Florida Hurricane Catastrophe Fund and Citizens Property Insurance Corporation; amending s. 627.409, F.S.; providing that a claim for residential property insurance may not be denied based on certain credit information; amending s. 627.4133, F.S.; extending the period for prior notice required with respect to the nonrenewal, cancellation, or termination of certain insurance policies; deleting certain provisions that require extended periods of prior notice with respect to the nonrenewal, cancellation, or termination of certain insurance policies; prohibiting the cancellation of certain policies that have been in effect for a specified amount of time, except under certain circumstances; prohibiting the cancellation of a policy or contract that has been in effect for a specified amount of time based on certain credit information; amending s. 627.4137, F.S.; adding licensed company adjusters to the list of persons who may respond to a claimant's written request for information relating to liability insurance coverage; amending s. 627.421, F.S.; authorizing a policyholder of personal lines insurance to affirmatively elect delivery of policy documents by electronic means; amending s. 627.43141, F.S.; authorizing a notice of change in policy terms to be sent in a separate mailing to an insured under certain circumstances; requiring an insurer to provide such notice to the insured's insurance agent; creating s. 627.4553, F.S.; providing requirements for the recommendation to surrender an annuity or life insurance policy; amending s. 627.7015, F.S.; revising the rulemaking authority of the department with respect to qualifications and specified types of penalties covered under the property insurance mediation program; creating s. 627.70151, F.S.; providing criteria for an insurer or policyholder to challenge the impartiality of a loss appraisal umpire for purposes of disqualifying such umpire; amending s. 627.706, F.S.; revising the definition of the term "neutral evaluator"; amending s. 627.7074, F.S.; revising notification requirements for participation in the neutral evaluation program; providing grounds for the department to deny an application, or suspend or revoke certification, of a neutral evaluator; requiring the department to adopt rules relating to certification of neutral evaluators; amending s. 627.711, F.S.; revising verification requirements for uniform mitigation verification forms; amending s. 627.7283, F.S.; providing for the electronic transfer of unearned premiums returned when a policy is canceled; amending s. 627.736, F.S.; revising the time period for applicability of certain Medicare fee schedules or payment limitations; amending s. 627.744, F.S.; revising preinsurance inspection requirements for private passenger motor vehicles; amending s. 627.745, F.S.; revising qualifications for approval as a mediator by the department; providing grounds for the department to deny an application, or suspend or revoke approval of a mediator or certification of a neutral evaluator; authorizing the department to adopt rules; amending s. 627.782, F.S.; revising the date by which title insurance agencies and certain insurers must annually submit specified information to the Office of Insurance Regulation; amending s. 628.461,

F.S.; revising filing requirements relating to the acquisition of controlling stock; revising the amount of outstanding voting securities of a domestic stock insurer or a controlling company that a person is prohibited from acquiring unless certain requirements have been met; prohibiting persons acquiring a certain percentage of voting securities from acquiring certain securities; providing that a presumption of control may be rebutted by filing a disclaimer of control; deleting a definition; amending ss. 631.717 and 631.734, F.S.; transferring a provision relating to the obligations of the Florida Life and Health Insurance Guaranty Association; amending s. 634.406, F.S.; revising criteria authorizing premiums of certain service warranty associations to exceed their specified net assets limitations; revising requirements relating to contractual liability policies that insure warranty associations; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1260**, on motion by Senator Brandes, by two-thirds vote **CS for CS for HB 565** was withdrawn from the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Brandes-

CS for CS for HB 565-A bill to be entitled An act relating to insurance; amending s. 112.08, F.S.; authorizing local government units to contract with certain corporations not for profit for insurance; amending s. 624.501, F.S.; revising original appointment and renewal fees related to certain insurance representatives; amending s. 626.015, F.S.; prohibiting new limited customer representative licenses from being issued after a specified date; defining the term "unaffiliated insurance agent"; amending s. 626.0428, F.S.; revising prohibitions relating to binding insurance and soliciting insurance; requiring a branch place of business to have an agent in charge; authorizing an agent to be in charge of more than one branch office under certain circumstances; providing requirements relating to the designation of an agent in charge; providing that the agent in charge is accountable for misconduct and violations committed by the licensee, agent, and any person under his or her supervision; prohibiting an insurance agency from conducting insurance business at a location without a designated agent in charge; amending s. 626.112, F.S.; providing licensure exemptions that allow specified individuals or entities to conduct insurance business at specified locations under certain circumstances; revising licensure requirements and penalties with respect to registered insurance agencies; providing that the registration of an approved registered insurance agency automatically converts to an insurance agency license on a specified date; amending s. 626.172, F.S.; revising requirements relating to applications for insurance agency licenses; conforming provisions to changes made by the act; amending s. 626.311, F.S.; limiting the types of business that may be transacted by certain agents; amending s. 626.321, F.S.; providing that a limited license to offer motor vehicle rental insurance issued to a business that rents or leases motor vehicles encompasses the employees and authorized representatives of such business; amending s. 626.382, F.S.; providing that an insurance agency license continues in force until canceled, suspended, revoked, or terminated or expired; amending s. 626.601, F.S.; revising terminology relating to investigations conducted by the Department of Financial Services and the Office of Insurance Regulation with respect to individuals and entities involved in the insurance industry; revising a confidentiality provision; repealing s. 626.747, F.S., relating to branch agencies, agents in charge, and the payment of additional county tax under certain circumstances; amending s. 626.8411, F.S.; conforming a cross-reference; amending s. 626.88, F.S.; providing that the term "administrator" does not include certain corporations not for profit; amending s. 626.8805, F.S.; revising insurance administrator application requirements; amending s. 626.8817, F.S.; authorizing an insurer's designee to provide certain coverage information to an insurance administrator; authorizing an insurer to subcontract the review of an insurance administrator; amending s. 626.882, F.S.; prohibiting a person from acting as an insurance administrator without a specific written agreement; amending s. 626.883, F.S.; requiring an insurance administrator to furnish fiduciary account records to an insurer; requiring administrator withdrawals from a fiduciary account to be made according to a specific written agreement; providing that an insurer's designee may authorize payment of claims; amending s. 626.884, F.S.; revising an insurer's right of access to certain administrator records; amending s. 626.89, F.S.; revising the deadline for filing certain financial statements; amending s. 626.921, F.S.; requiring members of the board of governors of the Florida Surplus Lines

Association to be nominated by the association; amending s. 626.931, F.S.; deleting provisions requiring a surplus lines agent to file a quarterly affidavit with the Florida Surplus Lines Service Office; amending s. 626.932, F.S.; revising the due date of surplus lines tax; amending ss. 626.935 and 626.936, F.S.; conforming provisions to changes made by the act; amending s. 626.9541, F.S.; revising a provision authorizing a licensed agent or insurer to solicit or negotiate certain insurance transactions through a credit card facility or organization; amending s. 626.99296, F.S.; requiring a court in the county where the payee resides to authorize a transfer of structured settlement payment rights in order for the transfer to be effective; amending s. 627.062, F.S.; requiring the Office of Insurance Regulation to use certain models or methods, or a straight average of model results or output ranges, to estimate hurricane losses when determining whether the rates in a rate filing are excessive, inadequate, or unfairly discriminatory; amending s. 627.0628, F.S.; increasing the length of time during which an insurer must adhere to certain findings made by the Commission on Hurricane Loss Projection Methodology with respect to certain methods, principles, standards, models, or output ranges used in a rate filing; providing that the requirement to adhere to such findings does not prohibit an insurer from using a straight average of model results or output ranges under specified circumstances; amending s. 627.0651, F.S.; revising provisions for making and use of rates for motor vehicle insurance; amending s. 627.072, F.S.; authorizing retrospective rating plans relating to workers' compensation and employer's liability insurance to allow negotiations between certain employers and insurers with respect to premiums; providing an exemption; providing requirements for the filing and approval of such plans and associated forms; providing an exception; amending ss. 627.281 and 627.3518, F.S.; conforming cross-references; amending s. 627.311, F.S.; providing that certain dividends shall be retained by the joint underwriting plan for future use; amending s. 627.351, F.S.; providing that an appointee of a consumer representative by the Governor is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; repealing s. 627.3519, F.S., relating to an annual report on the aggregate net probable maximum losses of the Florida Hurricane Catastrophe Fund and Citizens Property Insurance Corporation; amending s. 627.409, F.S.; providing that a claim for residential property insurance may not be denied based on certain credit information; amending s. 627.4133, F.S.; increasing the amount of prior notice required with respect to the nonrenewal, cancellation, or termination of certain insurance policies; deleting certain provisions that require extended periods of prior notice with respect to the nonrenewal, cancellation, or termination of certain insurance policies; prohibiting the cancellation of certain policies that have been in effect for a specified amount of time except under certain circumstances; providing that a policy or contract may not be cancelled based on certain credit information; amending s. 627.4137, F.S.; adding licensed company adjusters to the list of persons who may respond to a claimant's written request for information relating to liability insurance coverage; amending s. 627.421, F.S.; authorizing a policyholder of personal lines insurance to affirmatively elect delivery of policy documents by electronic means; amending s. 627.43141, F.S.; authorizing a notice of change in policy terms to be sent in a separate mailing to an insured under certain circumstances; requiring an insurer to provide such notice to insured's insurance agent; creating s. 627.4553, F.S.; providing requirements for the recommendation to surrender an annuity or life insurance policy; amending s. 627.7015, F.S.; revising the rulemaking authority of the department with respect to qualifications and specified types of penalties covered under the property insurance mediation program; creating s. 627.70151, F.S.; providing criteria for an insurer or policyholder to challenge the impartiality of a loss appraisal umpire for purposes of disqualifying such umpire; amending s. 627.706, F.S.; revising the definition of the term "neutral evaluator"; amending s. 627.7074, F.S.; revising notification requirements for participation in the neutral evaluation program; providing grounds for the department to deny an application, or suspend or revoke certification, of a neutral evaluator; requiring the department to adopt rules relating to certification of neutral evaluators; amending s. 627.711, F.S.; revising verification requirements for uniform mitigation verification forms; amending s. 627.7283, F.S.; authorizing the electronic transfer of unearned premium under specified circumstances; amending s. 627.736, F.S.; revising the time period for applicability of certain Medicare fee schedules or payment limitations; amending s. 627.744, F.S.; revising preinsurance inspection requirements for private passenger motor vehicles; amending s. 627.745, F.S.; revising qualifications for approval as a mediator by the department; providing grounds for the department to deny an application, or suspend or revoke approval, of a mediator; authorizing the department to adopt rules; amending s. 627.782, F.S.; revising the date by which title insurance agencies and certain insurers must annually submit specified information to the Office of Insurance Regulation; amending s. 628.461, F.S.; revising filing requirements relating to the acquisition of controlling stock; revising the amount of outstanding voting securities of a domestic stock insurer or a controlling company that a person is prohibited from acquiring unless certain requirements have been met; prohibiting persons acquiring a certain percentage of voting securities from acquiring certain securities; providing that a presumption of control may be rebutted by filing a disclaimer of control; deleting definitions; amending s. 631.717, F.S.; deleting a provision relating to the Florida Life and Health Insurance Guaranty Association's obligation to pay insurance policy or contract claims; amending s. 631.737, F.S.; requiring the association to pay insurance policy or contract claims under certain conditions; amending s. 634.406, F.S.; revising criteria authorizing premiums of certain service warranty associations to exceed their specified net assets limitations; revising requirements relating to contractual liability policies that insure warranty associations; providing effective dates.

—a companion measure, was substituted for CS for CS for SB 1260 and read the second time by title.

Senator Grimsley moved the following amendment which was adopted:

Amendment 1 (402196) (with title amendment)—Between lines 2811 and 2812 insert:

Section 56. Paragraph (c) of subsection (2) of section 409.967, Florida Statutes, is amended to read:

409.967 Managed care plan accountability.—

- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
 - (c) Access.—
- 1. The agency shall establish specific standards for the number, type, and regional distribution of providers in managed care plan networks to ensure access to care for both adults and children. Each plan must maintain a regionwide network of providers in sufficient numbers to meet the access standards for specific medical services for all recipients enrolled in the plan. The exclusive use of mail-order pharmacies may not be sufficient to meet network access standards. Consistent with the standards established by the agency, provider networks may include providers located outside the region. A plan may contract with a new hospital facility before the date the hospital becomes operational if the hospital has commenced construction, will be licensed and operational by January 1, 2013, and a final order has issued in any civil or administrative challenge. Each plan shall establish and maintain an accurate and complete electronic database of contracted providers, including information about licensure or registration, locations and hours of operation, specialty credentials and other certifications, specific performance indicators, and such other information as the agency deems necessary. The database must be available online to both the agency and the public and have the capability of comparing to compare the availability of providers to network adequacy standards and to accept and display feedback from each provider's patients. Each plan shall submit quarterly reports to the agency identifying the number of enrollees assigned to each primary care provider.
- 2. If establishing a prescribed drug formulary or preferred drug list, a managed care plan shall:
- a. Provide a broad range of therapeutic options for the treatment of disease states which are consistent with the general needs of an outpatient population. If feasible, the formulary or preferred drug list must include at least two products in a therapeutic class.
- b. Each managed care plan must Publish the any prescribed drug formulary or preferred drug list on the plan's website in a manner that is accessible to and searchable by enrollees and providers. The plan shall must update the list within 24 hours after making a change. Each plan must ensure that the prior authorization process for prescribed drugs is

readily accessible to health care providers, including posting appropriate contact information on its website and providing timely responses to providers.

- 3. For *enrollees* Medicaid recipients diagnosed with hemophilia who have been prescribed anti-hemophilic-factor replacement products, the agency shall provide for those products and hemophilia overlay services through the agency's hemophilia disease management program.
- 3. Managed care plans, and their fiscal agents or intermediaries, must accept prior authorization requests for any service electronically.
- 4. Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a managed care plan shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- a. The managed care plan shall make the form available electronically and online to practitioners. The prescribing provider may electronically submit the completed prior authorization form to the managed care plan.
- b. If the managed care plan contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- c. A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the managed care plan unless the managed care plan responds otherwise within 3 business days.
- 5. If medications for the treatment of a medical condition are restricted for use by a managed care plan by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the managed care plan.
- a. The managed care plan shall grant an override within 72 hours if the prescribing provider documents that:
- (I) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the enrollee's disease or medical condition; or
- (II) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- (A) Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the enrollee and known characteristics of the drug regimen; or
- (B) Will cause or will likely cause an adverse reaction or other physical harm to the enrollee.
- b. If the prescribing provider allows the enrollee to enter the step-therapy or fail-first protocol recommended by the managed care plan, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the managed care plan can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the enrollee, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the enrollee is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
 - Section 57. Section 627.42392, Florida Statutes, is created to read:

627.42392 Prior authorization.—

(1) Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health insurer that delivers, issues for delivery, renews, amends, or continues an individual or group health insurance policy in this state, including a policy issued to a small employer as defined in s. 627.6699, shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.

- (a) The health insurer shall make the form available electronically and online to practitioners. The prescribing provider may submit the completed prior authorization form electronically to the health insurer.
- (b) If the health insurer contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (c) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the health insurer unless the health insurer responds otherwise within 3 business days.
- (2) This section does not apply to a grandfathered health plan as defined in s. 627.402.
 - Section 58. Section 627.42393, Florida Statutes, is created to read:
- 627.42393 Medication protocol override.—If an individual or group health insurance policy, including a policy issued by a small employer as defined in s. 627.6699, restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the health insurer.
- (1) The health insurer shall authorize an override of the protocol within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the insured's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the insured and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the insured.
- (2) If the prescribing provider allows the insured to enter the step-therapy or fail-first protocol recommended by the health insurer, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health insurer can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period for such medication to provide any relief or amelioration to the insured, the step-therapy or fail-first protocol may be extended for an additional period of time, but no longer than the original customary period for the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the insured is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.
- Section 59. Subsection (11) of section 627.6131, Florida Statutes, is amended to read:
 - 627.6131 Payment of claims.—
- (11) A health insurer may not retroactively deny a claim because of insured ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or

- (b) If, under a policy compliant with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health insurer verified the eligibility of the insured at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the insured was delinquent in paying the premium.
- Section 60. Subsection (2) of section 627.6471, Florida Statutes, is amended to read:
- $627.6471\,$ Contracts for reduced rates of payment; limitations; coinsurance and deductibles.—
- (2) An Any insurer issuing a policy of health insurance in this state, which insurance includes coverage for the services of a preferred provider shall, must provide each policyholder and certificateholder with a current list of preferred providers, shall and must make the list available for public inspection during regular business hours at the principal office of the insurer within the state, and shall post a link to the list of preferred providers on the home page of the insurer's website. Changes to the list of preferred providers must be reflected on the insurer's website within 24 hours.
- Section 61. Paragraph (c) of subsection (2) of section 627.6515, Florida Statutes, is amended to read:
 - 627.6515 Out-of-state groups.—
- (2) Except as otherwise provided in this part, this part does not apply to a group health insurance policy issued or delivered outside this state under which a resident of this state is provided coverage if:
- (c) The policy provides the benefits specified in ss. 627.419, 627.42392, 627.42393, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121, 627.66122, 627.6613, 627.6675, 627.6691, and 627.66911, and complies with the requirements of s. 627.66996.
- Section 62. Subsection (10) of section 641.3155, Florida Statutes, is amended to read:
 - 641.3155 Prompt payment of claims.—
- (10) A health maintenance organization may not retroactively deny a claim because of subscriber ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy in compliance with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health maintenance organization verified the eligibility of the subscriber at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the subscriber was delinquent in paying the premium.
- Section 63. Section 641.393, Florida Statutes, is created to read:
- 641.393 Prior authorization.—Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health maintenance organization shall use a single standardized form for obtaining prior authorization for prescription drug benefits. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- (1) A health maintenance organization shall make the form available electronically and online to practitioners. A health care provider may electronically submit the completed form to the health maintenance organization.
- (2) If a health maintenance organization contracts with a pharmacy benefits manager to perform prior authorization services for prescription drug benefits, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (3) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form required under this section is deemed approved upon receipt by the health main-

tenance organization unless the health maintenance organization responds otherwise within 3 business days.

(4) This section does not apply to grandfathered health plans, as defined in s. 627.402.

Section 64. Section 641.394, Florida Statutes, is created to read:

- 641.394 Medication protocol override.—If a health maintenance organization contract restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider shall have access to a clear and convenient process to request an override of the protocol from the health maintenance organization.
- (1) The health maintenance organization shall grant an override within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the subscriber's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the subscriber and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the subscriber.
- (2) If the prescribing provider allows the subscriber to enter the step-therapy or fail-first protocol recommended by the health maintenance organization, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health maintenance organization can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the subscriber, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the subscriber is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.

And the title is amended as follows:

Delete line 206 and insert: associations; amending s. 409.967, F.S.; revising contract requirements for Medicaid managed care programs; providing requirements for plans establishing a drug formulary or preferred drug list; requiring the use of a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; creating s. 627.42392, F.S.; requiring health insurers to use a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 627.42393, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; amending s. 627.6131, F.S.; prohibiting an insurer from retroactively denying a claim in certain circumstances; amending s. 627.6471, F.S.; requiring insurers to post preferred provider information on a website; specifying that changes to such a website must be made within a certain time; amending s. 627.6515, F.S.; applying provisions relating to prior authorization and override protocols to out-of-state groups; amending s. 641.3155, F.S.; prohibiting a health maintenance organization from retroactively denying a claim in certain circumstances; creating s. 641.393, F.S.; requiring the use of a standardized prior authorization form by a health maintenance organization; providing requirements for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 641.394, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; providing effective dates.

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

CS for CS for CS for SB 1630—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; authorizing a property appraiser to grant an agricultural classification after the application deadline upon a showing of extenuating circumstances; providing that participation in certain dispersed water storage programs does not change a land's agricultural classification for assessment purposes; amending s. 282.709, F.S.; adding a representative to the Joint Task Force on State Agency Law Enforcement Communications, to be appointed by the Commissioner of Agriculture; amending s. 373.4591, F.S.; authorizing agricultural landowners to establish baseline wetland and surface water conditions before implementing certain best management practice implementation agreements; requiring establishment of a process for review of proposed baseline condition determinations; transferring, renumbering, and amending s. 570.0741, F.S., relating to the energy efficiency and conservation clearinghouse; deleting an obsolete provision; amending s. 379.361, F.S.; requiring a person to retake an educational seminar when renewing an Apalachicola Bay oyster harvesting license; amending s. 487.041, F.S.; requiring a registrant to continue the registration of a brand of pesticide that continues to remain on retailers' shelves in this state under certain circumstances; amending ss. 487.046 and 487.048, F.S.; authorizing applications for certain licenses to be submitted through the department's website; amending s. 487.159, F.S.; deleting the requirements for filing statements claiming damages and injuries from pesticide application; amending s. 487.160, F.S.; requiring all licensed private applicators to keep the same records as licensed public applicators and licensed commercial applicators with respect to the application of restricted pesticides; amending s. 487.2031, F.S.; revising the term "material safety data sheet"; amending s. 487.2051, F.S.; revising requirements for pesticide fact sheets and safety data sheets; amending s. 493.6120, F.S.; authorizing the department to impose certain civil penalties for violations relating to private security, investigative, and repossession services; transferring and renumbering s. 570.545, F.S., relating to unsolicited goods; amending s. 500.03, F.S.; revising the definition of the term "food establishment"; amending s. 500.12, F.S.; revising the exemption from permit requirements for minor food outlets; requiring an establishment to apply for and receive a permit prior to the commencement of operations; requiring the department to adopt a schedule of fees to be paid by each food establishment and retail food store; providing that food permits are not transferable; updating terminology; amending s. 500.121, F.S.; authorizing the department to order the immediate closure of certain establishments upon determination that the establishment presents a severe and immediate threat to the public health, safety, and welfare; specifying the procedure the department must use in ordering immediate closure; conforming provisions to changes made by the act; providing criminal penalties; authorizing the department to adopt rules; amending s. 500.147, F.S.; authorizing the department to inspect food records to facilitate tracing of food products in certain circumstances; amending s. 500.165, F.S.; revising the administrative fine amount for violating provisions relating to transporting shipments of food items; amending s. 500.172, F.S.; authorizing the department to issue and enforce a stop-sale, stop-use, removal, or hold order for certain food-processing or food storage areas; amending s. 501.019, F.S.; revising the administrative fine amount for violations relating to health studios; amending s. 501.059, F.S.; authorizing the department to adopt rules; conforming provisions to changes made by the act; amending s. 501.922, F.S.; revising the administrative fine amount for certain violations relating to the "Antifreeze Act"; transferring, renumbering, and amending s. 570.42, F.S., relating to the Dairy Industry Technical Council; conforming a crossreference; creating part I of ch. 570, F.S., entitled "General Provisions"; renumbering and amending s. 570.14, F.S., relating to the seal of the department; restricting the seal of the department from being used

without written approval by the department; renumbering ss. 570.18 and 570.16, F.S., relating to organization of departmental work and the interference with department employees, respectively; amending s. 570.07, F.S.; conforming a cross-reference; transferring and renumbering ss. 570.17 and 570.531, F.S., relating to the regulatory work of the state relating to the protection of agricultural interests and the Market Improvements Working Capital Trust Fund, respectively; amending s. 570.23, F.S.; conforming a cross-reference; renumbering s. 570.0705, F.S., relating to advisory committees; creating part II of ch. 570, F.S., entitled "Program Services"; amending s. 570.36, F.S.; making a technical change; amending s. 570.44, F.S.; revising the duties of the Division of Agricultural Environmental Services; amending s. 570.45, F.S.; conforming provisions to changes made by the act; amending s. 570.451, F.S.; conforming a cross-reference; amending ss. 570.50 and 570.51, F.S.; conforming provisions to changes made by the act; amending s. 570.543, F.S.; conforming a cross-reference; renumbering s. 570.073, F.S., relating to the Office of Agricultural Law Enforcement; renumbering and amending s. 570.074, F.S.; requiring the Office of Agricultural and Water Policy to enforce and implement ch. 582, F.S., and rules relating to soil and water conservation; creating s. 570.67, F.S.; codifying the creation of the Office of Energy; providing for management and specifying duties; renumbering s. 570.951, F.S., relating to the Florida Agriculture Center and Horse Park; renumbering and amending s. 570.952, F.S., relating to the Florida Agricultural Center and Horse Park Authority; conforming provisions to changes made by the act; deleting obsolete provisions; renumbering s. 570.953, F.S., relating to the identity of donors to the Florida Agriculture Center and Horse Park Authority; renumbering and amending s. 570.902, F.S., relating to definitions; conforming provisions to changes made by the act; renumbering ss. 570.903, 570.901, and 570.91, F.S., relating to direct-support organizations, the Florida Agricultural Museum, and Florida agriculture in the classroom, respectively; creating part III of ch. 570, F.S., entitled "Agricultural Development"; amending s. 570.71, F.S.; authorizing the department to use certain funds for administrative and operating expenses related to appraisals, mapping, title process, personnel, and other real estate expenses; renumbering s. 570.241, F.S., relating to the Agricultural Economic Development Act; renumbering and amending s. 570.242, F.S., relating to the Agricultural Economic Development Act; removing the definition of the terms "commissioner" and "department"; renumbering ss. 570.243, 570.244, 570.245, and 570.246, F.S., relating to the Agricultural Economic Development Program, the powers of the department, interaction with other economic development agencies and groups, and agricultural economic development funding, respectively; renumbering and amending s. 570.247, F.S., relating to certain department rules; deleting obsolete provisions; renumbering ss. 570.248 and 570.249, F.S., relating to the Agricultural Economic Development and Project Review Committee and disaster loans and grants and aid, respectively; renumbering and amending s. 570.9135, F.S., relating to the Beef Market Development Act; conforming cross-references; making technical changes; renumbering ss. 570.954 and 570.96, F.S., relating to the farm-to-fuel initiative and agritourism, respectively; renumbering and amending s. 570.961, F.S., relating to definitions; conforming cross-references; renumbering s. 570.962, F.S., relating to agritourism participation impact on land classification; renumbering and amending s. 570.963, F.S., relating to liability; conforming a cross-reference; renumbering and amending s. 570.964, F.S., relating to posting and notification requirements for agritourism operators; conforming provisions to changes made by the act; creating part IV of ch. 570, F.S., entitled "Agricultural Water Policy"; renumbering s. 570.075, F.S., relating to water supply agreements; renumbering and amending s. 570.076, F.S., relating to Environmental Stewardship Certification; conforming a cross-reference; renumbering ss. 570.085 and 570.087, F.S., relating to agricultural water conservation and agricultural water supply planning and best management practices for wildlife, respectively; creating part V of ch. 570, F.S., entitled "Penalties"; creating s. 570.971, F.S.; providing administrative fines and civil penalties; authorizing the department to refuse to issue or renew a license, permit, authorization, certificate, or registration under certain circumstances; authorizing the department to adopt rules; amending s. 576.021, F.S.; updating terminology; authorizing applications for registration for specialty fertilizers to be submitted using the department's website; making technical changes; amending s. 576.031, F.S.; revising labeling requirements for distribution of fertilizer in bulk; amending s. 576.041, F.S.; removing surety bond and certificate of deposit requirements for fertilizer license applicants; amending s. 576.051, F.S.; extending the period of retention for an official check sample; amending s. 576.061, F.S.; deleting the penalty imposed when it is determined by the department that a fertilizer has been distributed without being licensed

or registered, or without labeling; conforming provisions to changes made by the act; making technical changes; amending s. 576.071, F.S.; requiring the department to survey the fertilizer industry of this state to determine the commercial value used in assessing penalties for a deficiency; amending s. 576.087, F.S.; deleting certain requirements relating to antisiphon devices; amending s. 576.101, F.S.; deleting the department's authorization to place a licensee on probationary status under certain circumstances; amending s. 578.08, F.S.; deleting the requirement that the application for registration as a seed dealer include the name and location of each place of business at which the seed is sold, distributed, offered, exposed, or handled for sale; requiring the application to be made by submitting a form prescribed by department rule or using the department's website; establishing a registration fee for receipts of certain amounts; amending s. 580.036, F.S.; requiring that standards for the sale, use, and distribution of commercial feed or feedstuff, if adopted, be developed in consultation with the Agricultural Feed, Seed, and Fertilizer Advisory Council; amending s. 580.041, F.S.; removing the requirement that the master registration form for each distributor of commercial feed identify the manufacturer's or guarantor's name and place of business and the location of each manufacturing facility; revising the requirement that the department must mail a copy of the master registration in order to signify that the administrative requirements have been met; amending s. 580.071, F.S.; providing additional factors that would make a commercial feed or feedstuff be deemed adulterated; amending s. 581.091, F.S.; deleting the definition of the term "commercial citrus grove"; deleting provisions relating to special permits authorizing a person to plant Casuarina cunninghamiana as part of a pilot program; eliminating a requirement that the department develop and implement a monitoring protocol to determine invasiveness of Casuarina cunninghamiana; amending s. 581.131, F.S.; revising the time in which the department must provide certain notice and certificate renewal forms; amending s. 583.01, F.S.; redefining the term "dealer"; transferring, renumbering, and amending s. 570.38, F.S., relating to the Animal Industry Technical Council; conforming a cross-reference; amending s. 589.08, F.S.; requiring the Florida Forest Service to pay a certain percentage of the gross receipts from the Goethe State Forest to each fiscally constrained county; requiring such funds to be equally divided between the board of county commissioners and the school board; amending s. 589.011, F.S.; providing conditions under which the Florida Forest Service is authorized to grant use of certain lands; providing criteria by which the Florida Forest Service determines certain fees, rentals, and charges; amending s. 589.20, F.S.; authorizing the Florida Forest Service to cooperate with water management districts, municipalities, and other governmental entities; amending s. 590.02, F.S.; renaming the Florida Center for Wildfire and Forest Resources Management Training as the Withlacoochee Training Center; making technical changes; amending s. 590.125, F.S.; providing that new authorization is not required for smoldering that occurs within the authorized burn area unless new ignitions are conducted by certain persons; providing that monitoring the smoldering activity of a burn does not require an additional authorization; transferring and renumbering s. 570.0725, F.S., relating to food recovery; amending s. 597.003, F.S.; amending the powers and duties of the department to include providing training as necessary to lessees of certain lands for aquaculture use; amending s. 597.004, F.S.; requiring an applicant for an aquaculture certificate to submit a certificate of training if required; amending s. 597.020, F.S.; authorizing the department to adopt training requirements for shellfish processors by rule; transferring and renumbering ss. 570.481 and 570.55, F.S., relating to food recovery, fruit and vegetable inspection fees, and identification of sellers or handlers of tropical or subtropical fruit and vegetables, respectively; amending s. 604.16, F.S.; providing an exemption for certain dealers in agricultural products from certain requirements; amending s. 604.22, F.S.; revising certain penalties for dealers in agricultural products; repealing s. 487.172, F.S., relating to an educational program for organotin compounds in antifouling paints; repealing ss. 500.301, 500.302, 500.303, 500.304, 500.305, and 500.306, F.S., relating to the standards of enrichment, sales, enforcement, and inspection of certain grain products; repealing s. 500.601, F.S., relating to the retail sale of meat; repealing s. 570.345, F.S., relating to the Pest Control Compact; repealing s. 570.542, F.S., relating to the Florida Consumer Services Act; repealing s. 570.72, F.S., relating to a definition; repealing s. 570.92, F.S., relating to an equestrian educational sports program; repealing s. 589.081, F.S., relating to the Withlacoochee State Forest and Goethe State Forest; repealing s. 590.091, F.S., relating to the designation of railroad rights-of-way as wildfire hazard areas; amending ss. 193.461, 253.74, 288.1175, 320.08058, 373.621, 373.709, 381.0072, 388.46, 472.0351, 472.036, 482.161, 482.165, 482.243, 487.047,

 $487.091,\,487.175,\,493.6118,\,496.420,\,500.70,\,501.612,\,501.619,\,502.231,\,507.09,\,507.10,\,509.032,\,525.16,\,526.311,\,526.55,\,527.13,\,531.50,\,534.52,\,539.001,\,559.921,\,559.9355,\,559.936,\,571.11,\,571.28,\,571.29,\,578.181,\,580.121,\,581.141,\,581.186,\,581.211,\,582.06,\,585.007,\,586.15,\,586.161,\,590.14,\,595.701,\,597.0041,\,599.002,\,601.67,\,604.30,\,and\,616.242,\,F.S.;\,conforming provisions to changes made by the act; providing an effective date.$

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 1630**, on motion by Senator Montford, by two-thirds vote **CS for HB 7091** was withdrawn from the Committees on Agriculture; Transportation; Community Affairs; and Appropriations.

On motion by Senator Montford-

CS for HB 7091-A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; designating parts I-V of chapter 570, F.S., relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; authorizing a property appraiser to grant an agricultural classification for land under certain circumstances; providing for lands participating in certain dispersed water storage programs to be classified as agricultural lands for the duration of inclusion in such program or successor programs; amending s. 282.709, F.S.; providing for appointment of a department representative to the Joint Task Force on State Agency Law Enforcement Communications; amending s. 373.4591, F.S.; authorizing landowners who have entered into an agreement with the department to implement specified best management practices before making improvements; amending s. 379.361, F.S.; revising application and renewal requirements for Apalachicola Bay oyster harvesting licenses; amending s. 487.041, F.S.; revising requirements for registration and distribution of discontinued pesticides; amending s. 487.046, F.S.; revising provisions for filing pesticide applicator license applications; amending s. 487.047, F.S.; revising provisions for issuance of pesticide applicator licenses; amending s. 487.048, F.S.; revising provisions for filing pesticide dealer license applications; amending s. 487.159, F.S.; deleting requirements for filing statements claiming damages and injuries from pesticide application; amending s. 487.160, F.S.; revising recordkeeping requirements for licensed private applicators; repealing s. 487.172, F.S., relating to an antifouling paint educational program; amending s. 487.2031, F.S.; revising the term "material safety data sheet"; amending s. 487.2051, F.S.; revising requirements for pesticide fact sheets and safety data sheets; amending s. 493.6120, F.S.; authorizing the department to impose certain civil penalties for violations relating to private security, investigative, and repossession services; amending s. 500.03, F.S.; revising the definition of the term "food establishment"; amending s. 500.12, F.S.; revising criteria for certain food permit exemptions; requiring the department to adopt a permit fee schedule; requiring food permits as a condition of operating a food establishment; providing that such permits are not transferable; amending s. 500.121, F.S.; conforming provisions to changes made by the act; revising the time limit for payment of fines; providing for permit revocation for failure to pay a fine; authorizing the department to immediately close certain food establishments; providing requirements and procedures for such closure; providing penalties for violations; authorizing the department to adopt rules; amending s. 500.147, F.S.; providing for the inspection of food records for certain purposes; amending s. 500.172, F.S.; providing for embargoing, detaining, or destroying food processing and storage areas; repealing ss. 500.301, 500.302, 500.303, 500.304, 500.305, and 500.306, F.S., relating to standards of enrichment, sales, enforcement, and inspection of certain grain products; repealing s. 500.601, F.S., relating to retail sale of meat; amending s. 501.059, F.S.; authorizing the department to adopt rules; amending s. 570.074, F.S.; providing for the duties of the Office of Agricultural Water Policy; amending s. 570.14, F.S.; requiring written approval for use of the department seal; amending s. 570.247, F.S.; clarifying provisions directing the department to adopt certain rules; repealing s. 570.345, F.S., relating to the Pest Control Compact; amending s. 570.36, F.S.; clarifying provisions relating to the duties of the Division of Animal Industry; repealing s. 570.542, F.S., relating to the Florida Consumer Services Act; creating s. 570.67, F.S.; establishing the Office of Energy within the department; providing for supervision and duties; amending s. 570.71, F.S.; authorizing specified uses of funds from the Conservation and Recreation Lands Program Trust Fund; repealing s. 570.72, F.S., relating to a definition; repealing s. 570.92, F.S., relating to an equestrian educational sports program; amending s. 570.952, F.S.; deleting an obsolete provision relating to membership terms for the Florida Agriculture Center and Horse Park Authority; conforming cross-references; amending s. 570.964, F.S.; clarifying compliance required for privileges of immunity; creating s. 570.971, F.S.; establishing administrative and civil penalties for certain violations; providing applicability; authorizing the department to adopt rules; amending s. 576.021, F.S.; revising provisions for filing applications to distribute fertilizer; amending s. 576.031, F.S.; revising labeling requirements for distribution of fertilizer in bulk; amending s. 576.041, F.S.; removing surety bond and certificate of deposit requirements for fertilizer license applicants; amending s. 576.051, F.S.; revising the period for which a fertilizer sample must be retained for analysis; amending s. 576.071, F.S.; revising criteria for determining the commercial value of certain penalties; amending s. 576.087, F.S.; revising antisiphon requirements for irrigation systems; amending s. 576.101, F.S.; removing provisions relating to probationary status of a fertilizer licensee; amending s. 578.08, F.S.; revising application requirements and registration fees for the sale of seed; amending s. 580.036, F.S.; directing the department to consult with the Agricultural Feed, Seed, and Fertilizer Advisory Council when developing certain standards; amending s. 580.041, F.S.; revising application requirements for master registration of commercial feed; amending s. 580.071, F.S.; revising criteria for adulterated commercial feed and feedstuff; amending s. 581.091, F.S.; deleting provisions relating to noxious weed and invasive plant pilot and monitoring programs; amending s. 581.131, F.S.; revising the time in which the department must provide certain notice and certificate renewal forms; amending s. 583.01, F.S.; revising the definition of the term "dealer"; amending s. 589.08, F.S.; directing the Florida Forest Service to distribute certain funds to fiscally constrained counties; repealing s. 589.081, F.S., relating to payment of certain gross receipts from the Withlacoochee State Forest and Goethe State Forest; amending s. 589.011, F.S.; providing conditions under which the Florida Forest Service is authorized to grant use of certain lands; providing criteria by which the Florida Forest Service determines certain fees, rentals, and charges; amending s. 589.20, F.S.; authorizing the Florida Forest Service to cooperate with water management districts, municipalities, and other government entities in the designation and dedication of certain lands; amending s. 590.02, F.S.; renaming the Florida Forest Training Center and the Madison Forestry Station; repealing s. 590.091, F.S., relating to the designation of railroad rights-of-way as wildfire hazard areas; amending s. 590.125, F.S.; revising requirements for noncertified burning; amending s. 597.003, F.S.; revising the powers and duties of the department regarding aquaculture to include training for lessees of sovereign submerged lands; amending s. 597.004, F.S.; revising application requirements for aquaculture certificates of registration; amending s. 597.020, F.S.; authorizing the department to adopt by rule training requirements for shellfish processors; conforming provisions to changes made by the act; amending s. 604.16, F.S.; exempting certain dealers in agricultural products from provisions relating to license and bond requirements, consignment limitations, examination of records, penalties, and administrative fines; amending ss. 253.74, 388.46, 472.0351, 472.036, 482.161, 482.165, 482.243, 487.091, 487.175, 493.6118, 496.420, 500.165, 500.70, 501.019, 501.612, 501.619, 501.922, 502.231, 507.09, 507.10, 526.311, 526.55, 527.13, 531.50, 534.52, 539.001, 559.921, 559.9355, 559.936, 570.0741, 570.23, 570.242, 570.38, 570.42, 570.44, 570.45, 570.451, 570.50, 570.51, 570.543, 571.11, 571.28, 571.29, 576.061, 578.181, 580.121, 581.141, 581.186, 581.211, 582.06, 585.007, 586.15, 586.161, 590.14, 595.701, 597.0041, 599.002, 601.67, 604.22, 604.30, and 616.242, F.S.; conforming provisions to changes made by the act; amending ss. 193.461, 288.1175, 320.08058, 373.621, 373.709, 381.0072, 509.032, 525.16, 570.07, 570.076, 570.902, 570.9135. 570.961, and 570.963, F.S.; conforming cross-references; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 1630 and read the second time by title.

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

CS for CS for SB 1216—A bill to be entitled An act relating to professional sports facilities; amending s. 212.20, F.S.; revising the distribution of moneys to certified applicants for a facility used by a spring training franchise under s. 288.11631, F.S.; authorizing a distribution for an applicant that has been approved by the Legislature and certified by the Department of Economic Opportunity under s. 288.11625, F.S.; providing a limitation; amending s. 218.64, F.S.; providing for munici-

palities and counties to expend an increased portion of local government half-cent sales tax revenues to reimburse the state as required by a contract; amending s. 288.0001, F.S.; providing for an evaluation; creating s. 288.11625, F.S.; requiring the Department of Economic Opportunity to screen applicants for state funding for sports development; defining terms; providing a purpose to provide funding for applicants for constructing, reconstructing, renovating, or improving a facility; providing an application and approval process; providing for an annual application period; providing for the department to submit recommendations to the Legislature by a certain date; requiring legislative approval for state funding; providing evaluation criteria for an applicant to receive state funding; providing for evaluation and ranking of applicants under certain criteria; requiring the department to determine the annual distribution amount an applicant may receive; requiring the applicant to provide an analysis by a certified public accountant to the department; requiring the Department of Revenue to distribute funds within a certain timeframe after notification by the department; requiring the department to develop a calculation to estimate certain taxes; limiting annual distributions to a specified amount; providing for a contract between the department and the applicant; limiting use of funds; requiring an applicant to submit information to the department annually; requiring a 5-year review; authorizing the Auditor General to conduct audits; authorizing the Legislative Budget Commission to approve an application; providing for reimbursement of the state funding under certain circumstances; providing for discontinuation of distributions upon an applicant's request; authorizing the department to adopt rules; amending s. 288.11631, F.S.; revising the requirements for an applicant to be certified to receive state funding for a facility for a spring training franchise; authorizing a certified applicant to submit an amendment to its original certification for use of the facility by more than one spring training franchise; amending s. 288.1166, F.S.; providing that certain professional sports facilities are designated as shelter sites for the homeless during declared federal, state, or local emergencies; providing exceptions; authorizing the department to adopt emergency rules; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1216**, on motion by Senator Latvala, by two-thirds vote **CS for HB 7095** was withdrawn from the Committees on Commerce and Tourism; and Appropriations.

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

CS for HB 7095—A bill to be entitled An act relating to the professional sports facilities incentive application process; amending s. 212.20, F.S.; providing for the distribution of a specified amount of tax proceeds to certain applicants of the professional sports facility incentive program; prohibiting the Department of Revenue from distributing more than a specified amount to program applicants; amending s. 218.64, F.S.; authorizing municipalities and counties to use local government halfcent sales tax distributions to reimburse the state for funding received under the professional sports facility incentive program; amending s. 288.0001, F.S.; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide a detailed analysis of the professional sports facility incentive program; creating s. 288.11625, F.S.; creating the professional sports facility incentive program; providing definitions; requiring certain professional sports franchises to meet additional requirements to be a beneficiary; providing application requirements and procedures; providing procedures and criteria for the evaluation of applications and the recommendation of applications for a distribution of state funds; providing that an applicant must receive legislative approval of its application in order to receive state funding; requiring an applicant whose application is approved by the Legislature to enter into a contract with the Department of Economic Opportunity containing specified terms in order to become certified; providing for the duration of certain certifications; providing for the distribution of state funds to certified applicants; requiring certified applicants to submit an annual analysis including specified information; restricting the amount of state funds that may be provided to certified applicants in a specified period; restricting the use of state funds received by a certified applicant to specified purposes; providing for the repayment of distributions under certain circumstances; requiring the department to submit an annual report containing specified information to the Governor and Legislature; requiring the Auditor General to conduct an audit of the program; authorizing the Department of Revenue to recover improperly expended distributions at the request of the Auditor General; providing for the

halting of distributions; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.1166, F.S.; requiring a local government to issue an emergency declaration in order to designate a professional sports facility constructed with financial assistance from the state as a shelter site for the homeless; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1216** and read the second time by title.

Senator Latvala moved the following amendment:

Amendment 1 (600380) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. 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 s. 202.18(1)(b) and (2)(b) shall be 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., 8.814 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., 0.095 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., 2.0440 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., 1.3409 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 pursuant to s. 288.1162 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 for in s. 288.1162(5) or s. 288.11621(3).
- c. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.
- d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made, after certification and before July 1, 2000.
- e. The department shall distribute up to \$83,333 \$55,555 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 \$111,110 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 30 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, except as otherwise provided in s. 288.11631. 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, the department shall distribute each month an amount equal to one-twelfth of the annual distribution amount certified by the Department of Economic Opportunity for the applicant. The department may not distribute more than \$7 million in the 2014-2015 fiscal year or more than \$13 million annually thereafter under this sub-subparagraph.
 - 7. All other proceeds must remain in the General Revenue Fund.
- Section 2. Subsections (2) and (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 \$2 million annually of the local government half-cent sales tax allocated to that county for funding for any of the following purposes applicants:
- (a) Funding a certified applicant as a facility for a new or retained professional sports franchise under s. 288.1162 or a certified applicant as defined in s. 288.11621 for a facility for a spring training franchise. It is the Legislature's intent that the provisions of s. 288.1162, including, but not limited to, the evaluation process by the Department of Economic Opportunity except for the limitation on the number of certified applicants or facilities as provided in that section and the restrictions set forth in s. 288.1162(8), shall apply to an applicant's facility to be funded by local government as provided in this subsection.
- (b) Funding a certified applicant as a "motorsport entertainment complex," as provided for in s. 288.1171. Funding for each franchise or motorsport complex shall begin 60 days after certification and shall continue for not more than 30 years.
- (c) Reimbursing the state as required under s. 288.11625.
- Section 3. Paragraph (d) is added to subsection (2) of section 288.0001, Florida Statutes, 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 OPPAGA shall provide a detailed analysis of economic development programs as provided in the following schedule:
- (d) Beginning January 1, 2018, and every 3 years thereafter, an analysis of the Sports Development Program established under s. 288.11625.
 - Section 4. Section 288.11625, Florida Statutes, is created to read:
 - 288.11625 Sports development.—
- (1) ADMINISTRATION.—The department shall serve as the state agency responsible for screening applicants for state funding under s. 212.20(6)(d)6.f.
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Agreement" means a signed agreement between a unit of local government and a beneficiary.
- (b) "Applicant" means a unit of local government, as defined in s. 218.369, which is responsible for the construction, management, or operation of a facility; or an entity that is responsible for the construction, management, or operation of a facility if a unit of local government holds title to the underlying property on which the facility is located.
- (c) "Beneficiary" means a professional sports franchise of the National Football League, the National Hockey League, the National Basketball Association, the National League or American League of Major League Baseball, Minor League Baseball, Major League Soccer, the North American Soccer League, the Professional Rodeo Cowboys Association, the promoter or host of a signature event administered by Breeders' Cup Limited, or the promoter of a signature event sanctioned by the National Association for Stock Car Auto Racing. A beneficiary may also be an applicant under this section. However, a professional sports franchise of the National League or the American League of Major League Baseball or Minor League Baseball may not be a beneficiary unless, before filing an application under subsection (3):
- 1. Major League Baseball verifies to the Attorney General that any Cuban refugee 17 years of age or older who has been present in the United States for less than 1 year and who was not present before the most recent Major League Baseball Rule 4 Draft of amateur players may contract as a

free agent under rules no less favorable than the most favorable rules applicable to players who are residents of any country or territory other than the United States, Puerto Rico, or Canada; and

- 2. The Attorney General verifies that Major League Baseball has agreed to report to the Attorney General the identity of, and a description of the activity giving rise to the identification of, any resident of this state or other person operating in this state who Major League Baseball has reason to believe has engaged in:
- a. Human smuggling, human trafficking, or the movement of individuals across national boundaries for purposes of evading Major League Baseball rules applicable to residents of the United States; or
- b. Contracting with nondrafted players for an interest in a player's professional baseball compensation or other consideration in exchange for human trafficking, assistance in human smuggling, or avoidance of Major League Baseball rules.
- (d) "Commence" or "commenced" means the occurrence of a physical activity on the project site which is related to the construction, reconstruction, renovation, or improvement of the project site.
- (e) "Facility" means a structure, and its adjoining parcels of localgovernment-owned land, primarily used to host games or events held by a beneficiary and does not include any portion used to provide transient lodging.
- (f) "Project" means a proposed construction, reconstruction, renovation, or improvement of a facility or the proposed acquisition of land to construct a new facility and construction of improvements to state-owned land necessary for the efficient use of the facility.
- (g) "Signature event" means a professional sports event with significant export factor potential. For purposes of this paragraph, the term "export factor" means the attraction of economic activity or growth into the state which otherwise would not have occurred. Examples of signature events may include, but are not limited to:
 - 1. National Football League Super Bowls.
 - 2. Professional sports All-Star games.
 - 3. International sporting events and tournaments.
 - 4. Professional motorsports events.
- 5. The establishment of a new professional sports franchise in this state.
- (h) "State sales taxes generated by sales at the facility" means state sales taxes imposed under chapter 212 and generated by admissions to the facility; parking on property owned or controlled by the beneficiary or the applicant; team operations and necessary leases; sales by the beneficiary; sales by other vendors at the facility; and ancillary uses, including, but not limited to, team stores, museums, restaurants, retail, lodging, and commercial uses from economic development generated by the beneficiary or facility as determined by the Department of Economic Opportunity.
- (3) PURPOSE.—The purpose of this section is to provide applicants state funding under s. 212.20(6)(d)6.f. for the public purpose of constructing, reconstructing, renovating, or improving a facility.

(4) APPLICATION AND APPROVAL PROCESS.—

- (a) The department shall establish the procedures and application forms deemed necessary pursuant to the requirements of this section. The department may notify an applicant of any additional required or incomplete information necessary to evaluate an application.
- $\begin{tabular}{ll} (b) & The annual application period is from June~1~through~November \\ 1. \end{tabular}$
- (c) Within 60 days after receipt of a completed application, the department shall complete its evaluation of the application as provided under subsection (5) and notify the applicant in writing of the department's decision to recommend approval of the applicant by the Legislature or to deny the application.

- (d) By each February 1, the department shall rank the applicants and provide to the Legislature the list of the recommended applicants in ranked order of projects most likely to positively impact the state based on criteria established under this section. The list must include the department's evaluation of the applicant.
- (e) A recommended applicant's request for funding must be approved by the Legislature in the General Appropriations Act or a conforming bill for the General Appropriations Act. After enactment, the department must certify an applicant and its approved request for funding. The approved request for funding must be certified as an annual distribution amount and the department must notify the Department of Revenue of the initial certification and the distribution amount.
- 1. An application by a unit of local government which is approved by the Legislature and subsequently certified by the department remains certified for the duration of the beneficiary's agreement with the applicant or for 30 years, whichever is less, provided the certified applicant has an agreement with a beneficiary at the time of initial certification by the department.
- 2. An application by a beneficiary or other applicant which is approved by the Legislature and subsequently certified by the department remains certified for the duration of the beneficiary's agreement with the unit of local government that owns the underlying property or for 30 years, whichever is less, provided the certified applicant has an agreement with the unit of local government at the time of initial certification by the department.
- 3. An applicant that is previously certified pursuant to this section does not need legislative approval each year to receive state funding.
- (f) An applicant that is recommended by the department but not approved by the Legislature may reapply and shall update any information in the original application as required by the department.
- (g) The department may recommend no more than one distribution under this section for any applicant, facility, or beneficiary at a time. A facility or beneficiary may not be the subject of more than one distribution under s. 212.20 at any time for any state-administered sports-related program, including s. 288.1162, s. 288.11621, s. 288.11631, or this section. This limitation does not apply if the applicant demonstrates that the beneficiary that is the subject of the distribution under s. 212.20 no longer plays at the facility that is the subject of the application under this section.
- (h) An application submitted either by a first-time applicant whose project exceeds \$300 million and commenced on the facility's existing site before January 1, 2014, or by a beneficiary that has completed the terms of a previous agreement for distributions under chapter 212 for an existing facility shall be considered an application for a new facility for purposes that include, but are not limited to, incremental and baseline tax calculations.
- (i) An application may be submitted to the department for evaluation and recommendation if the existing beneficiary has completed or will complete the terms of an existing distribution under chapter 212 for an existing facility before a distribution can be made.

(5) EVALUATION PROCESS.—

- (a) Before recommending an applicant to receive a state distribution under s. 212.20(6)(d)6.f., the department must verify that:
- 1. The applicant or beneficiary is responsible for the construction, reconstruction, renovation, or improvement of a facility and obtained at least three bids for the project.
- 2. If the applicant is not a unit of local government, a unit of local government holds title to the property on which the facility and project are, or will be, located.
- 3. If the applicant is a unit of local government in whose jurisdiction the facility is, or will be, located, the unit of local government has an exclusive intent agreement to negotiate in this state with the beneficiary.
- 4. A unit of local government in whose jurisdiction the facility is, or will be, located supports the application for state funds. Such support must be verified by the adoption of a resolution, after a public hearing, that the project serves a public purpose.

- 5. The applicant or beneficiary has not previously defaulted or failed to meet any statutory requirements of a previous state-administered sports-related program under s. 288.1162, s. 288.11621, s. 288.11631, or this section. Additionally, the applicant or beneficiary is not currently receiving state distributions under s. 212.20 for the facility that is the subject of the application, unless the applicant demonstrates that the franchise that applied for a distribution under s. 212.20 no longer plays at the facility that is the subject of the application.
- 6. The applicant or beneficiary has sufficiently demonstrated a commitment to employ residents of this state, contract with Florida-based firms, and purchase locally available building materials to the greatest extent possible.
- 7. If the applicant is a unit of local government, the applicant has a certified copy of a signed agreement with a beneficiary for the use of the facility. If the applicant is a beneficiary, the beneficiary must enter into an agreement with the department. The applicant's or beneficiary's agreement must also require the following:
- a. The beneficiary must reimburse the state for state funds that will be distributed if the beneficiary relocates or no longer occupies or uses the facility as the facility's primary tenant before the agreement expires. Reimbursements must be sent to the Department of Revenue for deposit into the General Revenue Fund.
- b. The beneficiary must pay for signage or advertising within the facility. The signage or advertising must be placed in a prominent location as close to the field of play or competition as is practicable, must be displayed consistent with signage or advertising in the same location and of like value, and must feature Florida advertising approved by the Florida Tourism Industry Marketing Corporation.
- 8. The project will commence within 12 months after receiving state funds or did not commence before January 1, 2013.
- (b) The department shall competitively evaluate and rank applicants that timely submit applications for state funding based on their ability to positively impact the state using the following criteria:
 - 1. The proposed use of state funds.
 - 2. The length of time that a beneficiary has agreed to use the facility.
- 3. The percentage of total project funds provided by the applicant and the percentage of total project funds provided by the beneficiary, with priority in the evaluation and ranking given to applications with 50 percent or more of total project funds provided by the applicant and beneficiary.
- 4. The number and type of signature events the facility is likely to attract during the duration of the agreement with the beneficiary.
- 5. The anticipated increase in average annual ticket sales and attendance at the facility due to the project.
 - 6. The potential to attract out-of-state visitors to the facility.
- 7. The length of time a beneficiary has been in this state or partnered with the unit of local government. In order to encourage new franchises to locate in this state, an application for a new franchise shall be considered to have a significant positive impact on the state and shall be given priority in the evaluation and ranking by the department.
 - 8. The multiuse capabilities of the facility.
- 9. The facility's projected employment of residents of this state, contracts with Florida-based firms, and purchases of locally available building materials.
- 10. The amount of private and local financial or in-kind contributions to the project.
- 11. The amount of positive advertising or media coverage the facility generates.
- 12. The expected amount of average annual new incremental state sales taxes generated by sales at the facility above the baseline that will be

generated as a result of the project, as required under subparagraph (6)(b) 2.

13. The size and scope of the project and number of temporary and permanent jobs that will be created as a direct result of the facility improvement.

(6) DISTRIBUTION.—

- (a) The department shall determine the annual distribution amount an applicant may receive based on 75 percent of the average annual new incremental state sales taxes generated by sales at the facility, as provided under subparagraph (b)2., and such annual distribution shall be limited by the following:
- 1. If the total project cost is \$200 million or greater, the annual distribution amount may be up to \$3 million.
- 2. If the total project cost is at least \$100 million but less than \$200 million, the annual distribution amount may be up to \$2 million.
- 3. If the total project cost is less than \$100 million, the annual distribution amount may be up to \$1 million.
- 4. Notwithstanding paragraph (4)(g) and subparagraph (5)(a)5., an applicant certified under s. 288.1162 which is currently receiving state distributions under s. 212.20 for the facility or beneficiary that is the subject of the application under this section may be eligible for an annual distribution amount of up to \$1 million. The total project cost must be at least \$100 million. This subparagraph does not apply to an applicant that demonstrates that the beneficiary that is the subject of the distribution under s. 212.20 no longer plays at the facility that is the subject of the application under this section.
- (b) At the time of initial evaluation and review by the department pursuant to subsection (5), the applicant must provide an analysis by an independent certified public accountant which demonstrates:
- 1. The average annual amount of state sales taxes generated by sales at the facility during the 36-month period immediately before the beginning of the application period. This amount is the baseline.
- 2. The expected amount of average annual new incremental state sales taxes generated by sales at the facility above the baseline which will be generated as a result of the project.
- 3. The expected amount of average annual new incremental state sales taxes generated by sales at the facility must be at least \$500,000 above the baseline for the applicant to be eligible to receive a distribution under this section.

For an application for a new facility, the baseline is zero. Notwithstanding any other provision of this section, for projects with a total cost of more than \$300 million which are at least 90 percent funded by private sources, the baseline is zero for purposes of this section. The baseline for an applicant under subparagraph (a)4. is \$2 million.

- (c) The independent analysis provided in paragraph (b) shall be verified by the department.
- (d) The Department of Revenue shall begin distributions within 45 days after notification of initial certification from the department or upon a date requested by the approved applicant, whichever is later.
- (e) The department shall consult with the Department of Revenue and the Office of Economic and Demographic Research to develop a standard calculation for estimating the average annual new incremental state sales taxes generated by sales at the facility.
- (f) The department may not certify an applicant if, as a result of the certification, the total amount distributed will exceed \$13 million in any fiscal year. In the 2014-2015 fiscal year, the department may not certify total annual distributions of more than \$7 million for all certified applicants.
- (7) CONTRACT.—An applicant approved by the Legislature and certified by the department must enter into a contract with the department which:

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- (a) Specifies the terms of the state's investment.
- (b) States the criteria that the certified applicant must meet in order to remain certified.
- (c) Requires the applicant to submit the independent analysis required under subsection (6) and an annual independent analysis.
- 1. The applicant must agree to submit to the department, beginning 12 months after completion of a project or 12 months after the first four annual distributions, whichever is earlier, an annual analysis by an independent certified public accountant demonstrating the actual amount of new incremental state sales taxes generated by sales at the facility during the previous 12-month period. The applicant shall certify to the department a comparison of the actual amount of state sales taxes generated by sales at the facility during the previous 12-month period to the baseline under paragraph (6)(b).
- 2. The applicant must submit the certification within 90 days after the end of the previous 12-month period. The department shall verify the analysis.
- (d) Specifies information that the certified applicant must report to the department.
- (e) Requires the applicant to reimburse the state, after all distributions have been made, any amount by which the total distributions made under s. 212.20(6)(d)6.f. exceed actual new incremental state sales taxes generated by sales at the facility during the contract. If any reimbursement is due to the state, such reimbursement must be made within 90 days after the last distribution under the contract has been made. If the applicant is unable or unwilling to reimburse the state for such amount, the department may place a lien on the applicant's facility.
- 1. If the applicant is a municipality or county, it may reimburse the state from its half-cent sales tax allocation, as provided in s. 218.64(3).
- 2. Reimbursements must be sent to the Department of Revenue for deposit into the General Revenue Fund.
 - (f) Includes any provisions deemed prudent by the department.
- (8) USE OF FUNDS.—An applicant certified under this section may use state funds only for the following purposes:
- (a) Constructing, reconstructing, renovating, or improving a facility or reimbursing such costs.
- (b) Paying or pledging for the payment of debt service on bonds issued for the construction or renovation of such facility.
- (c) Funding debt service reserve funds, arbitrage rebate obligations, or other amounts payable with respect thereto on bonds issued for the construction or renovation of such facility.
- (d) Reimbursing the costs under paragraphs (b) and (c) or the refinancing of bonds issued for the construction or renovation of such facility.

(9) REPORTS.—

- (a) On or before November 1 of each year, an applicant certified under this section and approved to receive state funds must submit to the department any information required by the department. The department shall summarize this information for inclusion in its annual report to the Legislature under paragraph (4)(d).
- (b) Every 5 years after an applicant receives its first monthly distribution, the department must verify that the applicant is meeting the program requirements. If the applicant fails to meet these requirements, the department shall notify the Governor and the Legislature in its next annual report under paragraph (4)(d) that the requirements are not being met and recommend future action. The department shall take into consideration extenuating circumstances that may have prevented the applicant from meeting the program requirements, such as force majeure events or a significant economic downturn.
- (10) AUDITS.—The Auditor General may conduct audits pursuant to s. 11.45 to verify the independent analysis required under paragraphs

- (6)(b) and (7)(c) and to verify that the distributions are expended as required. The Auditor General shall report the findings to the department. If the Auditor General determines that the distribution payments are not expended as required, the Auditor General must notify the Department of Revenue, which may pursue recovery of distributions under the laws and rules that govern the assessment of taxes.
- (11) APPLICATION RELATED TO NEW FACILITIES OR PRO-JECTS COMMENCED BEFORE JULY 1, 2014.—Notwithstanding paragraph (4)(e), the Legislative Budget Commission may approve an application for state funds by an applicant for a new facility or a project commenced between March 1, 2013, and July 1, 2014. Such an application may be submitted after May 1, 2014. The department must review the application and recommend approval to the Legislature or deny the application. The Legislative Budget Commission may approve applications on or after January 1, 2015. The department must certify the applicant within 45 days of approval by the Legislative Budget Commission. State funds may not be distributed until the department notifies the Department of Revenue that the applicant was approved by the Legislative Budget Commission and certified by the department. An applicant certified under this subsection is subject to the provisions and requirements of this section. An applicant that fails to meet the conditions of this subsection may reapply during future application periods.
- (12) REPAYMENT OF DISTRIBUTIONS.—An applicant that is certified under this section may be subject to repayment of distributions upon the occurrence of any of the following:
- (a) An applicant's beneficiary has broken the terms of its agreement with the applicant and relocated from the facility or no longer occupies or uses the facility as the facility's primary tenant. The beneficiary must reimburse the state for state funds that will be distributed, plus a 5 percent penalty on that amount, if the beneficiary relocates before the agreement expires.
- (b) A determination by the department that an applicant has submitted information or made a representation that is determined to be false, misleading, deceptive, or otherwise untrue. The applicant must reimburse the state for state funds that have been and will be distributed, plus a 5 percent penalty on that amount, if such determination is made. If the applicant is a municipality or county, it may reimburse the state from its half-cent sales tax allocation, as provided in s. 218.64(3).
- (c) Repayment of distributions must be sent to the Department of Revenue for deposit into the General Revenue Fund.
- (13) HALTING OF PAYMENTS.—The applicant may request in writing at least 20 days before the next monthly distribution that the department halt future payments. The department shall immediately notify the Department of Revenue to halt future payments.
- (14) RULEMAKING.—The department may adopt rules to implement this section.
- Section 5. Paragraphs (a) and (c) of subsection (2) of section 288.11631, Florida Statutes, are amended, and paragraph (d) is added to that subsection, to read:
- 288.11631 Retention of Major League Baseball spring training baseball franchises.—

(2) CERTIFICATION PROCESS.—

- (a) Before certifying an applicant to receive state funding for a facility for a spring training franchise, the department must verify that:
- 1. The applicant is responsible for the construction or renovation of the facility for a spring training franchise or holds title to the property on which the facility for a spring training franchise is located.
- 2. The applicant has a certified copy of a signed agreement with a spring training franchise. The signed agreement with a spring training franchise for the use of a facility must, at a minimum, be equal to the length of the term of the bonds issued for the public purpose of constructing or renovating a facility for a spring training franchise. If no such bonds are issued for the public purpose of constructing or renovating a facility for a spring training franchise, the signed agreement with a spring training franchise for the use of a facility must be for at least 20 years. Any such agreement with a spring training franchise for

the use of a facility cannot be signed more than 4 years before the expiration of any existing agreement with a spring training franchise for the use of a facility. However, any such agreement may be signed at any time before the expiration of any existing agreement with a spring training franchise for use of a facility if the applicant has never received state funding for the facility as a spring training facility under this section or s. 288.11621 and the facility was constructed before January 1, 2000. The agreement must also require the franchise to reimburse the state for state funds expended by an applicant under this section if the franchise relocates before the agreement expires; however, if bonds were issued to construct or renovate a facility for a spring training franchise, the required reimbursement must be equal to the total amount of state distributions expected to be paid from the date the franchise breaks its agreement with the applicant through the final maturity of the bonds. The agreement may be contingent on an award of funds under this section and other conditions precedent.

- 3. The applicant has made a financial commitment to provide 50 percent or more of the funds required by an agreement for the construction or renovation of the facility for a spring training franchise. The commitment may be contingent upon an award of funds under this section and other conditions precedent.
- 4. The applicant demonstrates that the facility for a spring training franchise will attract a paid attendance of at least 50,000 persons annually to the spring training games.
- 5. The facility for a spring training franchise is located in a county that levies a tourist development tax under s. 125.0104.
- 6. The applicant is not currently certified to receive state funding for the facility as a spring training franchise under this section.
- (c) Each applicant certified on or after July 1, 2013, shall enter into an agreement with the department which:
- 1. Specifies the amount of the state incentive funding to be distributed. The amount of state incentive funding per certified applicant may not exceed \$20 million. However, if a certified applicant's facility is used by more than one spring training franchise, the maximum amount may not exceed \$50 million, and the Department of Revenue shall make distributions to the applicant pursuant to s. 212.20(6)(d)6.e. for not more than 37 years and 6 months.
- 2. States the criteria that the certified applicant must meet in order to remain certified. These criteria must include a provision stating that the spring training franchise must reimburse the state for any funds received if the franchise does not comply with the terms of the contract. If bonds were issued to construct or renovate a facility for a spring training franchise, the required reimbursement must be equal to the total amount of state distributions expected to be paid from the date the franchise violates the agreement with the applicant through the final maturity of the bonds.
- 3. States that the certified applicant is subject to decertification if the certified applicant fails to comply with this section or the agreement.
- 4. States that the department may recover state incentive funds if the certified applicant is decertified.
- $5. \;$ Specifies the information that the certified applicant must report to the department.
 - 6. Includes any provision deemed prudent by the department.
- (d) If a certified applicant has been certified under this program for use of its facility by one spring training franchise, the certified applicant may apply to amend its certification for use of its facility by more than one spring training franchise. The certified applicant must submit an application to amend its original certification that meets the requirements of this section. The maximum amount of state incentive funding to be distributed may not exceed \$50 million as provided in subparagraph (c)1. for a certified applicant with a facility used by more than one spring training franchise, including any distributions previously received by the certified applicant under its original certification under this section. Upon approval of an amended certification, the department shall notify the Department of Revenue as provided in this section.
 - Section 6. Section 288.1166, Florida Statutes, is amended to read:

- 288.1166~ Professional sports facility; designation as shelter site for the homeless; establishment of local programs.—
- (1) A Any professional sports facility constructed with financial assistance from the state of Florida shall be designated as a shelter site for the homeless during the period of a declared federal, state, or local emergency in accordance with the criteria of locally existing homeless shelter programs unless:, except when
- (a) The facility is otherwise contractually obligated for a specific event or activity;
- (b) The facility is designated or used by the county owning the facility as a staging area; or
- (c) The county owning the facility also owns or operates homeless assistance centers and the county determines there exists sufficient capacity to meet the sheltering needs of homeless persons within the county.
- (2) If Should a local program does not exist be in existence in the facility's area, such program shall be established in accordance with normally accepted criteria as defined by the county or its designee.
- Section 7. (1) The executive director of the Department of Economic Opportunity is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to ss. 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing this act.
- (2) Notwithstanding any provision of law, such emergency rules shall remain in effect for 6 months after the date adopted and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.
 - (3) This section expires July 1, 2015.

Section 8. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to professional sports facilities; amending s. 212.20, F.S.; revising the distribution of moneys to certified applicants for a facility used by a spring training franchise under s. 288.11631, F.S.; authorizing a distribution for an applicant that has been approved by the Legislature and certified by the Department of Economic Opportunity under s. 288.11625, F.S.; providing a limitation; amending s. 218.64, F.S.; providing for municipalities and counties to expend an increased portion of local government half-cent sales tax revenues to reimburse the state as required by a contract; amending s. 288.0001, F.S.; providing for an evaluation; creating s. 288.11625, F.S.; requiring the Department of Economic Opportunity to screen applicants for state funding for sports development; defining terms; providing a purpose to provide funding for applicants for constructing, reconstructing, renovating, or improving a facility; providing an application and approval process; providing for an annual application period; providing for the department to submit recommendations to the Legislature by a certain date; requiring legislative approval for state funding; providing evaluation criteria for an applicant to receive state funding; providing for evaluation and ranking of applicants under certain criteria; requiring the department to determine the annual distribution amount an applicant may receive; requiring the applicant to provide an analysis by a certified public accountant to the department; requiring the Department of Revenue to distribute funds within a certain timeframe after notification by the department; requiring the department to develop a calculation to estimate certain taxes; limiting annual distributions to a specified amount; providing for a contract between the department and the applicant; limiting use of funds; requiring an applicant to submit information to the department annually; requiring a 5-year review; authorizing the Auditor General to conduct audits; authorizing the Legislative Budget Commission to approve an application; providing for reimbursement of the state funding under certain circumstances; providing for discontinuation of distributions upon an applicant's request; authorizing the department to adopt rules; amending s. 288.11631, F.S.; revising the requirements for an applicant to be certified to receive state funding for a facility for a spring training franchise; authorizing a certified applicant to submit an amendment to its original certification for use of the facility by more than one spring training franchise; amending s. 288.1166, F.S.; providing that certain professional sports facilities are designated as shelter

sites for the homeless during declared federal, state, or local emergencies; providing exceptions; authorizing the department to adopt emergency rules; providing an effective date.

Senator Latvala moved the following amendments to **Amendment 1** (600380) which were adopted:

Amendment 1A (610294)—Delete line 128 and insert: 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

Amendment 1B (813994)—Delete lines 494-497 and insert:

(d) The department shall notify the Department of Revenue of the applicant's initial certification and the Department of Revenue shall begin distributions within 45 days after such notification or upon a date specified by the department as requested by the approved applicant, whichever is later.

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

Senator Latvala moved the following amendments to **Amendment 1** (600380) which were adopted:

Amendment 1C (489748)—Delete line 269 and insert: vendors at the facility; and ancillary uses within 1,000 feet, including, but not

Amendment 1D (955902)—Delete line 457 and insert:

3. If the total project cost is less than \$100 million and more than \$30 million, the

Amendment 1E (278586)—Delete lines 299-300 and insert: approved by the Legislature, enacted by a general law or conforming bill approved by the Governor in the manner provided in s. 8, Art. III of the State Constitution. After

Amendment 1 (600380) as amended was adopted.

On motion by Senator Latvala, further consideration of **CS for HB 7095** as amended was deferred.

SENATOR RICHTER PRESIDING

CS for SB 928-A bill to be entitled An act relating to state technology; repealing s. 14.204, F.S., relating to the Agency for Enterprise Information Technology within the Executive Office of the Governor; creating s. 20.61, F.S.; creating the Agency for State Technology; providing that the executive director shall serve as the state's chief information officer; establishing certain agency positions; establishing the Technology Advisory Council; providing for membership and duties of the council; providing that members of the council are governed by the Code of Ethics for Public Officers and Employees; amending s. 282.0041, F.S.; revising, creating, and deleting definitions used in the Enterprise Information Technology Services Management Act; creating s. 282.0051, F.S.; providing powers, duties, and functions of the Agency for State Technology; authorizing the agency to adopt rules; creating s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services to adopt certain technical standards or alternatives to those standards and authorizing such departments to contract with the Agency for State Technology for certain purposes; creating s. 287.0591, F.S.; limiting the terms of certain competitive solicitations for information technology commodities; providing an exception; repealing s. 282.0055, F.S., relating to the assignment of information technology resource and service responsibilities; repealing s. 282.0056, F.S., relating to the development of an annual work plan, the development of implementation plans, and policy recommendations relating to enterprise information technology services; amending s. 282.201, F.S.; providing for a state data center and the duties of the center; deleting duties for the Agency for Enterprise Information Technology; revising the schedule for consolidating agency data centers and deleting obsolete provisions; revising the limitations on state agencies; repealing s. 282.203, F.S., relating to primary data centers; repealing s. 282.204, F.S., relating to the Northwood Shared Resource Center; repealing s. 282.205, F.S., relating to the Southwood Shared Resource Center; amending s. 282.318, F.S.; changing the name of the Enterprise Security of Data and Information Technology Act; defining the term "agency" as used in the act; requiring the Agency for State Technology to establish and publish certain security standards and processes; requiring state agencies to perform certain security-related duties; requiring the agency to adopt rules; conforming provisions; repealing s. 282.33, F.S., relating to objective standards for data center energy efficiency; repealing s. 282.34, F.S., relating to statewide e-mail service; amending ss. 17.0315, 20.055, 110.205, 215.322, and 215.96, F.S.; conforming provisions to changes made by the act; amending s. 216.023, F.S.; requiring the governance structure of information technology projects to incorporate certain standards; amending s. 287.057, F.S.; requiring the Department of Management Services to consult with the agency with respect to the online procurement of commodities; amending ss. 445.011, 445.045, and 668.50, F.S.; conforming provisions to changes made by the act; amending s. 943.0415, F.S.; providing additional duties for the Cybercrime Office in the Department of Law Enforcement relating to cyber security; requiring the office to provide cyber security training to state agency employees; requiring the office to consult with the agency; amending s. 1004.649, F.S.; revising provisions relating to the Northwest Regional Data Center; revising the center's duties and the content of service-level agreements with state agency customers; transferring the components of the Agency for Enterprise Information Technology to the Agency for State Technology; providing that certain rules adopted by the Agency for Enterprise Information Technology are nullified; transferring the Northwood Shared Resource Center and the Southwood Shared Resource Center to the Agency for State Technology; requiring the Agency for State Technology to conduct a study and submit a report to the Governor and Legislature; creating a state data center task force; providing for membership, duties, and abolishment of the task force; providing appropriations and authorizing positions; requiring the Agency for State Technology to complete an operational assessment; requiring reports to the Governor and Legislature; providing that certain reorganizations within state agencies do not require approval by the Legislative Budget Commission; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for SB 928**, on motion by Senator Ring, by two-thirds vote **HB 7073** was withdrawn from the Committees on Governmental Oversight and Accountability, Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Ring-

HB 7073—A bill to be entitled An act relating to information technology governance; transferring the Agency for Enterprise Information Technology to the Agency for State Technology; voiding certain rules of the Agency for Enterprise Information Technology; transferring the Northwood Shared Resource Center and Southwood Shared Resource Center to the Agency for State Technology; repealing s. 14.204, F.S., relating to creation of the Agency for Enterprise Information Technology; reordering and amending s. 20.055, F.S.; revising the term "state agency" to include the Agency for State Technology for purposes of provisions relating to agency inspectors general; creating s. 20.61, F.S.; creating the Agency for State Technology; providing that executive director shall serve as the state's chief information officer; establishing certain agency positions; establishing the Technology Advisory Council; providing for membership and duties of the council; providing that members of the council are governed by the Code of Ethics for Public Officers and Employees; amending s. 215.96, F.S.; requiring the executive director of the Agency for State Technology to serve on an information subsystem coordinating council established by the Chief Financial Officer; amending s. 216.023, F.S.; requiring certain legislative budget requests to include certain project management and oversight standards; amending s. 282.0041, F.S.; revising, creating, and deleting definitions used in the Enterprise Information Technology Services Management Act; creating s. 282.0051, F.S.; providing powers, duties, and functions of the Agency for State Technology; authorizing the agency to adopt rules; creating s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services to adopt certain technical standards or alternatives to those standards and authorizing such departments to contract with the Agency for State Technology for certain purposes; repealing ss. 282.0055 and 282.0056, F.S., relating to various duties of the Agency for Enterprise Information Technology; amending s.

282.201, F.S., relating to the state data center system; establishing a state data center within the Agency for State Technology; requiring the agency to provide data center services; requiring state agencies to provide certain information; revising schedules for consolidation of state agency data centers and computing facilities into the state data center; revising exemptions from consolidation; revising limitations on state agency computing facilities and data centers; repealing s. 48 of chapter 2013-41, Laws of Florida, relating to agency data center consolidation schedules; repealing ss. 282.203, 282.204, and 282.205, F.S., relating to primary data centers, the Northwood Shared Resource Center, and the Southwood Shared Resource Center, respectively; amending s. 282.318, F.S.; changing the name of the Enterprise Security of Data and Information Technology Act; defining the term "agency" as used in the act; requiring the Agency for State Technology to establish and publish certain security standards and processes; requiring state agencies to perform certain security-related duties; requiring the agency to adopt rules; conforming provisions; repealing s. 282.33, F.S., relating to standards for data center energy efficiency; repealing s. 282.34, F.S., relating to the planning and provision of a statewide e-mail service; creating s. 287.0591, F.S.; limiting the terms of certain competitive solicitations for information technology commodities; providing an exception; amending s. 943.0415, F.S.; providing additional duties of the Cybercrime Office of the Department of Law Enforcement; requiring the office to coordinate with the Agency for State Technology in the adoption of specified rules; amending s. 1004.649, F.S.; revising provisions regarding service-level agreements entered into by the Northwest Regional Data Center; conforming provisions; amending ss. 17.0315, 110.205, 215.322, 287.057, 327.301, 445.011, 445.045, and 668.50, F.S.; conforming provisions to changes made by the act; requiring the Agency for State Technology to conduct a study and submit a report to the Governor and Legislature; creating a state data center task force; providing for membership, duties, and abolishment of the task force; providing appropriations and authorizing positions; requiring the Agency for State Technology to complete an operational assessment; requiring reports to the Governor and Legislature; providing that certain reorganizations within state agencies do not require approval by the Legislative Budget Commission; providing effective dates.

—a companion measure, was substituted for ${\bf CS}$ for ${\bf SB}$ 928 and read the second time by title.

Pursuant to Rule 4.19, **HB 7073** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1594—A bill to be entitled An act relating to vessel safety; amending s. 327.44, F.S.; defining terms; authorizing the Fish and Wildlife Conservation Commission and certain law enforcement agencies or officers to relocate or remove vessels that unreasonably or unnecessarily constitute a navigational hazard or interfere with another vessel; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; providing that the commission or a law enforcement agency may recover from the vessel owner its costs for the relocation or removal of such vessel; requiring the Department of Legal Affairs to represent the commission in actions to recover such costs; amending ss. 376.15 and 823.11, F.S.; defining terms; authorizing the commission and certain law enforcement agencies and officers to relocate or remove a derelict vessel from public waters; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; expanding costs recoverable by the commission or a law enforcement agency against the owner of a derelict vessel for the relocation or removal thereof; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; abrogating the power of the commission to remove certain abandoned vessels and recover its costs therefor; conforming a cross-reference; amending ss. 376.11 and 705.101, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1594**, on motion by Senator Bradley, by two-thirds vote **CS for CS for HB 1363** was withdrawn from the Committees on Environmental Preservation and Conservation; Criminal Justice; and Appropriations.

On motion by Senator Bradley-

CS for CS for HB 1363—A bill to be entitled An act relating to vessel safety; amending s. 327.44, F.S.; defining terms; authorizing the Fish and Wildlife Conservation Commission and certain law enforcement agencies or officers to relocate or remove vessels that unreasonably or unnecessarily constitute a navigational hazard or interfere with another vessel; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; providing that the commission or a law enforcement agency may recover from the vessel owner its costs for the relocation or removal of such a vessel; requiring the Department of Legal Affairs to represent the commission in actions to recover such costs; amending ss. 376.15 and 823.11, F.S.; defining terms; authorizing the commission and certain law enforcement agencies and officers to relocate or remove a derelict vessel from public waters; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; expanding costs recoverable by the commission or a law enforcement agency against the owner of a derelict vessel for the relocation or removal thereof; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; abrogating the power of the commission to remove certain abandoned vessels and recover its costs therefor; conforming a cross-reference; amending ss. 376.11 and 705.101, F.S.; conforming cross-references; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1594 and read the second time by title.

Pursuant to Rule 4.19, ${f CS}$ for ${f CS}$ for ${f HB}$ 1363 was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1724 was deferred.

HB 5601—A bill to be entitled An act relating to economic development; amending s. 202.11, F.S.; revising the definition of "prepaid calling arrangement"; providing for retroactive applicability and construction; amending s. 203.01, F.S.; imposing an additional rate on gross receipts for electrical power or energy; revising exemptions from the tax on gross receipts for utility and communications services; providing exemptions from the additional tax on gross receipts from electrical power or energy; requiring the additional tax to be excluded from the taxable base on which gross receipts are calculated under certain circumstances; amending s. 212.05, F.S.; revising the definition of "prepaid calling arrangement" to clarify and update which services are included under the definition and subject to sales tax; reducing the sales tax rate for charges for electrical power or energy; providing for retroactive applicability and construction; amending s. 212.08, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the sales and use tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; revising a provision exempting certain machinery and equipment from the sales and use tax to exempt certain mixer drums and parts and labor required to affix certain mixer drums to mixer trucks from the sales and use tax; exempting sales of child restraint systems and booster seats for use in motor vehicles and youth bicycle helmets from the sales and use tax; amending s. 212.12, F.S.; conforming a provision to a change made by the act; amending s. 212.20, F.S.; requiring the Department of Revenue to distribute funds to the State Transportation Trust Fund for strategic and regionally significant transportation projects; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; providing applicability; amending s. 220.183, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the corporate income tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; providing applicability; creating s. 288.127, F.S.; providing definitions; providing a purpose; creating the Qualified Television Loan Fund; requiring the Department of Economic Opportunity to contract with a fund administrator; providing fund administrator qualifications; providing for the fund administrator's compensation and removal; specifying the fund administrator powers and duties; providing the structure of the loans; providing qualified television content criteria; requiring the Auditor General to conduct an operational audit of the fund and the fund administrator; authorizing the department to adopt rules; providing for expiration of the act; providing emergency rule-making authority; amending s. 288.9914, F.S.; revising limits on tax credits that may be approved by the Department of Economic Opportunity under the New Markets Development Program; creating s. 339.0803, F.S.; requiring a specified amount of funds deposited into the State Transportation Trust Fund to be used annually for strategic and regionally significant transportation projects; amending s. 624.5105, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the insurance premium tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; providing for a sales tax holiday for certain Energy Star and WaterSense products; providing restrictions; providing definitions; authorizing the Department of Revenue to adopt emergency rules; providing that the admissions tax may not be levied on the sale of athletic, exercise, and physical fitness facility memberships by certain health studios during a specified period; authorizing the Department of Revenue to adopt emergency rules; specifying a period during which the sale of clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property related to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing appropriations; providing an effective date.

-was read the second time by title.

The Committee on Appropriations recommended the following amendment which was moved by Senator Negron:

Amendment 1 (965938) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Effective July 1, 2014, subsection (9) of section 202.11, Florida Statutes, is amended to read:
 - 202.11 Definitions.—As used in this chapter, the term:
- (9) "Prepaid calling arrangement" means: the separately stated retail sale by advance payment of
- (a) A right to use communications services, other than mobile communications services, for which a separately stated price must be paid in advance, which is sold at retail in predetermined units that decline in number with use on a predetermined basis, and which that consist exclusively of telephone calls originated by using an access number, authorization code, or other means that may be manually, electronically, or otherwise entered; or and that are sold in predetermined units or dollars of which the number declines with use in a known amount.
- (b) A right to use mobile communications services that must be paid for in advance and is sold at retail in predetermined units that expire or decline in number on a predetermined basis if:
- 1. The purchaser's right to use mobile communications services terminates upon all purchased units' expiring or being exhausted unless the purchaser pays for additional units;
 - $2. \ \ \, \textit{The purchaser is not required to purchase additional units; and}$
- 3. Any right of the purchaser to use units to obtain communications services other than mobile communications services is limited to services that are provided to or through the same handset or other electronic device that is used by the purchaser to access mobile communications services.

Predetermined units described in this subsection may be quantified as amounts of usage, time, money, or a combination of these or other means of measurement.

- Section 2. Effective January 1, 2015, paragraphs (a) and (b) of subsection (1) of section 202.12, Florida Statutes, are amended to read:
- 202.12 Sales of communications services.—The Legislature finds that every person who engages in the business of selling communications

- services at retail in this state is exercising a taxable privilege. It is the intent of the Legislature that the tax imposed by chapter 203 be administered as provided in this chapter.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction, and the tax is due and payable as follows:
- (a) Except as otherwise provided in this subsection, at a rate of 6.13 6.65 percent applied to the sales price of the communications service *that* which:
 - 1. Originates and terminates in this state; or
- 2. Originates or terminates in this state and is charged to a service address in this state,

when sold at retail, computed on each taxable sale for the purpose of remitting the tax due. The gross receipts tax imposed by chapter 203 shall be collected on the same taxable transactions and remitted with the tax imposed by this paragraph. If no tax is imposed by this paragraph due to the exemption provided under by reason of s. 202.125(1), the tax imposed by chapter 203 shall nevertheless be collected and remitted in the manner and at the time prescribed for tax collections and remittances under this chapter.

- (b) At the rate of 10.28 10.8 percent on the retail sales price of any direct-to-home satellite service received in this state. The proceeds of the tax imposed under this paragraph shall be accounted for and distributed in accordance with s. 202.18(2). The gross receipts tax imposed by chapter 203 shall be collected on the same taxable transactions and remitted with the tax imposed by this paragraph.
- Section 3. Effective January 1, 2015, 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 6.28 6.8 percent comprised of 6.13 6.65 percent and 0.15 percent required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if as long as the provider properly reflects the tax collected with respect to the two provisions as required in the return to the Department of Revenue.
- Section 4. Effective January 1, 2015, subsection (2) of section 202.18, Florida Statutes, is amended to read:
- 202.18 Allocation and disposition of tax proceeds.—The proceeds of the communications services taxes remitted under this chapter shall be treated as follows:
- (2) The proceeds of the taxes remitted under s. 202.12(1)(b) shall be allocated divided as follows:
- (a) The portion of such proceeds that constitute which constitutes gross receipts taxes, imposed at the rate prescribed in chapter 203, shall be deposited as provided by law and in accordance with s. 9, Art. XII of the State Constitution.
- (b) Sixty and nine-tenths Sixty-three percent of the remainder shall be allocated to the state and distributed pursuant to s. 212.20(6), except that the proceeds allocated pursuant to s. 212.20(6)(d)2. shall be prorated to the participating counties in the same proportion as that month's collection of the taxes and fees imposed pursuant to chapter 212 and paragraph (1)(b).
- (c)1. During each calendar year, the remaining portion of such proceeds shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund. Seventy percent of such proceeds shall be allocated in the same proportion as the allocation of total receipts of the half-cent sales tax under s. 218.61 and the emergency distribution under s. 218.65 in the prior state fiscal year. Thirty percent of such proceeds shall be distributed pursuant to s. 218.67.
- 2. The proportion of the proceeds allocated based on the emergency distribution under s. 218.65 shall be distributed pursuant to s. 218.65.
- 3. In each calendar year, the proportion of the proceeds allocated based on the half-cent sales tax under s. 218.61 shall be allocated to each county in the same proportion as the county's percentage of total sales

tax allocation for the prior state fiscal year and distributed pursuant to s. 218.62

- 4. The department shall distribute the appropriate amount to each municipality and county each month at the same time that local communications services taxes are distributed pursuant to subsection (3).
- Section 5. Effective January 1, 2015, 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 6.28 6.8 percent comprised of 6.13 6.65 percent and 0.15 percent required by ss. 202.12(1)(a) and 203.01(1)(b)3., respectively, if as long as the provider properly reflects the tax collected with respect to the two provisions as required in the return to the Department of Revenue.
- Section 6. Effective July 1, 2014, paragraph (e) 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:
 - (e)1. At the rate of 6 percent on charges for:
- a. Prepaid calling arrangements. The tax on charges for prepaid calling arrangements shall be collected at the time of sale and remitted by the selling dealer.
- (I) "Prepaid calling arrangement" has the same meaning as provided in s. 202.11 means the separately stated retail sale by advance payment of communications services that consist exclusively of telephone calls originated by using an access number, authorization code, or other means that may be manually, electronically, or otherwise entered and that are sold in predetermined units or dollars whose number declines with use in a known amount.
- (II) If the sale or recharge of the prepaid calling arrangement does not take place at the dealer's place of business, it shall be deemed to *have taken* take place at the customer's shipping address or, if no item is shipped, at the customer's address or the location associated with the customer's mobile telephone number.
- (III) The sale or recharge of a prepaid calling arrangement shall be treated as a sale of tangible personal property for purposes of this chapter, *regardless of* whether or not a tangible item evidencing such arrangement is furnished to the purchaser, and such sale within this state subjects the selling dealer to the jurisdiction of this state for purposes of this subsection.
- (IV) No additional tax under this chapter or chapter 202 is due or payable if a purchaser of a prepaid calling arrangement, who has paid tax under this chapter on the sale or recharge of such arrangement, applies one or more units of the prepaid calling arrangement to obtain communications services as described in s. 202.11(9)(b)3., other services that are not communications services, or products.
 - b. The installation of telecommunication and telegraphic equipment.
- c. Electrical power or energy, except that the tax rate for charges for electrical power or energy is 4.35 7 percent. Charges for electrical power and energy do not include taxes imposed under ss. 166.231 and 203.01(1)(a)3.
- 2. Section The provisions of s. 212.17(3), regarding credit for tax paid on charges subsequently found to be worthless, is shall be equally applicable to any tax paid under the provisions of this section on charges for prepaid calling arrangements, telecommunication or telegraph services, or electric power subsequently found to be uncollectible. As used in

- this paragraph, the term word "charges" in this paragraph does not include any excise or similar tax levied by the Federal Government, a any political subdivision of this the state, or a any municipality upon the purchase, sale, or recharge of prepaid calling arrangements or upon the purchase or sale of telecommunication, television system program, or telegraph service or electric power, which tax is collected by the seller from the purchaser.
- Section 7. The amendments made to ss. 202.11 and 212.05(1)(e)1.a., Florida Statutes, by this act are intended to be remedial in nature and apply retroactively, but do not provide a basis for an assessment of any tax not paid or create a right to a refund or credit of any tax paid before the effective date of this act.
- Section 8. Sections 2, 3, 4, and 5 of this act apply to taxable transactions included on bills that are for communication services and that are dated on or after January 1, 2015.
- Section 9. Subsections (4) and (5) of section 205.0535, Florida Statutes, are amended to read:
 - 205.0535 Reclassification and rate structure revisions.—
- (4) After the conditions specified in subsections (2) and (3) are met, municipalities and counties may, every other year thereafter, increase or decrease by ordinance the rates of business taxes by up to 5 percent. However, an increase must, however, may not be enacted by at least less than a majority plus one vote of the governing body.
- (5) Nothing in This chapter does not shall be construed to prohibit a municipality or county from decreasing or repealing any business tax authorized under this chapter. By majority vote, the governing body of a county or municipality may adopt an ordinance repealing a local business tax or establishing new rates that decrease local business taxes and do not result in an increase in local business taxes for a taxpayer. Such ordinances are not subject to subsections (2) and (3).
- (6)(5) A receipt may not be issued unless the federal employer identification number or social security number is obtained from the person to be taxed.
- Section 10. Effective July 1, 2014, subsections (1), (3), (4), and (7) of section 203.01, Florida Statutes, are amended to read:
- $203.01\,$ Tax on gross receipts for utility and communications services.—
- (1)(a)1. A tax is imposed on gross receipts from utility services that are delivered to a retail consumer in this state. The tax shall be levied as provided in paragraphs (b)-(j).
- 2. A tax is levied on communications services as defined in s. 202.11(1). The tax shall be applied to the same services and transactions as are subject to taxation under chapter 202, and to communications services that are subject to the exemption provided in s. 202.125(1). The tax shall be applied to the sales price of communications services when sold at retail, as the terms are defined in s. 202.11, shall be due and payable at the same time as the taxes imposed pursuant to chapter 202, and shall be administered and collected pursuant to the provisions of chapter 202.
- 3. An additional tax is levied on charges for, or the use of, electrical power or energy that is subject to the tax levied pursuant to s. 212.05(1)(e) 1.c. or s. 212.06(1). The tax shall be applied to the same transactions or uses as are subject to taxation under s. 212.05(1)(e)1.c. or s. 212.06(1). If a transaction is exempt from the tax imposed under 212.05(1)(e)1.c. or s. 212.06(1), the transaction is also exempt from the tax imposed under this subparagraph. The tax shall be applied to charges for electrical power or energy and is due and payable at the same time as taxes imposed pursuant to chapter 212. Chapter 212 governs the administration and enforcement of the tax imposed by this subparagraph. The charges upon which the tax imposed by this subparagraph is applied do not include the taxes imposed by subparagraph 1. or s. 166.231. The tax imposed by this subparagraph becomes state funds at the moment of collection and is not considered as revenue of a utility for purposes of a franchise agreement between the utility and a local government.
 - (b)1. The rate applied to utility services shall be 2.5 percent.

- 2. The rate applied to communications services shall be 2.37 percent.
- 3. There shall be An additional rate of 0.15 percent shall be applied to communication services subject to the tax levied pursuant to s. 202.12(1)(a), (c), and (d). The exemption provided in s. 202.125(1) applies to the tax levied pursuant to this subparagraph.
- 4. The rate applied to electrical power or energy taxed under subparagraph (a)3. shall be 2.6 percent.
- (c)1. The tax imposed under subparagraph (a)1. shall be levied against the total amount of gross receipts received by a distribution company for its sale of utility services if the utility service is delivered to the retail consumer by a distribution company and the retail consumer pays the distribution company a charge for utility service which includes a charge for both the electricity and the transportation of electricity to the retail consumer. The distribution company shall report and remit to the Department of Revenue by the 20th day of each month the taxes levied pursuant to this paragraph during the preceding month.
- 2. To the extent practicable, the Department of Revenue must distribute all receipts of taxes remitted under this chapter to the Public Education Capital Outlay and Debt Service Trust Fund in the same month as the department collects such taxes.
- (d)1. Each distribution company that receives payment for the delivery of electricity to a retail consumer in this state is subject to tax on the exercise of this privilege as provided by this paragraph unless the payment is subject to tax under paragraph (c). For the exercise of this privilege, the tax levied on the such distribution company's receipts for the delivery of electricity shall be determined by multiplying the number of kilowatt hours delivered by the index price and applying the rate in subparagraph (b)1. paragraph (b) to the result.
- 2. The index price is the Florida price per kilowatt hour for retail consumers in the previous calendar year, as published in the United States Energy Information Administration Electric Power Monthly and announced by the Department of Revenue on June 1 of each year to be effective for the 12-month period beginning July 1 of that year. For each residential, commercial, and industrial customer class, the applicable index posted for residential, commercial, and industrial shall will be applied in calculating the gross receipts to which the tax applies. If publication of the indices is delayed or discontinued, the last posted index shall be used until a current index is posted or the department adopts a comparable index by rule.
- 3. Tax due under this paragraph shall be administered, paid, and reported in the same manner as the tax due under paragraph (c).
- 4. The amount of tax due under this paragraph shall be reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the retail consumer purchased the electricity, whether imposed by and paid to this state, another state, a territory of the United States, or the District of Columbia. This reduction in tax shall be available to the retail consumer as a refund made pursuant to s. 215.26 and does not inure to the benefit of the person who receives payment for the delivery of the electricity. The methods of demonstrating proof of payment and the amount of such refund shall be made according to rules of the Department of Revenue.
- (e)1. A Every distribution company that receives payment for the sale or transportation of natural or manufactured gas to a retail consumer in this state is subject to tax on the exercise of this privilege as provided by this paragraph. For the exercise of this privilege, the tax levied on the such distribution company's receipts for the sale or transportation of natural or manufactured gas shall be determined by dividing the number of cubic feet delivered by 1,000, multiplying the resulting number by the index price, and applying the rate in subparagraph (b)1. paragraph (b) to the result.
- 2. The index price is the Florida price per 1,000 cubic feet for retail consumers in the previous calendar year as published in the United States Energy Information Administration Natural Gas Monthly and announced by the Department of Revenue on June 1 of each year to be effective for the 12-month period beginning July 1 of that year. For each residential, commercial, and industrial customer class, the applicable index posted for residential, commercial, and industrial shall will be applied in calculating the gross receipts to which the tax applies. If

- publication of the indices is delayed or discontinued, the last posted index shall be used until a current index is posted or the department adopts a comparable index by rule.
- 3. Tax due under this paragraph shall be administered, paid, and reported in the same manner as the tax due under paragraph (c).
- 4. The amount of tax due under this paragraph shall be reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the retail consumer purchased the natural gas or manufactured gas, whether imposed by and paid to this state, another state, a territory of the United States, or the District of Columbia. This reduction in tax shall be available to the retail consumer as a refund pursuant to s. 215.26 and does not inure to the benefit of the person providing the transportation service. The methods of demonstrating proof of payment and the amount of such refund shall be made according to rules of the Department of Revenue.
- (f) Any person who imports into this state electricity, natural gas, or manufactured gas, or severs natural gas, for that person's own use or consumption as a substitute for purchasing utility, transportation, or delivery services taxable under subparagraph (a)1. this chapter and who cannot demonstrate payment of the tax imposed by this chapter must register with the Department of Revenue and pay into the State Treasury each month an amount equal to the cost price, as defined in s. 212.02, of such electricity, natural gas, or manufactured gas times the rate set forth in subparagraph (b)1. paragraph (b), reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the electricity, natural gas, or manufactured gas was purchased or any person who provided delivery service or transportation service in connection with the electricity, natural gas, or manufactured gas. For purposes of this paragraph, the term "cost price" has the meaning aseribed in s. 212.02(4). The methods of demonstrating proof of payment and the amount of such reductions in tax shall be made according to rules of the Department of Revenue.
- (g) Electricity produced by cogeneration or by small power producers which is transmitted and distributed by a public utility between two locations of a customer of the utility pursuant to s. 366.051 is subject to the tax imposed by subparagraph (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electricity as provided in s. 212.02(4) and shall be paid each month by the producer of such electricity.
- (h) Electricity produced by cogeneration or by small power producers during the 12-month period ending June 30 of each year which is in excess of nontaxable electricity produced during the 12-month period ending June 30, 1990, is subject to the tax imposed by subparagraph (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electricity as provided in s. 212.02(4) and shall be paid each month, beginning with the month in which total production exceeds the production of nontaxable electricity for the 12-month period ending June 30, 1990. As used in For purposes of this paragraph, the term "nontaxable electricity" means electricity produced by cogeneration or by small power producers which is not subject to tax under paragraph (g). Taxes paid pursuant to paragraph (g) may be credited against taxes due under this paragraph. Electricity generated as part of an industrial manufacturing process that which manufactures products from phosphate rock, raw wood fiber, paper, citrus, or any agricultural product is shall not be subject to the tax imposed by this paragraph. The term "industrial manufacturing process" means the entire process conducted at the location where the process takes place.
- (i) Any person other than a cogenerator or small power producer described in paragraph (h) who produces for his or her own use electrical energy that $\frac{1}{2}$ which is a substitute for electrical energy produced by an electric utility as defined in s. 366.02 is subject to the tax imposed by subparagraph (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electrical energy as provided in s. 212.02(4) and shall be paid each month. The provisions of This paragraph does do not apply to any electrical energy produced and used by an electric utility.
- (j) Notwithstanding any other provision of this chapter, with the exception of a communications services dealer reporting taxes administered under chapter 202, the department may require:

- 1. A quarterly return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$1,000;
- 2. A semiannual return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$500; or
- 3. An annual return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$100.
- (3) The tax imposed by $subparagraph\ (1)(a)1.$ subsection (1) does not apply to:
- (a)1. The sale or transportation of natural gas or manufactured gas to a public or private utility, including a municipal corporation or rural electric cooperative association, either for resale or for use as fuel in the generation of electricity; or
- 2. The sale or delivery of electricity to a public or private utility, including a municipal corporation or rural electric cooperative association, for resale, or as part of an electrical interchange agreement or contract between such utilities for the purpose of transferring more economically generated power;

if provided the person deriving gross receipts from such sale demonstrates that a sale, transportation, or delivery for resale in fact occurred and complies with the following requirements: A sale, transportation, or delivery for resale must be in strict compliance with the rules and regulations of the Department of Revenue; and any sale subject to the tax imposed by this section which is not in strict compliance with the rules and regulations of the Department of Revenue shall be subject to the tax at the appropriate rate imposed on utilities under subparagraph (1)(b)1. by paragraph (b) on the person making the sale. Any person making a sale for resale may, through an informal protest provided for in s. 213.21 and the rules of the Department of Revenue, provide the department with evidence of the exempt status of a sale. The department shall adopt rules that provide that valid proof and documentation of the resale by a person making the sale for resale will be accepted by the department when submitted during the protest period but will not be accepted when submitted in any proceeding under chapter 120 or any circuit court action instituted under chapter 72;

- (b) Wholesale sales of electric transmission service;
- (c) The use of natural gas in the production of oil or gas, or the use of natural or manufactured gas by a person transporting natural or manufactured gas, when used and consumed in providing such services; or
- (d) The sale or transportation to, or use of, natural gas or manufactured gas by a person eligible for an exemption under s. 212.08(7)(ff)2. for use as an energy source or a raw material. Possession by a seller of natural or manufactured gas or by any person providing transportation or delivery of natural or manufactured gas of a written certification by the purchaser, certifying the purchaser's entitlement to the exclusion permitted by this paragraph, relieves the seller or person providing transportation or delivery from the responsibility of remitting tax on the nontaxable amounts, and the department shall look solely to the purchaser for recovery of such tax if the department determines that the purchaser was not entitled to the exclusion. The certification must include an acknowledgment by the purchaser that it will be liable for tax pursuant to paragraph (1)(f) if the requirements for exclusion are not
- (4) The tax imposed pursuant to *subparagraph* (1)(a)1. this chapter relating to the provision of any utility services at the option of the person supplying the taxable services may be separately stated as Florida gross receipts tax on the total amount of any bill, invoice, or other tangible evidence of the provision of such taxable services and may be added as a component part of the total charge. If Whenever a provider of taxable services elects to separately state such tax as a component of the charge for the provision of such taxable services, any every person, including all governmental units, shall remit the tax to the person who provides such taxable services as a part of the total bill, and the tax is a component part of the debt of the purchaser to the person who provides such taxable services until paid and, if unpaid, is recoverable at law in the same manner as any other part of the charge for such taxable services. For a utility, the decision to separately state any increase in the rate of tax imposed by this chapter which is effective after December 31, 1989, and

- the ability to recover the increased charge from the customer is shall not be subject to regulatory approval.
- (7) Gross receipts subject to the tax imposed *under subparagraph* (1)(a)1. by this section for the provision of electricity *must* shall include receipts from monthly customer charges or monthly customer facility charges.
- Section 11. Effective July 1, 2014, subsection (11) of section 212.12, Florida Statutes, is amended to read:
- 212.12 Dealer's credit for collecting tax, penalties for noncompliance; powers of Department of Revenue in dealing with delinquents; brackets applicable to taxable transactions; records required.—
- (11) The department shall make available in an electronic format or otherwise the tax amounts and brackets applicable to all taxable transactions that occur in counties that have a surtax at a rate other than 1 percent which transactions would otherwise have been transactions taxable at the rate of 6 percent. Likewise, the department shall make available in an electronic format or otherwise the tax amounts and brackets applicable to transactions taxable at 4.35 7 percent pursuant to s. 212.05(1)(e)1.c. s. 212.05(1)(e) and on transactions which would otherwise have been so taxable in counties which have adopted a discretionary sales surtax.
- Section 12. In complying with the amendments to ss. 203.01 and 212.05, Florida Statutes, relating to the additional tax on electrical power or energy, made by this act, a seller of electrical power or energy may collect a combined rate of 6.95 percent, which consists of the 4.35 percent and 2.6 percent required under ss. 212.05(1)(e)1.c. and 203.01(1)(b)4., Florida Statutes, 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 13. The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, for the purpose of implementing the amendments to ss. 203.01, 212.05, 212.12, and 212.20, Florida Statutes, relating to changes to the taxation of electrical power or energy, made by this act. This section expires July 1, 2017.
- Section 14. Effective July 1, 2014, paragraphs (c) and (d) of subsection (6) of section 212.20, Florida Statutes, are 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 s. 202.18(1)(b) and (2)(b), and s. 203.01(1)(a)3. is shall be as follows:
- (c)1. Proceeds from the fees imposed under ss. 212.05(1)(h)3. and 212.18(3) shall remain with the General Revenue Fund.
- 2. The portion of the proceeds which constitutes gross receipts tax imposed pursuant to s. 203.01(1)(a)3. shall be deposited as provided by law and in accordance with s. 9, Art. XII of the State Constitution.
- (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., 8.8794 8.814 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., 0.0956 0.095 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., 2.0602 2.0440 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., 1.3514 1.3409 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 thenexisting provisions of s. 550.135 be paid directly to the district school board, special district, or a municipal government, such payment must continue until the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, special districts, or district school boards before July 1, 2000, that it is not the intent of this subparagraph to adversely affect the rights of those holders or relieve local governments, special districts, or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments under then-existing s. 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 before July 1, 2000.
- b. The department shall distribute \$166,667 monthly pursuant to s. 288.1162 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. The department shall also distribute \$166,667 monthly to an applicant certified as a motorsports entertainment complex under s. 288.1171. 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 under for in s. 288.1162(5), or s. 288.11621(3), or s. 288.1171(6).
- c. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.
- d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made; after certification and before July 1, 2000.
- e. The department shall distribute up to \$55,555 monthly to each certified applicant as defined in s. 288.11631 for a facility used by a

- single spring training franchise, or up to \$111,110 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 30 years, except as otherwise provided in s. 288.11631. 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).
 - 7. All other proceeds must remain in the General Revenue Fund.
- Section 15. Effective July 1, 2014, section 212.17, Florida Statutes, is reordered and amended to read:
- 212.17 Tax credits or refunds for returned goods, rentals, or admissions; goods acquired for dealer's own use and subsequently resold; additional powers of department.—
- (1)(a) If In the event purchases are returned to a dealer by the purchaser or consumer after the tax imposed by this chapter has been collected from or charged to the account of the consumer or user, the dealer is shall be entitled to reimbursement of the amount of tax collected or charged by the dealer, in the manner prescribed by the department.
- (b) A registered dealer that purchases property for the dealer's own use, pays tax on acquisition, and sells the property subsequent to acquisition without ever having used the property is entitled to reimbursement, in the manner prescribed by the department, of the amount of tax paid on the property's acquisition.
- (c) If the tax has not been remitted by a dealer to the department, the dealer may deduct the same in submitting his or her return upon receipt of a signed statement by of the dealer as to the gross amount of such refunds during the period covered by the said signed statement, which may period shall not be longer than 90 days. The department shall issue to the dealer an official credit memorandum equal to the net amount remitted by the dealer for such tax collected or paid. Such memorandum shall be accepted by the department at full face value from the dealer to whom it is issued $upon, \overline{}$ in the remittance of for subsequent taxes accrued under the provisions of this chapter. If a dealer has retired from business and has filed a final return, a refund of tax may be made if it can be established to the satisfaction of the department that the tax was not due.
- (2) A dealer who has paid the tax imposed by this chapter on tangible personal property sold under a retained title, conditional sale, or similar contract, or under a contract in which wherein the dealer retains a security interest in the property pursuant to chapter 679, may take credit or obtain a refund for the tax paid by the dealer on the unpaid balance due him or her when he or she repossesses the property, (with or without judicial process,) the property within 12 months after following the month in which the property was repossessed. If When such repossessed property is resold, the sale is subject in all respects to the tax imposed by this chapter.
- (3) Except as provided in subsection (4), a dealer who has paid the tax imposed by this chapter on tangible personal property or services may take a credit or obtain a refund for any tax paid by the dealer on the unpaid balance due on worthless accounts within 12 months after following the month in which the bad debt has been charged off for federal income tax purposes. If any accounts so charged off for which a credit or refund has been obtained are subsequently, thereafter in whole or in part, paid to the dealer, the amount so paid shall be included in the first return filed after such collection and the tax paid accordingly.
- (4) With respect to the payment of taxes on purchases made through a private-label credit card program:
- (a) If consumer accounts or receivables are found to be worthless or uncollectible, the dealer may claim a credit for, or obtain a refund of, the tax remitted by the dealer on the unpaid balance due if:
- 1. The accounts or receivables have been charged off as bad debt on the lender's books and records on or after January 1, 2014;
- 2. A credit was not previously claimed and a refund was not previously allowed on any portion of the accounts or receivables; and

- 3. The credit or refund is claimed within 12 months after the month in which the bad debt has been charged off by the lender for federal income tax purposes.
- (b) If the dealer or the lender subsequently collects, in whole or in part, the accounts or receivables for which a credit or refund has been granted under paragraph (a), the dealer must include the taxable percentage of the amount collected in the first return filed after the collection and pay the tax on the portion of that amount for which a credit or refund was granted.
- (c) The credit or refund allowed includes all credit sale transaction amounts that are outstanding in the specific private-label credit card account or receivable at the time the account or receivable is charged off, regardless of the date on which the credit sale transaction actually occurred.
- (d) A dealer may use one of the following methods to determine the amount of the credit or refund:
- 1. An apportionment method to substantiate the amount of tax imposed under this chapter which is included in the bad debt to which the credit or refund applies. The method must use the dealer's Florida and non-Florida sales, the dealer's taxable and nontaxable sales, and the amount of tax the dealer remitted to this state; or
- 2. A specified percentage of the accounts or receivables giving rise to the credit or refund, which is derived from a sampling of the dealer's or lender's records in accordance with a methodology agreed upon by the department and the dealer.
- (e) For purposes of computing the credit or refund, payments on the accounts or receivables shall be allocated based on the terms and conditions of the contract between the dealer or lender and the consumer.
- (f) The credit or refund for tax on bad debt may be claimed on any return filed by an entity related by a direct or indirect common ownership of 50 percent or more.
- (g) The amount of the credit or refund that a dealer is eligible to recover under this subsection is limited to 25 percent of the tax paid to the department which is attributable to bad debt.
 - (h) As used in this subsection, the term:
- 1. "Dealer's affiliates" means an entity affiliated with the dealer under 26 U.S.C. s. 1504 or an entity that would be an affiliate under that section if the entity were a corporation.
- 2. "Lender" means a person who owns or has owned a private-label credit card account or an interest in a private-label credit card receivable that:
- a. The person purchased directly from a dealer who remitted the tax imposed under this chapter or from the dealer's affiliates, or that was transferred from a third party;
- b. The person originated pursuant to that person's contract with a dealer who remitted the tax imposed under this chapter or with the dealer's affiliates; or
- c. Is affiliated in the manner described under 26 U.S.C. s. 1504, regardless of whether the different entities are corporations, with a person described in sub-subparagraph a. or sub-subparagraph b. or with an assignee or other transferee of such person.
- 3. "Private-label credit card" means a charge card or credit card that carries, refers to, or is branded with the name or logo of a dealer and can be used for purchases from the dealer whose name or logo appears on the card or for purchases from the dealer's affiliates or franchises.
 - (6)(4)(a) The department shall:
- (a) Design, prepare, print and furnish to all dealers, except dealers filing through electronic data interchange, or make available or prescribe to the dealers, all necessary forms for filing returns and instructions to ensure a full collection from dealers and an accounting for the taxes due. The_{τ} , but failure of a any dealer to secure such forms does not

- relieve the dealer from the payment of the tax at the time and in the manner provided.
- (b) The department shall Prescribe the format and instructions necessary for filing returns in a manner that is initiated through an electronic data interchange to ensure a full collection from dealers and an accounting for the taxes due. The failure of a any dealer to use such format does not relieve the dealer from the payment of the tax at the time and in the manner provided.
- (7)(5) The department and its assistants are hereby authorized and empowered to administer the oath for the purpose of enforcing and administering the provisions of this chapter.
- (8)(6) The department may has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to administer and enforce the provisions of this section chapter.
- (5)(7) If The department, where admissions, license fees, or rental payments, or payments for services are made and thereafter returned to the payors after the taxes thereon have been paid, the department shall return or credit the taxpayer for taxes so paid on the moneys returned in the same manner as is provided for returns or credits of taxes if where purchases or tangible personal property are returnable to a dealer.
- Section 16. Effective July 1, 2014, subsection (2) of section 288.1171, Florida Statutes, is amended, present subsections (4) through (7) of that section are redesignated as subsections (5) through (8), respectively, and amended, and a new subsection (4) is added to that section, to read:
- $288.1171\,$ Motorsports entertainment complex; definitions; certification; duties.—
- (2) The department shall serve as the state agency for screening applicants for funding under $s.\ 212.20$, for local option funding under $s.\ 218.64(3)$, and for certifying an applicant as a motorsports entertainment complex. The department shall develop and adopt rules for the receipt and processing of applications for funding under $ss.\ 212.20$ and $s.\ 218.64(3)$. The department shall make a determination regarding any application filed by an applicant within not later than 120 days after the application is filed.
- (4) The department may certify a single applicant as a motorsports entertainment complex for funding under s. 212.20 if the applicant meets all of the following conditions:
 - (a) The applicant meets the requirements of subsection (3).
- (b) The applicant has a verified copy of the approval of a sanctioning body stating that motorsport events are sanctioned to occur at the applicant's complex.
 - (c) The applicant's facility has at least 50,000 fixed seats.
- (d) The applicant has projections, verified by the department, which demonstrate that the motorsports entertainment complex will annually attract paid attendance of more than 100,000 persons.
- (e) The applicant has an independent analysis or study, verified by the department, which demonstrates that the amount of revenues generated by the taxes imposed under chapter 212 with respect to the use and operation of the motorsports entertainment complex will annually equal or exceed \$2 million.
- (f) The applicant has demonstrated that it has provided, is capable of providing, or has financial or other commitments to provide more than one-half of the costs incurred or related to the improvement and development of the complex.
- (g) The total cost of construction, reconstruction, expansion, or renovation of the complex exceeds \$250 million.

The approved applicant may not seek funding under s. 218.64(3) while receiving funding under s. 212.20.

(5)(4) Upon determining that an applicant meets the requirements of subsection (3) or subsection (4), the department shall notify the applicant and the executive director of the Department of Revenue of such certification by means of an official letter granting certification. If the ap-

plicant fails to meet the certification requirements of subsection (3) or subsection (4), the department shall notify the applicant within not later than 10 days following such determination.

- (6)(5) A motorsports entertainment complex that has been previously certified under this section and has received funding under such certification is ineligible for any additional certification.
- (7)(6) An applicant certified as a motorsports entertainment complex may use funds provided pursuant to $s.\ 212.20\ or\ s.\ 218.64(3)$ only for the following public purposes:
- (a) Paying for the construction, reconstruction, expansion, or renovation of a motorsports entertainment complex.
- (b) Paying debt service reserve funds, arbitrage rebate obligations, or other amounts *relating* payable with respect to bonds issued for the construction, reconstruction, expansion, or renovation of the motorsports entertainment complex or for the reimbursement of such costs or the refinancing of bonds issued for such purposes.
- (c) Paying for construction, reconstruction, expansion, or renovation of transportation or other infrastructure improvements related to, necessary for, or appurtenant to the motorsports entertainment complex, including, without limitation, paying debt service reserve funds, arbitrage rebate obligations, or other amounts relating payable with respect to bonds issued for the construction, reconstruction, expansion, or renovation of such transportation or other infrastructure improvements, and for the reimbursement of such costs or the refinancing of bonds issued for such purposes.
- (d) Paying for programs of advertising and promotion of or related to the motorsports entertainment complex or the municipality in which the motorsports entertainment complex is located, or the county if the motorsports entertainment complex is located in an unincorporated area, if such programs of advertising and promotion are designed to increase paid attendance at the motorsports entertainment complex or increase tourism in or promote the economic development of the community in which the motorsports entertainment complex is located.
- (8)(7) The Department of Revenue may audit, As provided in s. 11.45 213.34, the Auditor General may conduct an audit to verify that the distributions pursuant to this section have been expended as required in this section. Such information is subject to the confidentiality requirements of chapter 213. If the Auditor General Department of Revenue determines that the distributions pursuant to certification under this section have not been expended as required by this section, the Auditor General shall notify the Department of Revenue, which it may pursuant recovery of such funds pursuant to the laws and rules governing the assessment of taxes.

Section 17. Section 288.127, Florida Statutes, is created to read:

288.127 Qualified television loan fund.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Fund administrator" means a private sector organization under contract with the department to manage and administer the QTV Fund.
- (b) "Major broadcaster" means broadcasting organizations that include, but are not limited to, television broadcasting networks, cable television, direct broadcast satellite, telecommunications companies, and internet streaming or other digital media platforms.
- (c) "Private investment capital" means capital from private, nongovernmental funding sources that will be coinvested with the QTV Fund in segregated accounts.
- (d) "Qualified lending partner" means a financial institution, as defined in s. 655.005, selected by a fund administrator that has demonstrated capability in providing financing to television production and specialized expertise in intellectual property, tax credit programs, customary broadcast license agreements, advertising inventories, and ancillary revenue sources, and a combined portfolio in film, television, and entertainment media of at least \$500 million.
- (e) "Qualified television content" means series, mini-series, or madefor-TV content produced by a qualified production company that has in

place a distribution contract with a major broadcaster, under a customary broadcast license agreement. The term does not include a production that contains content that is obscene, as defined in s. 847.001.

- (f) "QTV Fund" means the qualified television loan fund.
- (2) PURPOSE.—The purpose of the QTV Fund is to create a public-private partnership in the form of a revolving loan fund to administer a loan program for television production. The QTV Fund shall be privately managed under state oversight to incentivize the use of this state as a site for producing qualified television content and to develop and sustain the workforce and infrastructure for television content production.
- (3) CREATION.—The qualified television loan fund is created within the department. The QTV Fund shall be a public fund that is privately managed by the fund administrator under contract with the department. The department shall disburse the funds appropriated for this program to the fund administrator to invest in the QTV Fund during the existence of the program pursuant to this section and the contract between the fund administrator and the department. State funds in the QTV Fund may be used only to enter into loan agreements and to pay any administrative costs or other authorized fees under this section.
- (a) The QTV Fund shall be a revolving loan fund that invests and reinvests the principal and interest of the fund in accordance with s. 617.2104 in a manner so as to not subject the funds to state or federal taxes and to be consistent with the investment policy statement adopted by the fund administrator. As production companies repay the principal and interest to the QTV Fund, state funds, less any QTV Fund expenses, shall be returned to the account to be lent to subsequent borrowers.
- (b) Funds from the QTV Fund shall be disbursed by the fund administrator through a lending vehicle to make short-term loans pursuant to this section.

(4) FUND ADMINISTRATOR.—

- (a) The department shall contract with a fund administrator by September 1, 2014, and award the contract in accordance with the competitive bidding requirements in s. 287.057.
- (b) The department shall select as fund administrator a private sector entity that demonstrates the ability to implement the program under this section and that meets the requirements set forth in this section. Preference shall be given to applicants that are headquartered in this state. Additional consideration may be given to applicants that have experience in the management of economic development or job creation-related funds. The qualifications for the fund administrator must include, but are not limited to:
- 1. A demonstrated track record of managing private sector equity or debt funds in the entertainment and media industries.
- 2. The ability to demonstrate through a partnership agreement that a qualified lending partner is in place which has the capability of providing leverage of a minimum of 2.5 times the capital amount of the QTV Fund, for financing the production cost of qualified television content in the form of senior debt.
- (c) For overseeing and administering the QTV Fund, the fund administrator shall be reimbursed for the costs the fund administrator incurs in establishing and operating the fund related to the state's investment, which shall be paid from state funds in the QTV Fund. Any additional private investment capital in the segregated accounts is responsible for its own management fees. The fund administrator is entitled to a reasonable profit, but such distribution may not be made from the principal funds from the original appropriation.
- (d) The fund administrator shall provide services defined under this section for the duration of the QTV Fund term unless removed for cause. Cause shall be further defined under the contract with the fund administrator and must include, but is not limited to, the engagement in fraud or other criminal acts by board members, incapacity, unfitness, neglect of duty, official incompetence and irresponsibility, misfeasance, malfeasance, nonfeasance, or lack of performance.
 - (5) FUND ADMINISTRATOR POWERS AND DUTIES.—

- (a) Authority to contract.—The fund administrator may enter into agreements with qualified lending partners for concurrent lending through the QTV Fund. A loan made by the qualified lending partner must be accounted for separately from the state funds or other private investment capital. Such loan shall be made as senior debt. The fund administrator may raise private investment capital for mezzanine equity and other equity or raise junior capital for concurrent lending through the QTV Fund. However, loans from private investment capital may not be made at more favorable terms and conditions than the terms and conditions of the state funds in the QTV Fund. The state appropriation must be maintained in a separate account from private investment capital and administered in a separate legal investment entity or entities. Private investment capital and loans shall be segregated from each other, and funds may not be commingled.
 - (b) General duties.—The fund administrator:
- 1. Shall prudently manage the funds in the QTV Fund as a revolving loan fund.
 - 2. Shall contract with one or more qualified lending partners.
- 3. Shall provide improvement of the credit profile of a structured financial transaction for qualified production companies that produce qualified television content meeting the criteria in subsection (7).
- 4. May raise additional private investment capital to be held in separate accounts, in addition to the leverage provided by the qualified lending partner.
 - 5. Shall administer the QTV Fund in accordance with this part.
- 6. Shall agree to maintain the recipient's books and records relating to funds received from the department according to generally accepted accounting principles and in accordance with s. 215.97(7) and to make those books and records available to the department for inspection upon reasonable notice. The books and records must be maintained with detailed records showing the use of proceeds from loans to fund qualified television content.
- 7. Shall maintain its registered office in this state throughout the duration of the contract.
- (c) Financial reporting.—The fund administrator shall annually submit to the department by February 28 audited financial statements for the preceding tax year which— are audited by an independent certified public accountant after the end of each year in which the fund administrator is under contract with the department. In addition to providing an independent opinion on the annual financial statements, such audit provides a basis for verifying the segregation of state funds from those of any private investment capital.
- (d) Program reporting.—The fund administrator shall submit a report to the department by February 28 after the end of each year in which the fund administrator is under contract with the department. The report must include information on the loans made in the preceding calendar year, including:
 - 1. The name of the qualified television content.
 - 2. The names of the counties in which the production occurred.
- 3. The number of jobs created and retained as a result of the production.
- 4. The loan amounts, including the amount of private investment capital and funds provided by a qualified lending partner.
 - 5. The loan repayment status for each loan.
 - 6. The number and amounts of any loans with payments past due.
 - 7. The number and amounts of any loans in default.
 - 8. A description of the assets securing the loans.
 - 9. Other information and documentation required by the department.

- (e) Plan of accountability.—The fund administrator shall submit an annual plan of accountability of economic development, including a report detailing the job creation resulting from the QTV Fund loans made during the current year and cumulatively since the inception of the program. The fund administrator shall also provide any additional information requested by the department pertaining to economic development and job creation in the state.
- (f) Conflict-of-interest statement.—The fund administrator shall provide a conflict-of-interest statement from its governing board certifying that no board member, director, employee, agent, immediate family member thereof, or other person connected to or affiliated with the fund administrator is receiving or will receive any type of compensation or remuneration from a production company that has received or will receive funds from the loan program or from a qualified lending partner. The department may waive this requirement for good cause shown.

(6) LOAN STRUCTURE.—

- (a) The QTV Fund may make loans to production companies to fund production costs or provide improvement of the credit profile of a structured financial transaction for qualified television content that meets the criteria requirements of subsection (7). To make a loan, the fund administrator shall consider the types of eligible collateral, the credit worthiness of the project, the producer's track record, the possibility that the project will encourage, enhance, or create economic benefits, and the extent to which assistance would foster innovative public-private partnerships and attract private debt or equity investment.
- (b) The QTV Fund loan package shall be secured by contractual and predictable sources of repayment such as domestic and international broadcaster license agreements and other ancillary revenues that are derived from media content rights. Unsecured loans may not be made.
- (c) The loans shall be made on the basis of a second lien or primary security rights on the media assets listed in paragraph (b).
- (d) The QTV Fund shall provide funding only in conjunction with senior loans provided by a qualified lending partner. Loans from the fund may be subordinated to senior debt from the qualified lending partner and may not exceed 30 percent of the total production funding cost of any particular project.
- (e) The production company's repayment of a loan shall be in accordance with the broadcast license agreement and the delivery of qualified television content to the major broadcaster and shall be within 60 days after such delivery.
- (f) Loans made by the QTV Fund may not exceed 36 months in duration, except for extenuating circumstances for which the fund administrator may grant an extension upon making written findings to the department specifying the conditions requiring the extension.
- (g) The fund administrator or a board member, employee, or agent thereof, or an immediate family member of a board member, employee, or agent, may not have a financial interest in an entity that is awarded a loan under a loan program and may not benefit directly or indirectly from the making of such loan. A loan may not be made to a person if it violates this paragraph. As used in this section, the term "immediate family" means a parent, child, or spouse, or other relative by blood, marriage, or adoption, of a board member, employee, or agent of the loan administrator.
- (h) Except for funds appropriated to the department for the loan program, the credit of the state may not be pledged. The state is not liable or obligated in any way for claims against the QTV Fund or against the fund administrator, the qualified lending partner, or the department.
- (7) QUALIFIED TELEVISION CONTENT CRITERIA.—The fund administrator must, at a minimum, consider the following criteria for evaluating the qualifying television content:
- (a) The content is intended for broadcast by a major broadcaster on a major network, cable, or streaming channel.
- (b) The content is produced in this state, or a minimum of 80 percent of the production budget must be spent in this state. This requirement may be amended by the fund administrator upon notice to the department. Such notice must include a specific justification for the change and

must be transmitted to the department in writing. The department has 10 business days to object to the change. If the department does not object within 10 business days, the change is deemed acceptable by the department, and the fund administrator may grant the amendment.

- (c) If the content is a series, there is a programming order for at least 13 episodes. This requirement may be amended by the fund administrator upon notice to the department. Such notice must include a specific justification for the change and must be transmitted to the department in writing. The department has 10 business days to object to the change. If the department does not object within 10 business days, the change is deemed acceptable by the department, and the fund administrator may grant the amendment.
- (d) The producer must have a contract in place with a major broadcaster to acquire content programming under a customary broadcast license agreement and the contract must cover at least 60 percent of the budget.
- (e) The producer must retain a foreign sales agent and must be able to provide the fund administrator with the foreign sales agent's official estimates of foreign and ancillary sales.
- (f) The project must be bonded and secured by an industry-approved completion guarantor if the production cost per episode exceeds \$1 million. This requirement may be waived if the loan applicant provides the fund administrator with evidence of adequate structure to protect the state's funds.
- (8) AUDITOR GENERAL AUDIT.—The Auditor General may conduct operational audits, as defined in s. 11.45, of the QTV Fund and fund administrator. The scope of audit must include, but is not limited to, internal controls evaluations, internal audit functions, reporting and performance requirements for the use of the funds, and compliance with state and federal law. The fund administrator shall provide to the Auditor General any detail or supplemental data required.
- (9) RULEMAKING AUTHORITY.—The department may adopt rules to administer this section.
- (10) EXPIRATION.—This section expires December 31, 2024, at which point all funds remaining in the QTV Fund revert to the General Revenue Fund.

(11) EMERGENCY RULES.—

- (a) The executive director of the department is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to ss. 120.536(1) and 120.54(4) for the purpose of implementing this section.
- (b) Notwithstanding any other law, the emergency rules adopted pursuant to paragraph (a) remain in effect 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.
 - (c) This subsection expires October 1, 2015.
- Section 18. Paragraph (b) 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 OPPAGA shall provide a detailed analysis of economic development programs as provided in the following schedule:
- (b) By January 1, 2015, and every 3 years thereafter, an analysis of the following:
- 1. The entertainment industry financial incentive program established under s. 288.1254.
- 2. The entertainment industry sales tax exemption program established under s. 288.1258.

- 3. The VISIT Florida Tourism Industry Marketing Corporation and its programs established or funded under ss. 288.122, 288.1226, 288.1226, and 288.124.
- 4. The Florida Sports Foundation and related programs established under ss. 288.1162, 288.11621, 288.1166, 288.1167, 288.1168, 288.1169, and 288.1171.
 - 5. The qualified television loan fund established under s. 288.127.

Section 19. Effective January 1, 2015, subsection (5) of section 624.4094, Florida Statutes, is amended to read:

624.4094 Bail bond premiums.—

(5) This section does not affect the reporting or payment of insurance premium taxes under ss. 624.509, 624.5091, and 624.5092, and the insurance premium tax and related excise taxes shall continue to be calculated using gross bail bond premiums.

Section 20. Effective January 1, 2015, subsection (1) of section 624.509, Florida Statutes, is amended to read:

624.509 Premium tax; rate and computation.—

- (1) In addition to the license taxes provided for in this chapter, each insurer shall also annually, and on or before March 1 in each year, except as to wet marine and transportation insurance taxed under s. 624.510, pay to the Department of Revenue a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees and policy fees and gross deposits received from subscribers to reciprocal or interinsurance agreements, and on annuity premiums or considerations, received during the preceding calendar year, the amounts thereof to be determined as set forth in this section, to wit:
- (a) An amount equal to 1.75 percent of the gross amount of such receipts on account of life and health insurance policies covering persons resident in this state and on account of all other types of policies and contracts, (except annuity policies or contracts taxable under paragraph (b) and bail bond policies or contracts taxable under paragraph (c), covering property, subjects, or risks located, resident, or to be performed in this state, omitting premiums on reinsurance accepted, and less return premiums or assessments, but without deductions:
 - 1. For reinsurance ceded to other insurers;
- 2. For moneys paid upon surrender of policies or certificates for cash surrender value;
- 3. For discounts or refunds for direct or prompt payment of premiums or assessments; and
- 4. On account of dividends of any nature or amount paid and credited or allowed to holders of insurance policies; certificates; or surety, indemnity, reciprocal, or interinsurance contracts or agreements; and
- (b) An amount equal to 1 percent of the gross receipts on annuity policies or contracts paid by holders thereof in this state; and-
- (c) An amount equal to 1.75 percent of the direct written premiums for bail bonds, excluding any amounts retained by licensed bail bond agents or licensed managing general agents.
- Section 21. (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 1, 2014, through 11:59 p.m. on August 3, 2014, on the 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 \$75 or less per item. As used in this paragraph, the term "clothing" means:
- 1. An 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, rollerblades, and skates.

- (b) School supplies having a sales price of \$15 or less per item. As used in this paragraph, the term "school supplies" means pens, pencils, erasers, crayons, notebooks, notebook filler paper, legal pads, binders, lunch boxes, construction paper, markers, folders, poster board, composition books, poster paper, scissors, cellophane tape, glue or paste, rulers, computer disks, protractors, compasses, and calculators.
- (c) Personal computers and related accessories that have a sales price of \$750 or less and are purchased for noncommercial home or personal use. As used in this paragraph, the term:
- 1. "Personal computer" means an electronic device that accepts information in digital or similar form and manipulates such information for a result based on a sequence of instructions. The term includes an electronic book reader and a laptop, desktop, handheld, tablet, or tower computer but does not include a cellular telephone, video game console, digital media receiver, or device that is not primarily designed to process data.
- 2. "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 but does not include furniture or systems, devices, software, monitors with a television tuner, or other peripherals that are designed or intended primarily for recreational use.
- (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, Florida Statutes, within a public lodging establishment as defined in s. 509.013, Florida Statutes, or within an airport as defined in s. 330.27, Florida Statutes.
- (3) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- Section 22. For the 2013-2014 fiscal year, the sum of \$223,048 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of administering the provisions of this act relating to the tax exemption for specified school supplies. Funds from the appropriation that remain unexpended or unencumbered as of June 30, 2014, shall revert and be reappropriated for the same purpose in the 2014-2015 fiscal year.
- Section 23. (1) Effective June 1, 2014, through June 12, 2014, no tax levied under chapter 212, Florida Statutes, may be collected 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) A self-contained first-aid kit selling for \$30 or less.
 - (e) A ground anchor system or tie-down kit selling for \$50 or less.
 - (f) A gas or diesel fuel tank selling for \$25 or less.
- (g) A package of AA-cell, C-cell, D-cell, 6-volt, or 9-volt batteries, excluding automobile and boat batteries, selling for \$30 or less.
 - (h) A nonelectric food storage cooler selling for \$30 or less.
- (i) A portable generator used to provide light or communications or to preserve food in the event of a power outage, if the portable generator sells for \$750 or less.
- (2) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules under ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- Section 24. For the 2013-2014 fiscal year, the sum of \$280,912 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for purposes of administering the tax ex-

emptions for the purchase of tangible personal property relating to hurricane preparedness specified under this act.

Section 25. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to economic development; amending s. 202.11, F.S.; revising the term "prepaid calling arrangement"; amending s. 202.12, F.S.; reducing the tax rate applied to the sale of communications services; amending s. 202.12001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the distribution of tax revenues received; amending s. 203.001. F.S.; conforming rates to the reduction of the communications services tax; amending s. 212.05, F.S.; clarifying and updating which services are included under the definition "prepaid calling arrangement" and subject to a sales tax; conforming provisions to changes made by the act to taxes on electrical power and energy made; providing retroactive application; providing applicability; amending s. 205.0535, F.S.; providing that a county or municipality may repeal or reduce a local business tax by majority vote; amending s. 203.01, F.S.; providing for an additional tax on charges for, or the use of, certain electrical power or energy and the rate for such tax; providing an exemption; providing for the redistribution of certain taxes on electrical power and energy; amending s. 212.12, F.S.; conforming provisions to changes made by the act; providing that a seller of electrical power or energy may combine the collection of certain taxes if properly reflected in its return to the Department of Revenue; providing emergency rules; amending s. 212.20, F.S.; revising the distribution of taxes, including the taxes collected on charges for electrical power and energy; providing for a monthly distribution of a specified amount of sales tax revenue to a complex certified as a motorsports entertainment complex by the Department of Economic Opportunity; amending s. 212.17, F.S.; providing procedures, requirements, and calculation methodologies that allow dealers to obtain tax credits or refunds for taxes paid on worthless or uncollectible private-label credit card accounts or receivables; providing a cap on the amount that may be recovered; providing definitions; amending s. 288.1171, F.S.; authorizing the Department of Economic Opportunity to certify a single applicant as a motorsports entertainment complex if it meets specified criteria; authorizing the Auditor General to verify the expenditure of specified distributions and to notify the Department of Revenue of improperly expended funds so that it may pursue recovery; creating s. 288.127, F.S.; providing definitions; providing a purpose; creating the qualified television loan fund; requiring the Department of Economic Opportunity to contract with a fund administrator; providing fund administrator qualifications; providing for the fund administrator's compensation and removal; specifying the fund administrator powers and duties; providing the structure of the loans; providing qualified television content criteria; permitting the Auditor General to conduct an operational audit of the fund and the fund administrator; authorizing the Department of Economic Opportunity to adopt rules; providing for expiration of the act; providing emergency rulemaking authority; providing for expiration of the emergency rulemaking authority; amending s. 288.0001, F.S.; requiring an analysis of the qualified television loan fund in the Economic Development Programs Evaluation; amending s. 624.4094, F.S.; deleting a provision relating to the reporting or payment of specified insurance premium taxes; amending s. 624.509, F.S.; requiring an insurer to pay to the Department of Revenue a specified amount of the direct written premiums for bail bonds; specifying a period during which the sale of certain clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property relating to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing effective dates.

On motion by Senator Negron, further consideration of **HB 5601** with pending **Amendment 1 (965938)** was deferred.

THE PRESIDENT PRESIDING

CS for SB 1724-A bill to be entitled An act relating to human trafficking; creating s. 409.1754, F.S.; requiring the Department of Children and Families to develop or adopt initial screening and assessment instruments; specifying the process for the department to develop or adopt initial screening and assessment instruments; providing factors for placement in safe houses or safe foster homes; authorizing entities to use additional assessment instruments; requiring the department, community-based care lead agencies, and Department of Juvenile Justice staff administering the detention risk assessment instrument to receive specified training; requiring the Department of Children and Families and lead agencies to hold multidisciplinary staffings under certain conditions; requiring the department and lead agencies to develop specific plans and protocols; directing the department, the Department of Juvenile Justice, and lead agencies to participate in coalitions, task forces, or similar organizations to coordinate local responses to human trafficking; requiring the Department of Children and Families to attempt to initiate a task force if none is active in a local area; amending s. 409.1678, F.S.; providing definitions; requiring that safe houses and safe foster homes be certified by the department; providing requirements for certification as a safe house or safe foster home; requiring the department to inspect safe houses and safe foster homes; requiring specified training for persons providing services in safe houses and safe foster homes; authorizing the department to adopt rules; requiring residential treatment centers or hospitals to provide specialized treatment; providing for service providers to obtain federal or local funding under certain conditions; providing for scope of availability of services; amending s. 39.524, F.S.; providing for review of safe harbor placement of a child in a safe house or safe foster home; revising criteria for placement; authorizing placement in settings other than safe houses and safe foster homes under certain conditions; amending s. 394.495, F.S.; including trauma-informed services for sexually exploited children in the child and adolescent mental health system of care; amending ss. 39.401, 796.07, and 985.115, F.S.; conforming cross-references; creating s. 16.617, F.S.; creating the Statewide Council on Human Trafficking within the Department of Legal Affairs; providing the purpose of the council; providing for membership of the council, appointment of members, and reimbursement of members; providing for meetings; requiring the Department of Legal Affairs to provide staff to the council; specifying duties of the council; requiring an annual report to the Legislature by a specified date; requiring the Office of Program Policy Analysis and Government Accountability to conduct a study on commercial exploitation of children in Florida and related topics; requiring an annual report to the Governor and the Legislature; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1724**, on motion by Senator Sobel, by two-thirds vote **CS for CS for HB 7141** was withdrawn from the Committees on Children, Families, and Elder Affairs; and Appropriations.

On motion by Senator Sobel-

CS for CS for HB 7141-A bill to be entitled An act relating to human trafficking; creating s. 409.1754, F.S.; requiring the Department of Children and Families, in consultation with other agencies, organizations, and individuals, to employ screening and assessment instruments to determine appropriate services for sexually exploited children; providing criteria for placement of such children in safe houses or safe foster homes; permitting certain agencies to use additional assessment instruments; requiring certain employees of the department, community-based care lead agencies, and staff administering the detention risk assessment instrument to receive specialized training; requiring the department and lead agencies to hold multidisciplinary staffings under certain conditions; requiring the department and lead agencies to develop specific plans and protocols; directing the department, the Department of Juvenile Justice, and lead agencies to participate in coalitions, task forces, or similar organizations to coordinate local responses to human trafficking; requiring the department to initiate a local task force under certain circumstances; amending s. 409.1678, F.S.; providing definitions; requiring the department to certify safe houses and safe foster homes and certain residential facilities; providing requirements for certification as a safe house or safe foster home; requiring the department to inspect safe houses and safe foster homes; requiring training for persons providing services in safe houses and safe foster homes; providing rulemaking authority to the department; requiring residential

treatment centers or hospitals to provide specialized treatment; providing for service providers to obtain federal or local funding under certain conditions; providing for scope of availability of services; amending s. 39.524, F.S.; providing for review of safe harbor placement of a child in a safe house or safe foster home; revising criteria for placement; authorizing placement in settings other than safe houses and safe foster homes under certain conditions; amending ss. 39.401, 796.07, and 985.115, F.S.; conforming references; amending s. 394.495, F.S.; including trauma-informed services for sexually exploited children in the child and adolescent mental health system of care; requiring the Office of Program Policy Analysis and Government Accountability to conduct studies and submit reports to the Governor and Legislature; creating s. 16.617, F.S.; creating the Statewide Council on Human Trafficking; providing for membership, organization, support, and duties; requiring an annual report; providing for a transfer of general revenue funds and establishing positions; providing an effective date.

—a companion measure, was substituted for \mathbf{CS} for \mathbf{SB} 1724 and read the second time by title.

Senator Altman moved the following amendment:

Amendment 1 (954018) (with title amendment)—Between lines 555 and 556 insert:

Section 10. Section 409.991, Florida Statutes, is created to read:

409.991 Allocation of funds for community-based care lead agen-

- (1) As used in this section, the term:
- (a) "Core services funding" means all funds allocated to communitybased care lead agencies operating under contract with the department pursuant to s. 409.1671, with the following exceptions:
 - 1. Funds appropriated for independent living;
 - 2. Funds appropriated for maintenance adoption subsidies;
- 3. Funds allocated by the department for protective investigations training;
 - 4. Nonrecurring funds;
 - $5. \ \ Designated\ mental\ health\ wrap\text{-}around\ services\ funds;\ and$
- 6. Funds for special projects for a designated community-based care lead agency.
- (b) "Fair-share funding allocation model" means an allocation model that uses the following factors:
 - 1. Proportion of child abuse hotline workload; and
 - 2. Proportion of children in care;
- (c) "Proportion of child abuse hotline workload" means the weighted average of the following subcomponents:
- 1. The average number of initial and additional child abuse reports received during the most recent calendar year based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 20 percent of the factor.
- 2. The average count of children in investigations in the most recent calendar year based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 40 percent of the factor.
- 3. The average count of children in investigations with a verified finding of abuse in the most recent calendar year based on child protective investigations trend reports as determined by the department. This subcomponent shall be weighted as 40 percent of the factor.
- (d) "Proportion of children in care" means the proportion of the aggregate number of children in care receiving out-of-home services and the number of children receiving in-home case management services during the most recent calendar year.

- 1. The subcomponent of out-of-home care shall be weighted as 60 percent of the factor.
- 2. The subcomponent of in-home case management services shall be weighted as 40 percent of the factor.
- (2) The fair-share model proportion shall be calculated based on the following weights:
- (b) Proportion of child abuse hotline workload shall be weighted as 70 percent of the total;
- (c) Proportion of children in care shall be weighted as 30 percent of the total.
- (3) Beginning in the 2014-2015 state fiscal year, the recurring core services funding for each community-based care lead agency shall be based on the prior year recurring base of such funding.
- (4) Unless otherwise specified in the General Appropriations Act, any new funds shall be allocated based on the fair-share funding allocation model. New allocations to core services funding shall be allocated only to community-based care lead agencies when such agencies' current funding proportion is less than their proportion of funding based upon the fair-share funding allocation model.

And the title is amended as follows:

Between lines 51 and 52 insert: creating s. 409.991, F.S.; defining terms; providing requirements for the allocation of funds for community-based lead care agencies;

On motion by Senator Sobel, further consideration of **CS for CS for HB 7141** with pending **Amendment 1 (954018)** was deferred.

CS for SB 758—A bill to be entitled An act relating to title insurer reserves; amending s. 625.041, F.S.; specifying that a title insurer is liable for all of its unpaid losses and claims; amending s. 625.111, F.S.; revising and specifying the reserves certain title insurers must set aside; specifying how such reserves will be released; specifying which state law governs the amount of the reserve when a title insurer transfers its domicile to this state; defining "bulk reserve"; amending ss. 624.407 and 624.408, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 758**, on motion by Senator Lee, by two-thirds vote **CS for CS for HB 805** was withdrawn from the Committees on Banking and Insurance; and Commerce and Tourism.

On motion by Senator Lee—

CS for CS for HB 805—A bill to be entitled An act relating to title insurer reserves; amending s. 625.041, F.S.; revising criteria with respect to liabilities charged against assets in determinations of financial condition; amending s. 625.111, F.S.; specifying the reserves certain title insurers must set aside after a certain date; specifying the manner in which reserves must be released; specifying which state law governs the amount of the reserve for a title insurer who transfers domicile to this state; providing that a domestic title insurer is not required to record separate bulk reserves; requiring a domestic title insurer to obtain approval from the Office of Insurance Regulation before using or recording a bulk reserve; revising and providing definitions; amending ss. 624.407 and 624.408, F.S.; conforming cross-references; providing an effective date.

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

Senator Lee moved the following amendment which was adopted:

Amendment 1 (543720) (with title amendment)—Delete line 299 and insert:

Section 5. Effective January 1, 2015, subsection (8) of section 624.509, Florida Statutes, is amended to read:

624.509 Premium tax; rate and computation.—

- (8) From and after July 1, 1980, The premium tax authorized by this section may shall not be imposed on: upon
- (a) Any portion of the title insurance premium, as defined in s. 627.7711, retained by a title insurance agent or agency. It is the intent of the Legislature that the continuation of this exemption be contingent on title insurers adding employees to their payroll. Between July 1, 2014, and July 1, 2016, title insurers currently holding a valid certificate of authority from this state shall, in the aggregate, add a minimum of 600 Florida-based employees to their payroll, as verified by the Department of Economic Opportunity. The department shall submit such verification to the President of the Senate and the Speaker of the House of Representatives by October 1, 2016. This paragraph expires December 31, 2017, unless reenacted by the Legislature before that date; or
- (b) Receipts of annuity premiums or considerations paid by holders in this state if the tax savings derived are credited to the annuity holders. Upon request by the Department of Revenue, an any insurer availing itself of this provision shall submit to the department evidence that which establishes that the tax savings derived have been credited to annuity holders. As used in this paragraph subsection, the term "holders" includes shall be deemed to include employers contributing to an employee's pension, annuity, or profit-sharing plan.

Section 6. Subsection (2) of section 627.7711, Florida Statutes, is amended to read:

627.7711 Definitions.—As used in this part, the term:

(2) "Premium" means the charge, as specified by rule of the commission, which that is made by a title insurer for a title insurance policy, including the charge for performance of primary title services by a title insurer or title insurance agent or agency, and incurring the risks incident to such policy, under the several classifications of title insurance contracts and forms, and upon which charge a premium tax is paid under s. 624.509. As used in this part or in any other law, with respect to title insurance, the word "premium" does not include a commission.

Section 7. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete lines 17-18 and insert: conforming cross-references; amending s. 624.509, F.S.; revising provisions relating to premium taxes paid by insurers; providing that the tax does not apply to any portion of the premium retained by a title insurance agent or agency; providing legislative intent; requiring certified title insurers to add a specified number of jobs within a certain time; providing for expiration; amending s. 627.7711, F.S.; conforming provisions to changes made by the act; providing effective dates.

Pursuant to Rule 4.19, **CS for CS for HB 805** as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Sobel, the Senate resumed consideration of-

CS for CS for HB 7141—A bill to be entitled An act relating to human trafficking; creating s. 409.1754, F.S.; requiring the Department of Children and Families, in consultation with other agencies, organizations, and individuals, to employ screening and assessment instruments to determine appropriate services for sexually exploited children; providing criteria for placement of such children in safe houses or safe foster homes; permitting certain agencies to use additional assessment instruments; requiring certain employees of the department, community-based care lead agencies, and staff administering the detention risk assessment instrument to receive specialized training; requiring the department and lead agencies to hold multidisciplinary staffings under certain conditions; requiring the department and lead agencies to develop specific plans and protocols; directing the department, the Department of Juvenile Justice, and lead agencies to participate in coalitions, task forces, or similar organizations to coordinate local responses to human trafficking; requiring the department to initiate a local task force under certain circumstances; amending s. 409.1678, F.S.; providing definitions; requiring the department to certify safe houses and safe foster homes and certain residential facilities; providing requirements for certification as a safe house or safe foster home; requiring the department to inspect safe houses and safe foster homes; requiring training for persons providing services in safe houses and safe foster homes; providing rulemaking authority to the department; requiring residential treatment centers or hospitals to provide specialized treatment; providing for service providers to obtain federal or local funding under certain conditions; providing for scope of availability of services; amending s. 39.524, F.S.; providing for review of safe harbor placement of a child in a safe house or safe foster home; revising criteria for placement; authorizing placement in settings other than safe houses and safe foster homes under certain conditions; amending ss. 39.401, 796.07, and 985.115, F.S.; conforming references; amending s. 394.495, F.S.; including trauma-informed services for sexually exploited children in the child and adolescent mental health system of care; requiring the Office of Program Policy Analysis and Government Accountability to conduct studies and submit reports to the Governor and Legislature; creating s. 16.617, F.S.; creating the Statewide Council on Human Trafficking; providing for membership, organization, support, and duties; requiring an annual report; providing for a transfer of general revenue funds and establishing positions; providing an effective date.

—which was previously considered this day. Pending **Amendment 1** (954018) by Senator Altman was withdrawn.

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

Senator Sobel moved the following amendment:

Amendment 2 (544228) (with title amendment)—Between lines 555 and 556 insert:

Section 10. Section 409.997, Florida Statutes, is created to read:

409.997 Child welfare results-oriented accountability program.—

- (1) The department and its contract providers, including lead agencies, community-based care providers, and other community partners participating in the state's child protection and child welfare system, share the responsibility for achieving the outcome goals specified in s. 409.986(2).
- (2) The department shall contract with a qualified consultant or organization with expertise in child welfare by August 31, 2014, to prepare a plan for development and implementation of a comprehensive, results-oriented accountability program consistent with this section. The plan, which must be submitted to the Governor, the President of the Senate, and the Speaker of the House by February 1, 2015, shall:
 - (a) Identify essential data sets;
 - (b) Assess the availability and validity of essential data;
 - (c) Propose options for aggregating the available data;
 - (d) Specify valid and reliable measures for each outcome goal;
- (e) Describe specific steps and analytical procedures necessary for the computation of the outcome measures;
- (f) Propose formats, presentations, and other methods of disseminating the accountability information;
- (g) Describe specific activities and procedures for integrating the accountability information into the quality assurance and performance monitoring activities of the department and its child welfare partner organizations:
- (h) Propose a timeline and work plan for implementation of the accountability program and provide an estimate of associated costs; and
- (i) Identify any other significant considerations that may have a material effect on the implementation of the accountability program required by this section.

 $This\ subsection\ expires\ June\ 30,\ 2015.$

(3) The purpose of the results-oriented accountability program is to monitor and measure the use of resources, the quality and amount of services provided, and child and family outcomes. The program includes

- data analysis, research review, and evaluation. The program shall produce an assessment of individual entities' performance, as well as the performance of groups of entities working together on a local, regional, and statewide basis to provide an integrated system of care. Data analyzed and communicated through the accountability program shall inform the department's development and maintenance of an inclusive, interactive, and evidence-supported program of quality improvement which promotes individual skill building as well as organizational learning. Additionally, outcome data generated by the program may be used as the basis for payment of performance incentives if funds for such payments are made available through the General Appropriations Act. The information compiled and utilized in the accountability program must incorporate, at a minimum:
- (a) Valid and reliable outcome measures for each of the goals specified in this subsection. The outcome data set must consist of a limited number of understandable measures using available data to quantify outcomes as children move through the system of care. Such measures may aggregate multiple variables that affect the overall achievement of the outcome goals. Valid and reliable measures must be based on adequate sample sizes, be gathered over suitable time periods, and reflect authentic rather than spurious results, and may not be susceptible to manipulation.
- (b) Regular and periodic monitoring activities that track the identified outcome measures on a statewide, regional, and provider-specific basis. Monitoring reports must identify trends and chart progress toward achievement of the goals specified in this subsection. The accountability program may not rank or compare performance among community-based care regions unless adequate and specific adjustments are adopted which account for the diversity in regions' demographics, resources, and other relevant characteristics. The requirements of the monitoring program may be incorporated into the department's quality assurance program.
- (c) An analytical framework that builds on the results of the outcomes monitoring procedures and assesses the statistical validity of observed associations between child welfare interventions and the measured outcomes. The analysis must use quantitative methods to adjust for variations in demographic or other conditions. The analysis must include longitudinal studies to evaluate longer term outcomes, such as continued safety, family permanence, and transition to self-sufficiency. The analysis may also include qualitative research methods to provide insight into statistical patterns.
- (d) A program of research review to identify interventions that are supported by evidence as causally linked to improved outcomes.
- (e) An ongoing process of evaluation to determine the efficacy and effectiveness of various interventions. Efficacy evaluation is intended to determine the validity of a causal relationship between an intervention and an outcome. Effectiveness evaluation is intended to determine the extent to which the results can be generalized.
- (f) Procedures for making the results of the accountability program transparent for all parties involved in the child welfare system as well as policymakers and the public, which shall be updated at least quarterly and published on the department's website in a manner that allows custom searches of the performance data. The presentation of the data shall provide a comprehensible, visual report card for the state and each community-based care region, indicating the current status of the outcomes relative to each goal and trends in that status over time. The presentation shall identify and report outcome measures that assess the performance of the department, the community-based care lead agencies, and their subcontractors working together to provide an integrated system of care.
- (g) An annual performance report that is provided to interested parties including the dependency judge or judges in the community-based care service area. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by October 1 of each year.
- (4) Subject to a specific appropriation to implement the accountability program developed under subsection (2), the department shall establish a technical advisory panel consisting of representatives from the Florida Institute for Child Welfare established pursuant to s. 1004.615, lead agencies, community-based care providers, other contract providers, community alliances, and family representatives. The President of the Senate and the Speaker of the House of Representatives shall each ap-

point a member to serve as a legislative liaison to the panel. The technical advisory panel shall advise the department on the implementation of the results-oriented accountability program.

Section 11. In the event that SB 1666 or similar legislation is passed during the 2014 Legislative Session and becomes law, and such legislation creates s. 409.997, Florida Statutes, the provisions of this act which create s. 409.997, Florida Statutes, shall supersede the provisions of SB 1666. For the 2014-2015 fiscal year, the recurring sum of \$4.8 million is appropriated from the General Revenue Fund to implement s. 39.5085(2)(a)3., Florida Statutes, as part of the Relative Caregiver Program as provided in SB 1666, if such legislation or similar legislation is passed during the 2014 Legislative Session and becomes law. For the 2014-2015 fiscal year, the recurring sum of \$400,000 is appropriated from the General Revenue Fund for travel, per diem, and other expenses for the critical incident rapid response teams created pursuant to s. 39.2015, Florida Statutes, as provided in SB 1666, if such legislation or similar legislation is passed during the 2014 Legislative Session and becomes law. Two full-time equivalent positions, associated salary rate of 171,500, along with the recurring sum of \$257,670 and nonrecurring sum of \$7,330 are appropriated from the General Revenue Fund to establish the assistant secretary and administrative support positions as provided in SB 1666, if such legislation or similar legislation is passed during the 2014 Legislative Session and becomes law. There is also appropriated the nonrecurring sums from the General Revenue Fund of \$500,000 for the Student Loan Forgiveness Program as provided in SB 1666, if such legislation or similar legislation is passed during the 2014 Legislative Session and becomes law, and \$300,000 to contract for child welfare resultsoriented accountability system outcomes as provided in this act.

And the title is amended as follows:

Between lines 51 and 52 insert: creating s. 409.997, F.S.; requiring the department to contract with a specified entity to prepare a plan for the development and implementation of a comprehensive, results-oriented accountability program; requiring the plan to be submitted to the Governor and the Legislature by a specified date; providing requirements for the plan and the program; requiring the department to establish a technical advisory panel consisting of specified representatives; providing appropriations and authorizing positions;

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

Senator Grimsley moved the following amendment to **Amendment 2** (544228) which was adopted:

Amendment 2A (577024)—Delete lines 9-12 and insert:

(1) The department, the community-based care lead agencies, and the lead agencies' subcontractors share the responsibility for achieving

Amendment 2 (544228) as amended was adopted.

Pursuant to Rule 4.19, CS for CS for HB 7141 as amended was placed on the calendar of Bills on Third Reading.

SB 1084—A bill to be entitled An act relating to public assistance fraud; amending s. 414.39, F.S.; providing enhanced criminal penalties if the value of public assistance or identification wrongfully received, retained, misappropriated, sought, or used is of an aggregate value exceeding specified amounts; providing for a reward for a report of original information relating to a violation of the state's public assistance fraud laws if the information and report meet specified requirements; amending s. 414.095, F.S.; limiting to a specified period the use of temporary cash assistance benefits out of state; requiring rulemaking; requiring that a parent or caretaker relative who has been disqualified due to fraud have a protective payee designated to receive temporary cash assistance benefits for eligible children; providing requirements for protective payees; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1084**, on motion by Senator Evers, by two-thirds vote **CS for HB 515** was withdrawn from the Committees on Criminal Justice; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Evers-

CS for HB 515—A bill to be entitled An act relating to public assistance fraud; amending s. 414.39, F.S.; providing enhanced criminal penalties if the value of public assistance or identification wrongfully received, retained, misappropriated, sought, or used is of an aggregate value exceeding specified amounts; providing for a reward for a report of original information relating to a violation of the state's public assistance fraud laws if the information and report meet specified requirements; amending s. 414.095, F.S.; limiting to a specified period the use of temporary cash assistance benefits out of state; requiring rulemaking; requiring that a parent or caretaker relative who has been disqualified due to fraud have a protective payee designated to receive temporary cash assistance benefits for eligible children; providing requirements for protective payees; providing appropriations and authorizing positions; providing an effective date.

—a companion measure, was substituted for **SB 1084** and read the second time by title.

Pursuant to Rule 4.19, ${f CS}$ for ${f HB}$ 515 was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for CS for SB 746 was deferred.

CS for CS for SB 872-A bill to be entitled An act relating to Alzheimer's disease; amending s. 252.355, F.S.; requiring the Division of Emergency Management, in coordination with local emergency management agencies, to maintain a registry of persons with special needs; requiring the division to develop and maintain a special needs shelter registration program by a specified date; requiring specified agencies and authorizing specified health care providers to provide registration information to special needs clients or their caregivers and to assist emergency management agencies in registering persons for special needs shelters; amending s. 381.0303, F.S.; providing additional staffing requirements for special needs shelters; requiring special needs shelters to establish designated shelter areas for persons with Alzheimer's disease or related forms of dementia; authorizing the Department of Health, in coordination with the division, to adopt rules relating to standards for the special needs registration program; creating s. 381.82, F.S.; establishing the Ed and Ethel Moore Alzheimer's Disease Research Program within the department; requiring the program to provide grants and fellowships for research relating to Alzheimer's disease; creating the Alzheimer's Disease Research Grant Advisory Board; providing for appointment and terms of members; providing for organization, duties, and operating procedures of the board; requiring the department to provide staff to assist the board in carrying out its duties; requiring the board to annually submit recommendations for proposals to be funded; requiring a report be submitted to the Governor, Legislature, and State Surgeon General; exempting certain activities of the board from the Administrative Procedures Act; authorizing the department to adopt rules; providing that implementation of the program is subject to appropriation; amending s. 430.502, F.S.; updating the name of the memory disorder clinic established in Brevard County; requiring the Department of Elderly Affairs to develop minimum performance standards for memory disorder clinics to receive base-level annual funding; requiring the department to provide incentive-based funding, subject to appropriation, for certain memory disorder clinics; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 872**, on motion by Senator Richter, by two-thirds vote **CS for CS for HB 709** was withdrawn from the Committees on Health Policy; Governmental Oversight and Accountability; and Appropriations.

On motion by Senator Richter—

CS for CS for HB 709—A bill to be entitled An act relating to Alzheimer's disease; amending s. 252.355, F.S.; requiring the Division of Emergency Management, in coordination with local emergency management agencies, to maintain a registry of persons with special needs; requiring the division to develop and maintain a special needs shelter registration program by a specified date; requiring specified agencies and authorizing specified health care providers to provide registration

information to special needs clients or their caregivers and to assist emergency management agencies in registering persons for special needs shelters; amending s. 381.0303, F.S.; providing additional staffing requirements for special needs shelters; requiring special needs shelters to establish designated shelter areas for persons with Alzheimer's disease or related forms of dementia; authorizing the Department of Health, in coordination with the division, to adopt rules relating to standards for the special needs registration program; creating s. 381.82, F.S.; establishing the Ed and Ethel Moore Alzheimer's Disease Research Program within the department; requiring the program to provide grants and fellowships for research relating to Alzheimer's disease; creating the Alzheimer's Disease Research Grant Advisory Board; providing for appointment and terms of members; providing for organization, duties, and operating procedures of the board; requiring the department to provide staff to assist the board in carrying out its duties; requiring the board to annually submit recommendations for proposals to be funded; requiring a report to the Governor, Legislature, and State Surgeon General; exempting certain activities of the board from the Administrative Procedure Act; authorizing the department to adopt rules; providing that implementation of the program is subject to appropriation; amending s. 430.502, F.S.; updating the name of the memory disorder clinic established in Brevard County; requiring the Department of Elderly Affairs to develop minimum performance standards for memory disorder clinics to receive base-level annual funding; requiring the department to provide incentive-based funding, subject to appropriation, for certain memory disorder clinics; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 872 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 709 was placed on the calendar of Bills on Third Reading.

CS for CS for CS for SB 746—A bill to be entitled An act relating to the Health Care Clinic Act; amending s. 400.9905, F.S.; redefining the term "clinic"; exempting certain federally certified clinics from licensure under the act; amending s. 400.995, F.S.; providing that a clinic is subject to penalties if it engages physicians whose licenses have been suspended or revoked; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 746**, on motion by Senator Sobel, by two-thirds vote **CS for CS for HB 7113** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

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

CS for CS for HB 7113—A bill to be entitled An act relating to health care; amending s. 395.1051, F.S.; requiring a hospital to notify obstetrical physicians before the hospital closes its obstetrical department or ceases to provide obstetrical services; permitting a hospital that has operated as a Level I, Level II, or pediatric trauma center for a specified period to continue operating at that trauma center level under certain conditions, notwithstanding any other provision of law; making a hospital that complies with such requirements eligible for renewal of its 7year approval period under s. 395.4025(6); permitting a hospital that has operated as a Level I, Level II, or pediatric trauma center for a specified period and is verified by the Department of Health on or before a certain date to continue operating at that trauma center level under certain conditions, notwithstanding any other provision of law; making a hospital that complies with such requirements eligible for renewal of its 7year approval period under s. 395.4025(6); amending s. 395.401, F.S.; restricting trauma service fees to \$15,000 until July 1, 2015; amending s. 395.402, F.S.; deleting factors to be considered by the department in conducting an assessment of the trauma system; assigning Collier County to trauma service area 15 rather than area 17; amending s. 395.4025, F.S.; permitting a trauma center or hospital located in the same trauma service area to protest a decision by the department to approve another trauma center; establishing a moratorium on the approval of additional trauma centers until the earlier of July 1, 2015, or upon the effective date a rule adopted by the department allocating the number of trauma centers needed for each trauma service area; requiring a trauma center to post its trauma activation fee in the trauma center and on its website; creating s. 456.47, F.S.; defining terms;

providing for certain practice standards for telehealth providers; providing for the maintenance and confidentiality of medical records; requiring the registration of health care professionals not licensed in this state to use telehealth to deliver health care services; providing registration requirements; prohibiting registrants from opening an office or providing in-person health care services in this state; requiring a registrant to notify the appropriate board or the department of certain actions against the registrant's professional license; prohibiting a health care professional with a revoked license from being registered as a telehealth provider; providing exemptions to the registration requirement; providing rulemaking authority; amending s. 408.036, F.S.; providing an exemption from certificate-of-need requirements for the relocation of a specified percentage of acute care hospital beds from a licensed hospital to another location; requiring certain information to be included in a request for exemption; amending s. 381.026, F.S.; including independent nurse practitioners within the definition of "health care provider"; amending s. 382.008, F.S.; authorizing independent nurse practitioners to certify causes of death and to sign, correct, and file death certificates; amending s. 394.463, F.S.; authorizing an independent nurse practitioner to execute a certificate to require, under the Baker Act, an involuntary examination of a person; authorizing a qualified independent nurse practitioner to examine a person at a receiving facility and approve the release of a person at the receiving facility under the Baker Act; amending s. 456.048, F.S.; requiring independent nurse practitioners to maintain medical malpractice insurance or provide proof of financial responsibility; exempting independent nurse practitioners from such requirements under certain circumstances; amending s. 456.44, F.S.; providing certain requirements for independent nurse practitioners who prescribe controlled substances for the treatment of chronic nonmalignant pain; amending s. 464.003, F.S.; revising the definition of the term "advanced or specialized nursing practice" to require a joint committee to establish an exclusionary formulary of controlled substances; defining the term "independent nurse practitioner"; amending s. 464.012, F.S.; authorizing advanced registered nurse practitioners to perform certain acts as they relate to controlled substances; providing limitations; amending s. 464.0125, F.S., providing for the registration of qualified advanced registered nurse practitioners as independent nurse practitioners; authorizing registered independent nurse practitioners to perform certain acts; requiring advanced registered nurse practitioners registered as independent nurse practitioners to include their registered status on their practitioner profiles; requiring independent nurse practitioners to complete a certain amount of continuing education in pharmacology for biennial renewal of registration; aligning the biennial renewal cycle period for registration for independent nurse practitioners with the advanced registered nurse practitioner licensure renewal cycle; authorizing the Board of Nursing to establish fees by rule; providing the board with rulemaking authority; amending s. 464.015, F.S.; providing title protection for independent nurse practitioners; creating s. 464.0155, F.S., requiring independent nurse practitioners to report adverse incidents to the Board of Nursing in a certain manner; defining the term "adverse incident"; providing for board review of the adverse incident; authorizing the board to take disciplinary action for adverse incidents; amending s. 464.018, F.S.; adding certain acts to an existing list of acts for which nurses may be administratively disciplined; amending s. 893.02, F.S.; redefining the term "practitioner" to include independent nurse practitioners; amending s. 960.28, F.S.; conforming a cross-reference; amending s. 288.901, F.S.; requiring Enterprise Florida, Inc., to collaborate with the Department of Economic Opportunity to market this state as a health care destination; amending s. 288.923, F.S.; directing the Division of Tourism Marketing to include the promotion of medical tourism in its marketing plan; creating s. 288.924, F.S.; requiring the medical tourism plan to promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers in this state and to include an initiative to showcase qualified health care providers; requiring a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation to be allocated for the medical tourism marketing plan; requiring the Florida Tourism Industry Marketing Corporation to create a matching grant program; specifying criteria for the grant program; requiring that a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation be allocated for the grant program; amending s. 456.072, F.S.; providing additional grounds for discipline of a licensee of the department by a regulatory board; requiring the suspension and fining of an independent nurse practitioner for prescribing or dispensing a controlled substance in a certain manner; amending s. 893.055, F.S.; revising definitions; revising provisions relating to the database of controlled substance dispensing information; revising program funding requirements; requiring a prescriber to access and view certain patient information in the database before initially prescribing a controlled substance; providing requirements related to the release of identifying information; providing requirements for the release of information shared with a state attorney in response to a discovery demand; providing procedures for the release of information to a law enforcement agency during an active investigation; requiring the department to enter into a user agreement with a law enforcement agency requesting the release of information; providing requirements for the user agreement; requiring a law enforcement agency under a user agreement to conduct annual audits; providing for the restriction, suspension, or termination of a user agreement; revising information retention requirements; revising provisions required in a contract with a direct-support organization; requiring the state to use certain properties and funds to support the program; providing for the adoption of specific rules by the department; amending s. 893.0551, F.S.; conforming references; amending s. 154.11, F.S.; authorizing a public health trust to execute contracts and other instruments with certain organizations without prior approval by the governing body of the county; amending s. 458.3485, F.S.; deleting a provision specifying entities authorized to certify medical assistants; amending s. 456.42, F.S.; requiring written prescriptions for specified controlled substances to be dated in a specified format; amending s. 465.014, F.S.; providing the number of registered pharmacy technicians a licensed pharmacist may supervise if approved by the Board of Pharmacy after considering certain factors; requiring the board to authorize a licensed pharmacist to supervise more than three pharmacy technicians if a licensee is employed by certain entities; requiring a licensee to provide the board with notice of employment status under certain circumstances; providing an appropriation to the Department of Health to fund the administration of the prescription drug monitoring program; amending s. 400.141, F.S.; revising provisions for administration and management of nursing home facilities; amending s. 465.189, F.S.; authorizing pharmacists to administer meningococcal and shingles vaccines under certain circumstances; amending ss. 458.347 and 459.022, F.S.; increasing the number of licensed physician assistants that a physician may supervise at any one time; providing an exception; revising circumstances under which a physician assistant is authorized to prescribe or dispense medication; revising requirements for medications prescribed or dispensed by physician assistants; revising application requirements for licensure as a physician assistant and license renewal; amending ss. 458.348 and 459.025, F.S.; defining the term "nonablative aesthetic skin care services"; authorizing a physician assistant who has completed specified education and clinical training requirements, or who has specified work or clinical experience, to perform nonablative aesthetic skin care services under the supervision of a physician; providing that a physician must complete a specified number of education and clinical training hours to be qualified to supervise physician assistants performing certain services; amending s. 400.9905, F.S.; providing an exemption from licensure under part X of chapter 400, F.S., in certain circumstances; providing effective dates.

—a companion measure, was substituted for CS for CS for CS for SB 746 and read the second time by title.

Senator Sobel moved the following amendment which was adopted:

Amendment 1 (831186) (with title amendment)—Before line 218 insert:

Section 1. Present subsections (10) and (11) of section 394.9082, Florida Statutes, are renumbered as subsections (11) and (12), respectively, and a new subsection (10) is added to that section, to read:

394.9082 Behavioral health managing entities.—

- (10) CRISIS STABILIZATION SERVICES UTILIZATION DATA-BASE.—The department shall develop, implement, and maintain standards under which a managing entity shall collect utilization data from all public receiving facilities situated within its geographic service area. As used in this subsection, the term "public receiving facility entity that meets the licensure requirements of and is designated by the department to operate as a public receiving facility under s. 394.875 and that operates as a licensed crisis stabilization unit.
- (a) The department shall develop standards and protocols for managing entities and public receiving facilities to be used for data collection, storage, transmittal, and analysis. The standards and protocols

must allow for compatibility of data and data transmittal between public receiving facilities, managing entities, and the department for the implementation and requirements of this subsection. The department shall require managing entities contracted under this section to comply with this subsection by August 1, 2014.

- (b) A managing entity shall require a public receiving facility within its provider network to submit data, in real time or at least daily, to the managing entity for:
- 1. All admissions and discharges of clients receiving public receiving facility services who qualify as indigent, as defined in s. 394.4787; and
- 2. Current active census of total licensed beds, the number of beds purchased by the department, the number of clients qualifying as indigent occupying those beds, and the total number of unoccupied licensed beds regardless of funding.
- (c) A managing entity shall require a public receiving facility within its provider network to submit data, on a monthly basis, to the managing entity which aggregates the daily data submitted under paragraph (b). The managing entity shall reconcile the data in the monthly submission to the data received by the managing entity under paragraph (b) to check for consistency. If the monthly aggregate data submitted by a public receiving facility under this paragraph is inconsistent with the daily data submitted under paragraph (b), the managing entity shall consult with the public receiving facility to make corrections as necessary to ensure accurate data.
- (d) A managing entity shall require a public receiving facility within its provider network to submit data, on an annual basis, to the managing entity which aggregates the data submitted and reconciled under paragraph (c). The managing entity shall reconcile the data in the annual submission to the data received and reconciled by the managing entity under paragraph (c) to check for consistency. If the annual aggregate data submitted by a public receiving facility under this paragraph is inconsistent with the data received and reconciled under paragraph (c), the managing entity shall consult with the public receiving facility to make corrections as necessary to ensure accurate data.
- (e) After ensuring accurate data under paragraphs (c) and (d), the managing entity shall submit the data to the department on a monthly and annual basis. The department shall create a statewide database for the data described under paragraph (b) and submitted under this paragraph for the purpose of analyzing the payments for and the use of crisis stabilization services funded by the Baker Act on a statewide basis and on an individual public receiving facility basis.
 - (f) The department shall adopt rules to administer this subsection.
- (g) The department shall submit a report by January 31, 2015, and annually thereafter, to the Governor, the President of the Senate, and the Speaker of the House of Representatives which provides details on the implementation of this subsection, including the status of the data collection process and a detailed analysis of the data collected under this subsection.
- (h) The implementation of this subsection is subject to specific appropriations provided to the department under the General Appropriations Act.

And the title is amended as follows:

Delete line 2 and insert: An act relating to health care; amending s. 394.9082, F.S.; requiring the Department of Children and Families to develop standards and protocols for the collection, storage, transmittal, and analysis of utilization data from public receiving facilities; defining the term "public receiving facility"; requiring the department to require compliance by managing entities by a specified date; requiring a managing entity to require public receiving facilities in its provider network to submit certain data within specified timeframes; requiring managing entities to reconcile data to ensure accuracy; requiring managing entities to submit certain data to the department within specified timeframes; requiring the department to create a statewide database; requiring the department to adopt rules; requiring the department to submit an annual report to the Governor and the Legislature; providing that implementation is subject to specific appropriations; amending s. 395.1051,

Senator Hays moved the following amendment which was adopted:

Amendment 2 (914160) (with title amendment)—Before line 218 insert:

Section 1. Subsection (4) of section 322.142, Florida Statutes, is amended to read:

322.142 Color photographic or digital imaged licenses.—

- (4) The department may maintain a film negative or print file. The department shall maintain a record of the digital image and signature of the licensees, together with other data required by the department for identification and retrieval. Reproductions from the file or digital record are exempt from the provisions of s. 119.07(1) and shall be made and issued only:
 - (a) For departmental administrative purposes;
 - (b) For the issuance of duplicate licenses;
 - (c) In response to law enforcement agency requests;
- (d) To the Department of Business and Professional Regulation pursuant to an interagency agreement for the purpose of accessing digital images for reproduction of licenses issued by the Department of Business and Professional Regulation;
- (e) To the Department of State pursuant to an interagency agreement to facilitate determinations of eligibility of voter registration applicants and registered voters in accordance with ss. 98.045 and 98.075;
- (f) To the Department of Revenue pursuant to an interagency agreement for use in establishing paternity and establishing, modifying, or enforcing support obligations in Title IV-D cases;
- (g) To the Department of Children and Families pursuant to an interagency agreement to conduct protective investigations under part III of chapter 39 and chapter 415;
- (h) To the Department of Children and Families pursuant to an interagency agreement specifying the number of employees in each of that department's regions to be granted access to the records for use as verification of identity to expedite the determination of eligibility for public assistance and for use in public assistance fraud investigations;
- (i) To the Department of Financial Services pursuant to an interagency agreement to facilitate the location of owners of unclaimed property, the validation of unclaimed property claims, and the identification of fraudulent or false claims;
- (j) To district medical examiners pursuant to an interagency agreement for the purpose of identifying a deceased individual, determining cause of death, and notifying next of kin of any investigations, including autopsies and other laboratory examinations, authorized in s. 406.11; examinations are supported by the control of the contr
- $(k)\ \ \,$ To the following persons for the purpose of identifying a person as part of the official work of a court:
 - 1. A justice or judge of this state;
- 2. An employee of the state courts system who works in a position that is designated in writing for access by the Chief Justice of the Supreme Court or a chief judge of a district or circuit court, or by his or her designee; or
- 3. A government employee who performs functions on behalf of the state courts system in a position that is designated in writing for access by the Chief Justice or a chief judge, or by his or her designee; *or*
- (l) To the Department of Health pursuant to an interagency agreement to access digital images to verify the identity of an individual during an investigation under chapter 456, and for the reproduction of licenses issued by the Department of Health.

And the title is amended as follows:

Delete line 2 and insert: An act relating to health care; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor

Vehicles to provide reproductions of specified records to the Department of Health under certain circumstances; amending s. 395.1051,

Senator Grimsley moved the following amendment which was adopted:

Amendment 3 (711330) (with title amendment)—Delete lines 233-391 and insert:

Section 2. Present paragraphs (k) through (o) of subsection (1) of section 395.401, Florida Statutes, are redesignated as paragraphs (l) through (p), respectively, and a new paragraph (k) is added to that subsection, to read:

 $395.401\,$ Trauma services system plans; approval of trauma centers and pediatric trauma centers; procedures; renewal.—

(1)

- (k) A hospital operating a trauma center may not charge a trauma activation fee greater than \$15,000. This paragraph expires on July 1, 2015
- Section 3. Subsections (2) and (4) of section 395.402, Florida Statutes, are amended, and subsection (5) is added to that section, to read:
- 395.402 $\,$ Trauma service areas; number and location of trauma centers.—
- (2) Trauma service areas as defined in this section are to be utilized until the Department of Health completes an assessment of the trauma system and reports its finding to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the substantive legislative committees. The report shall be submitted by February 1, 2005. The department shall review the existing trauma system and determine whether it is effective in providing trauma care uniformly throughout the state. The assessment shall:
- (a) Consider aligning trauma service areas within the trauma region boundaries as established in July 2004.
- (a) (b) Review the number and level of trauma centers needed for each trauma service area to provide a statewide integrated trauma system.
- (b)(e) Establish criteria for determining the number and level of trauma centers needed to serve the population in a defined trauma service area or region.
- (c)(d) Consider including criteria within trauma center approval standards based upon the number of trauma victims served within a service area.
- (e) Review the Regional Domestic Security Task Force structure and determine whether integrating the trauma system planning with interagency regional emergency and disaster planning efforts is feasible and identify any duplication of efforts between the two entities.
- (d)4) Make recommendations regarding a continued revenue source which shall include a local participation requirement.
- (e)(g) Make recommendations regarding a formula for the distribution of funds identified for trauma centers which shall address incentives for new centers where needed and the need to maintain effective trauma care in areas served by existing centers, with consideration for the volume of trauma patients served, and the amount of charity care provided
- (4) Annually thereafter, the department shall review the assignment of the 67 counties to trauma service areas, in addition to the requirements of subsections (2) paragraphs (2)(b) (g) and subsection (3). County assignments are made for the purpose of developing a system of trauma centers. Revisions made by the department shall consider take into consideration the recommendations made as part of the regional trauma system plans approved by the department and the recommendations made as part of the state trauma system plan. If In cases where a trauma service area is located within the boundaries of more than one trauma region, the trauma service area's needs, response capability, and system requirements shall be considered by each trauma region served

by that trauma service area in its regional system plan. Until the department completes the February 2005 assessment, the assignment of counties shall remain as established in this section.

- (a) The following trauma service areas are hereby established:
- $1. \;\;$ Trauma service area 1 shall consist of Escambia, Okaloosa, Santa Rosa, and Walton Counties.
- 2. Trauma service area 2 shall consist of Bay, Gulf, Holmes, and Washington Counties.
- 3. Trauma service area 3 shall consist of Calhoun, Franklin, Gadsden, Jackson, Jefferson, Leon, Liberty, Madison, Taylor, and Wakulla Counties.
- 4. Trauma service area 4 shall consist of Alachua, Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Putnam, Suwannee, and Union Counties.
- $5.\;\;$ Trauma service area 5 shall consist of Baker, Clay, Duval, Nassau, and St. Johns Counties.
- $\,$ 6. Trauma service area 6 shall consist of Citrus, Hernando, and Marion Counties.
- $7.\;$ Trauma service area 7 shall consist of Flagler and Volusia Counties.
- 8. Trauma service area 8 shall consist of Lake, Orange, Osceola, Seminole, and Sumter Counties.
- 9. Trauma service area 9 shall consist of Pasco and Pinellas Counties
 - 10. Trauma service area 10 shall consist of Hillsborough County.
- 11. Trauma service area 11 shall consist of Hardee, Highlands, and Polk Counties.
- 12. Trauma service area 12 shall consist of Brevard and Indian River Counties.
- 13. Trauma service area 13 shall consist of DeSoto, Manatee, and Sarasota Counties.
- 14. Trauma service area 14 shall consist of Martin, Okeechobee, and St. Lucie Counties.
- 15. Trauma service area 15 shall consist of Charlotte, Glades, Hendry, and Lee Counties.
 - 16. Trauma service area 16 shall consist of Palm Beach County.
 - 17. Trauma service area 17 shall consist of Collier County.
 - 18. Trauma service area 18 shall consist of Broward County.
- $19.\;$ Trauma service area 19 shall consist of Miami-Dade and Monroe Counties.
- (b) Each trauma service area should have at least one Level I or Level II trauma center. The department shall allocate, by rule, the number of trauma centers needed for each trauma service area.
- (c) There may shall be no more than a total of 44 trauma centers in the state.
- (5) By October 1, 2014, the department shall convene the Florida Trauma System Plan Advisory Committee in order to review the Trauma System Consultation Report issued by the American College of Surgeons Committee on Trauma dated February 2-5, 2013. Based on this review, the advisory council shall submit recommendations, including recommended statutory changes, to the President of the Senate and the Speaker of the House of Representatives by February 1, 2015. The advisory council may make recommendations to the State Surgeon General regarding the continuing development of the state trauma system. The advisory council shall consist of the following nine representatives of an inclusive trauma system appointed by the State Surgeon General:

- (a) A trauma patient, or a family member of a trauma patient, who has sustained and recovered from severe injuries;
 - (b) A member of the Florida Committee on Trauma;
 - (c) A member of the Association of Florida Trauma Coordinators;
- (d) A chief executive officer of a nontrauma acute care hospital who is a member of the Florida Hospital Association;
- (e) A member of the Florida Emergency Medical Services Advisory Council:
 - (f) A member of the Florida Injury Prevention Advisory Council;
- (g) A member of the Brain and Spinal Cord Injury Program Advisory Council;
 - (h) A member of the Florida Chamber of Commerce; and
- (i) A member of the Florida Health Insurance Advisory Board.

Section 4. Subsection (7) of section 395.4025, Florida Statutes, is amended, and subsections (15) and (16) are added to that section, to read:

395.4025 Trauma centers; selection; quality assurance; records.—

- (7) A Any hospital that has submitted an application for selection as a trauma center may wishes to protest an adverse a decision made by the department based on the department's preliminary, provisional, or indepth review of its application, applications or on the recommendations of the site visit review team pursuant to this section, and shall proceed as provided under in chapter 120. Hearings held under this subsection shall be conducted in the same manner as provided in ss. 120.569 and 120.57. Cases filed under chapter 120 may combine all disputes between parties.
- (15) Notwithstanding any other law, a hospital designated as a provisional or verified as a Level I, Level II, or pediatric trauma center after the enactment of chapter 2004-259, Laws of Florida, whose approval has not been revoked may continue to operate at the same trauma center level until the approval period in subsection (6) expires if the hospital continues to meet the other requirements of part II of this chapter related to trauma center standards and patient outcomes. A hospital that meets the requirements of this section is eligible for renewal of its 7-year approval period pursuant to subsection (6).
- (16) Except as otherwise provided in this act, the department may not verify, designate, or provisionally approve any hospital to operate as a trauma center through the procedures established in subsections (1)-(14), unless the hospital is designated as a provisional Level I trauma center and is seeking to be verified as a Level I trauma center as of July 1, 2014. This subsection expires on the earlier of July 1, 2015, or upon the entry of a final order affirming the validity of a proposed rule of the department allocating the number of trauma centers needed for each trauma service area as provided in s. 395.402(4).

And the title is amended as follows:

Delete lines 6-37 and insert: amending s. 395.401, F.S.; limiting trauma service fees to a certain amount; providing for future expiration; conforming a cross-reference; amending s. 395.402, F.S.; revising provisions relating to the contents of the Department of Health trauma system assessment; requiring the Department of Health to convene the Florida Trauma System Plan Advisory Committee by a specified date; requiring the advisory council to review the Trauma System Consultation Report and make recommendations to the Legislature by a specified date; authorizing the advisory council to make recommendations to the State Surgeon General; designating the membership of the advisory council; amending s. 395.4025, F.S.; specifying that only applicants for trauma centers may protest an adverse decision made by the department; authorizing certain provisional and verified trauma centers to continue operating and to apply for renewal; restricting the department from verifying, designating, or provisionally approving certain hospitals as trauma centers; providing for future expiration; creating s. 456.47, F.S.; defining terms;

May 1, 2014

Senator Diaz de la Portilla moved the following amendment which failed:

Amendment 4 (340216) (with title amendment)—Between lines 391 and 392 insert:

Section 6. Section 395.4027, Florida Statutes, is created to read:

395.4027 Florida Teletrauma Pilot Project.—

(1) DEFINITION.—As used in this section, the term "teletrauma health care" means the remote management or assistance in management of the care of a trauma patient using telemedicine technology to allow the remote presence of a health care provider from a Level I trauma center in geographic areas in which such trauma centers are not available.

(2) FLORIDA TELETRAUMA PILOT PROJECT.—

- (a) A pilot project is created to allow a teaching hospital with multiple hospitals operating under a single license which is in a county with a population of more than two million people and also serves as the surgical training facility for branches of the United States military to provide trauma services at any of its hospitals through the use of telemedicine from its existing Level I trauma center, provided that the hospitals that provide these services meet the requirements for staffing and infrastructure of a Level II trauma center.
- (b) Additional trauma centers may not apply or be verified in the impacted trauma service area for the duration of the pilot project.
- (3) EXPIRATION.—The authorization for the pilot project and this section expire December 31, 2021.
 - Section 7. Section 395.4045, Florida Statutes, is amended to read:
- 395.4045 Emergency medical service providers; trauma transport protocols; transport of trauma alert victims to trauma centers or teletrauma hospitals; interfacility transfer.—
- (1) Each emergency medical services provider licensed under chapter 401 shall transport trauma alert victims to hospitals approved as trauma centers or participating in the teletrauma pilot project pursuant to s. 395.4027, except as may be provided for either in the department-approved trauma transport protocol of the trauma agency for the georaphical area in which the emergency medical services licensee provides services or, if no such department-approved trauma transport protocol is in effect, as provided for in a department-approved provider's trauma transport protocol.
- (2) A trauma agency may develop a uniform trauma transport protocol that is applicable to the emergency medical services licensees providing services within the geographical boundaries of the trauma agency, including hospitals participating in the teletrauma pilot project under s. 395.4027. Development of a uniform trauma protocol by a trauma agency shall be through consultation with interested parties, including, but not limited to, each approved trauma center; physicians specializing in trauma care, emergency care, and surgery in the region; each trauma system administrator in the region; each emergency medical service provider in the region licensed under chapter 401, and such providers' respective medical directors.
- (3) Trauma alert victims shall be identified through the use of a trauma scoring system, including adult and pediatric assessment as specified in rule of the department. The rule shall also include the requirements of licensed emergency medical services providers for performing and documenting these assessments.
- (4) The department shall specify by rule the subjects and the minimum criteria related to prehospital trauma transport; trauma center, teletrauma center, or hospital destination determinations; and interfacility trauma transfer transport by an emergency medical services provider to be included in a trauma agency's or emergency medical service provider's trauma transport protocol and shall approve or disapprove each such protocol. Trauma transport protocol rules pertaining to the air transportation of trauma victims shall be consistent with, but not limited to, applicable Federal Aviation Administration regulation. Emergency medical services licensees and trauma agencies shall be subject to monitoring by the department, under ss. 395.401(3) and

- 401.31(1) for compliance with requirements, as applicable, regarding trauma transport protocols and the transport of trauma victims.
- (5) If there is no department-approved trauma agency trauma transport protocol for the geographical area in which the emergency medical services license applicant intends to provide services, as provided for in subsection (1), each applicant for licensure as an emergency medical services provider, under chapter 401, must submit and obtain department approval of a trauma transport protocol prior to the department granting a license. The department shall prescribe by rule the submission and approval process for an applicant's trauma transport protocols whether the applicant will be using a trauma agency's or its own trauma transport protocol.
- (6) If an air ambulance service is available in the trauma service area in which an emergency medical service provider is located, trauma transport protocols shall not provide for transport outside of the trauma service area unless otherwise provided for by written mutual agreement. If air ambulance service is not available and there is no agreement for interagency transport of trauma patients between two adjacent local or regional trauma agencies, both of which include at least one approved trauma center, then the transport of a trauma patient with an immediately life-threatening condition shall be to the most appropriate trauma center as defined pursuant to trauma transport protocols approved by the department. The provisions of this subsection shall apply only to those counties with a population in excess of 1 million residents.
- (7) Prior to an interfacility trauma transfer, the emergency medical services provider's medical director or his or her designee must agree, pursuant to protocols and procedures in the emergency medical services provider's trauma transport protocol, that the staff of the transport vehicle has the medical skills, equipment, and resources to provide anticipated patient care as proposed by the transferring physician. The emergency medical services provider's medical director or his or her designee may require appropriate staffing, equipment, and resources to ensure proper patient care and safety during transfer.
- (8) The department shall adopt and enforce all rules necessary to administer this section. The department shall adopt and enforce rules to specify the submission and approval process for trauma transport protocols or modifications to trauma transport protocols by trauma agencies and licensed emergency medical services providers.

And the title is amended as follows:

Delete line 37 and insert: website; creating s. 395.4027, F.S.; establishing the Florida Teletrauma Pilot Project; defining the term "teletrauma health care"; authorizing certain hospitals to provide remote care to trauma patients at satellite hospitals under certain circumstances; prohibiting the application or verification of additional trauma centers in the impacted trauma service area for the duration of the pilot project; providing for future expiration of the pilot project; amending s. 395.4045, F.S.; requiring emergency medical service providers to transport trauma alert victims to hospitals participating in the teletrauma pilot project; revising the authorized uniform trauma transport protocol; requiring the Department of Health to specify by rule certain subjects and criteria related to the transport of trauma victims to and from a teletrauma center; creating s. 456.47, F.S.; defining terms;

Senator Hays moved the following amendment which was adopted:

Amendment 5 (171214) (with title amendment)—Between lines 391 and 392 insert:

Section 6. Present subsections (5) through (11) of section 456.025, Florida Statutes, are redesignated as subsections (4) through (10), respectively, and present subsections (4) and (6) are amended to read:

456.025 Fees; receipts; disposition.—

- (4) Each board, or the department if there is no board, may charge a fee not to exceed \$25, as determined by rule, for the issuance of a wall certificate pursuant to s. 456.013(2) requested by a licensee who was licensed prior to July 1, 1998, or for the issuance of a duplicate wall certificate requested by any licensee.
- (5)(6) If the cash balance of the trust fund at the end of any fiscal year exceeds the total appropriation provided for the regulation of the health care professions in the prior fiscal year, the boards, in consulta-

tion with the department, may lower the license renewal fees. When the department determines, based on long-range estimates of revenue, that a profession's trust fund balance exceeds the amount required to cover necessary functions, each board, or the department when there is no board, may adopt rules to administer the waiver of initial application fees, initial licensure fees, unlicensed activity fees, or renewal fees for that profession. The waiver of renewal fees may not exceed 2 years.

And the title is amended as follows:

Delete line 37 and insert: website; amending s. 456.025, F.S.; deleting a fee provision for the issuance of wall certificates for various health profession licenses; authorizing the boards or the department to adopt rules waiving certain fees for a specified period in certain circumstances; creating s. 456.47, F.S.; defining terms;

Senator Flores moved the following amendment:

Amendment 6 (837200)—Between lines 462 and 463 insert:

4. Maintains professional liability coverage, that includes coverage for telehealth services, in the amount and manner consistent with s.458.320(1)(b) or in the amount of the professional liability coverage requirements established by applicable law in the telehealth provider's licensing jurisdiction, whichever coverage amount is greater.

Senator Hays moved the following amendments which were adopted:

Amendment 7 (849052) (with directory and title amendments)—Delete lines 548-1234.

Delete lines 1384-1394.

And the directory clause is amended as follows:

Delete lines 1371-1373 and insert:

Section 24. Paragraph (oo) is added to subsection (1) of section 456.072, Florida Statutes, to read:

And the title is amended as follows:

Delete lines 58-116 and insert: request for exemption; amending

Delete lines 139-142 and insert: by a regulatory board; amending s. 893.055, F.S.; revising

Amendment 8 (710998) (with title amendment)—Between lines 1192 and 1193 insert:

Section 19. Subsection (7) of section 464.203, Florida Statutes, is amended to read:

464.203 Certified nursing assistants; certification requirement.—

(7) A certified nursing assistant shall complete 24 12-hours of inservice training every 2 years during each calendar year. The certified nursing assistant is shall be responsible for maintaining documentation demonstrating compliance with these provisions. The Council on Certified Nursing Assistants, in accordance with s. 464.2085(2) (b), shall propose rules to implement this subsection.

Section 20. Section 464.2085, Florida Statutes, is repealed.

And the title is amended as follows:

Between lines 113 and 114 insert: s. 464.203, F.S.; revising certified nursing assistant inservice training requirements; repealing s. 464.2085, F.S., relating to the creation, membership, and duties of the Council on Certified Nursing Assistants; amending

Senator Bean moved the following amendment which was adopted:

Amendment 9 (443058) (with title amendment)—Delete lines 1235-1370 and insert:

Section 21. Paragraph (b) 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 OPPAGA shall provide a detailed analysis of economic development programs as provided in the following schedule:
- (b) By January 1, 2015, and every 3 years thereafter, an analysis of the following:
- 1. The entertainment industry financial incentive program established under s. 288.1254.
- 2. The entertainment industry sales tax exemption program established under s. 288.1258.
- 3. VISIT Florida and its programs established or funded under ss. 288.122, 288.1226, 288.12265, and 288.124, and 288.924.
- 4. The Florida Sports Foundation and related programs established under ss. 288.1162, 288.11621, 288.1166, 288.1167, 288.1168, 288.1169, and 288.1171.

Section 22. Subsection (2) of section 288.901, Florida Statutes, is amended to read:

288.901 Enterprise Florida, Inc.—

- (2) PURPOSES.—Enterprise Florida, Inc., shall act as the economic development organization for the state, *using* utilizing private sector and public sector expertise in collaboration with the department to:
 - (a) Increase private investment in Florida;
 - (b) Advance international and domestic trade opportunities;
- (c) Market the state both as a probusiness location for new investment and as an unparalleled tourist destination;
- (d) Revitalize Florida's space and aerospace industries, and promote emerging complementary industries;
 - (e) Promote opportunities for minority-owned businesses;
- (f) Assist and market professional and amateur sport teams and sporting events in Florida; and
- (g) Assist, promote, and enhance economic opportunities in this state's rural and urban communities; and
- (h) Market the state as a health care destination by using the medical tourism initiatives as described in s. 288.924 to promote quality health care services in this state.

Section 23. Paragraph (c) of subsection (4) of section 288.923, Florida Statutes, is amended to read:

288.923 Division of Tourism Marketing; definitions; responsibilities.—

- (4) The division's responsibilities and duties include, but are not limited to:
 - (c) Developing a 4-year marketing plan.
 - 1. At a minimum, the marketing plan shall discuss the following:
 - a. Continuation of overall tourism growth in this state.
 - b. Expansion to new or under-represented tourist markets.
 - c. Maintenance of traditional and loyal tourist markets.
- d. Coordination of efforts with county destination marketing organizations, other local government marketing groups, privately owned attractions and destinations, and other private sector partners to create

- a seamless, four-season advertising campaign for the state and its regions.
- e. Development of innovative techniques or promotions to build repeat visitation by targeted segments of the tourist population.
- f. Consideration of innovative sources of state funding for tourism marketing.
 - g. Promotion of nature-based tourism and heritage tourism.
 - h. Promotion of medical tourism, as provided under s. 288.924.
- i.h. Development of a component to address emergency response to natural and manmade disasters from a marketing standpoint.
- 2. The plan shall be annual in construction and ongoing in nature. Any annual revisions of the plan shall carry forward the concepts of the remaining 3-year portion of the plan and consider a continuum portion to preserve the 4-year timeframe of the plan. The plan also shall include recommendations for specific performance standards and measurable outcomes for the division and direct-support organization. The department, in consultation with the board of directors of Enterprise Florida, Inc., shall base the actual performance metrics on these recommendations.
- 3. The 4-year marketing plan shall be developed in collaboration with the Florida Tourism Industry Marketing Corporation. The plan shall be annually reviewed and approved by the board of directors of Enterprise Florida, Inc.

Section 24. Section 288.924, Florida Statutes, is created to read:

288.924 Medical tourism.—

- (1) MEDICAL TOURISM MARKETING PLAN.—The Division of Tourism Marketing shall include within the 4-year marketing plan required under s. 288.923(4)(c) specific initiatives to advance this state as a destination for quality health care services. The plan must:
- (a) Promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers throughout this state;
- (b) Promote national and international awareness of medical-related conferences, training, or other business opportunities to attract practitioners from the medical field to destinations in this state; and
- (c) Include an initiative that showcases selected, qualified providers offering bundled packages of health care and support services for defined care episodes. The selection of providers to be showcased must be conducted through a solicitation of proposals from Florida hospitals and other licensed providers for plans that describe available services, provider qualifications, and special arrangements for food, lodging, transportation, or other support services and amenities that may be provided to visiting patients and their families. A single health care provider may submit a proposal describing the available health care services that will be offered through a network of multiple providers and explaining any support services or other amenities associated with the care episode. The Florida Tourism Industry Marketing Corporation shall assess the qualifications and credentials of providers submitting proposals. To the extent funding is available, all qualified providers shall be selected to be showcased in the initiative. To be qualified, a health care provider must:
- 1. Have a full, active, and unencumbered Florida license and ensure that all health care providers participating in the proposal have full, active, and unencumbered Florida licenses;
- 2. Have a current accreditation that is not conditional or provisional from a nationally recognized accrediting body;
- 3. Be recognized as a Cancer Center of Excellence under s. 381.925 or have a current national or international recognition in another specialty area, if such recognition is given through a specific qualifying process; and
- 4. Meet other criteria as determined by the Florida Tourism Industry Marketing Corporation in collaboration with the Agency for Health Care Administration and the Department of Health.

- (2) ALLOCATION OF FUNDS FOR MARKETING PLAN.—Annually, at least \$3.5 million of the funds appropriated in the General Appropriations Act to the Florida Tourism Industry Marketing Corporation shall be allocated for the development and implementation of the medical tourism marketing plan.
- (3) MEDICAL TOURISM MATCHING GRANTS.—The Florida Tourism Industry Marketing Corporation shall create a matching grant program to provide funding to local or regional economic development organizations for targeted medical tourism marketing initiatives. The initiatives must promote and advance Florida as a destination for quality health care services. Selection of recipients of a matching grant shall be based on the following criteria:
- (a) The providers involved in the local initiative must meet the criteria specified in subsection (1).
- (b) The local or regional economic development organization must demonstrate an ability to involve a variety of businesses in a collaborative effort to welcome and support patients and their families who travel to this state to obtain medical services.
- (c) The cash or in-kind services available from the local or regional economic development organization must be at least equal to the amount of available state financial support.
- (4) ALLOCATION OF FUNDS FOR MATCHING GRANTS.—Annually, at least \$1.5 million of the funds appropriated in the General Appropriations Act to the Florida Tourism Industry Marketing Corporation shall be allocated for the matching grant program.

And the title is amended as follows:

Delete lines 117-136 and insert: s. 288.0001, F.S.; requiring an analysis of medical tourism in the Economic Development Programs Evaluation; amending s. 288.901, F.S.; requiring Enterprise Florida, Inc., to collaborate with the Department of Economic Opportunity to market this state as a health care destination; amending s. 288.923, F.S.; requiring the Division of Tourism Marketing to include in its 4-year plan a discussion of the promotion of medical tourism; creating s. 288.924, F.S.; requiring the plan to promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers in this state, to promote national and international awareness of certain business opportunities to attract practitioners to destinations in this state, and to include an initiative to showcase qualified health care providers; requiring a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation to be allocated for the medical tourism marketing plan; requiring the Florida Tourism Industry Marketing Corporation to create a matching grant program; specifying criteria for the grant program; requiring that a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation be allocated for the grant program;

Senator Sobel moved the following amendment:

Amendment 10 (933990) (with title amendment)—Between lines 1370 and 1371 insert:

Section 24. Section 394.4574, Florida Statutes, is amended to read:

- 394.4574 Department Responsibilities for coordination of services for a mental health resident who resides in an assisted living facility that holds a limited mental health license.—
- (1) As used in this section, the term "mental health resident" "mental health resident," for purposes of this section, means an individual who receives social security disability income due to a mental disorder as determined by the Social Security Administration or receives supplemental security income due to a mental disorder as determined by the Social Security Administration and receives optional state supplementation.
- (2) Medicaid managed care plans are responsible for Medicaid-enrolled mental health residents, and managing entities under contract with the department are responsible for mental health residents who are not enrolled in a Medicaid health plan. A Medicaid managed care plan or a managing entity, as appropriate, shall The department must ensure that:

- (a) A mental health resident has been assessed by a psychiatrist, clinical psychologist, clinical social worker, or psychiatric nurse, or an individual who is supervised by one of these professionals, and determined to be appropriate to reside in an assisted living facility. The documentation must be provided to the administrator of the facility within 30 days after the mental health resident has been admitted to the facility. An evaluation completed upon discharge from a state mental hospital meets the requirements of this subsection related to appropriateness for placement as a mental health resident if it was completed within 90 days before prior to admission to the facility.
- (b) A cooperative agreement, as required in s. 429.075, is developed by between the mental health care services provider that serves a mental health resident and the administrator of the assisted living facility with a limited mental health license in which the mental health resident is living. Any entity that provides Medicaid prepaid health plan services shall ensure the appropriate coordination of health care services with an assisted living facility in cases where a Medicaid recipient is both a member of the entity's prepaid health plan and a resident of the assisted living facility. If the entity is at risk for Medicaid targeted case management and behavioral health services, the entity shall inform the assisted living facility of the procedures to follow should an emergent condition arise.
- (c) The community living support plan, as defined in s. 429.02, has been prepared by a mental health resident and his or her a mental health case manager of that resident in consultation with the administrator of the facility or the administrator's designee. The plan must be completed and provided to the administrator of the assisted living facility with a limited mental health license in which the mental health resident lives within 30 days after the resident's admission. The support plan and the agreement may be in one document.
- (d) The assisted living facility with a limited mental health license is provided with documentation that the individual meets the definition of a mental health resident.
- (e) The mental health services provider assigns a case manager to each mental health resident for whom the entity is responsible who lives in an assisted living facility with a limited mental health license. The case manager shall coordinate is responsible for coordinating the development of and implementation of the community living support plan defined in s. 429.02. The plan must be updated at least annually, or when there is a significant change in the resident's behavioral health status, such as an inpatient admission or a change in medication, level of service, or residence. Each case manager shall keep a record of the date and time of any face-to-face interaction with the resident and make the record available to the responsible entity for inspection. The record must be retained for at least 2 years after the date of the most recent interaction.
- (f) Adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements are conducted by the resident's case manager.
- (g) Concerns are reported to the appropriate regulatory oversight organization if a regulated provider fails to deliver appropriate services or otherwise acts in a manner that has the potential to result in harm to the resident.
- (3) The Secretary of Children and Families Family Services, in consultation with the Agency for Health Care Administration, shall annually require each district administrator to develop, with community input, a detailed annual plan that demonstrates detailed plans that demonstrate how the district will ensure the provision of state-funded mental health and substance abuse treatment services to residents of assisted living facilities that hold a limited mental health license. This plan These plans must be consistent with the substance abuse and mental health district plan developed pursuant to s. 394.75 and must address case management services; access to consumer-operated drop-in centers; access to services during evenings, weekends, and holidays; supervision of the clinical needs of the residents; and access to emergency psychiatric care.
- Section 25. Subsection (1) of section 400.0074, Florida Statutes, is amended, and paragraph (h) is added to subsection (2) of that section, to read:

- $400.0074\,$ Local ombudsman council onsite administrative assessments.—
- (1) In addition to any specific investigation conducted pursuant to a complaint, the local council shall conduct, at least annually, an onsite administrative assessment of each nursing home, assisted living facility, and adult family-care home within its jurisdiction. This administrative assessment must be comprehensive in nature and must shall focus on factors affecting residents' the rights, health, safety, and welfare of the residents. Each local council is encouraged to conduct a similar onsite administrative assessment of each additional long-term care facility within its jurisdiction.
- (2) An onsite administrative assessment conducted by a local council shall be subject to the following conditions:
- (h) The local council shall conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting residents' rights, health, safety, and welfare and, if needed, make recommendations for improvement.
- Section 26. Subsection (2) of section 400.0078, Florida Statutes, is amended to read:
- $400.0078\,\,$ Citizen access to State Long-Term Care Ombudsman Program services.—
- (2) Every resident or representative of a resident shall receive, Upon admission to a long-term care facility, each resident or representative of a resident must receive information regarding the purpose of the State Long-Term Care Ombudsman Program, the statewide toll-free telephone number for receiving complaints, information that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right, and other relevant information regarding how to contact the program. Each resident or his or her representative Residents or their representatives must be furnished additional copies of this information upon request.
- Section 27. Subsection (13) of section 429.02, Florida Statutes, is amended to read:
 - 429.02 Definitions.—When used in this part, the term:
- (13) "Limited nursing services" means acts that may be performed by a person licensed under pursuant to part I of chapter 464 by persons licensed thereunder while earrying out their professional duties but limited to those acts which the department specifies by rule. Acts which may be specified by rule as allowable Limited nursing services shall be for persons who meet the admission criteria established by the department for assisted living facilities and shall not be complex enough to require 24-hour nursing supervision and may include such services as the application and care of routine dressings, and care of casts, braces, and splints.
- Section 28. Paragraphs (b) and (c) of subsection (3) of section 429.07, Florida Statutes, are amended to read:
 - 429.07 License required; fee.—
- (3) In addition to the requirements of s. 408.806, each license granted by the agency must state the type of care for which the license is granted. Licenses shall be issued for one or more of the following categories of care: standard, extended congregate care, limited nursing services, or limited mental health.
- (b) An extended congregate care license shall be issued to each facility that has been licensed as an assisted living facility for 2 or more years and that provides services facilities providing, directly or through contract, services beyond those authorized in paragraph (a), including services performed by persons licensed under part I of chapter 464 and supportive services, as defined by rule, to persons who would otherwise be disqualified from continued residence in a facility licensed under this part. An extended congregate care license may be issued to a facility that has a provisional extended congregate care license and meets the requirements for licensure under subparagraph 2. The primary purpose of extended congregate care services is to allow residents the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency as they become more impaired. A facility licensed to provide extended congregate care services may also admit an

individual who exceeds the admission criteria for a facility with a standard license, if he or she is determined appropriate for admission to the extended congregate care facility.

- 1. In order for extended congregate care services to be provided, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided and whether the designation applies to all or part of the facility. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. The notification of approval or the denial of the request shall be made in accordance with part II of chapter 408. Each existing facility that qualifies facilities qualifying to provide extended congregate care services must have maintained a standard license and may not have been subject to administrative sanctions during the previous 2 years, or since initial licensure if the facility has been licensed for less than 2 years, for any of the following reasons:
 - a. A class I or class II violation;
- b. Three or more repeat or recurring class III violations of identical or similar resident care standards from which a pattern of noncompliance is found by the agency;
- c. Three or more class III violations that were not corrected in accordance with the corrective action plan approved by the agency;
- d. Violation of resident care standards which results in requiring the facility to employ the services of a consultant pharmacist or consultant dietitian;
- e. Denial, suspension, or revocation of a license for another facility licensed under this part in which the applicant for an extended congregate care license has at least 25 percent ownership interest; or
- f. Imposition of a moratorium pursuant to this part or part II of chapter 408 or initiation of injunctive proceedings.

The agency may deny or revoke a facility's extended congregate care license for not meeting the criteria for an extended congregate care license as provided in this subparagraph.

- 2. If an assisted living facility has been licensed for less than 2 years, the initial extended congregate care license must be provisional and may not exceed 6 months. Within the first 3 months after the provisional license is issued, the licensee shall notify the agency, in writing, when it has admitted at least one extended congregate care resident, after which an unannounced inspection shall be made to determine compliance with requirements of an extended congregate care license. Failure to admit an extended congregate care resident within the first 3 months shall render the extended congregate care license void. A licensee that has a provisional extended congregate care license which demonstrates compliance with all of the requirements of an extended congregate care license during the inspection shall be issued an extended congregate care license. In addition to sanctions authorized under this part, if violations are found during the inspection and the licensee fails to demonstrate compliance with all assisted living requirements during a followup inspection, the licensee shall immediately suspend extended congregate care services, and the provisional extended congregate care license expires. The agency may extend the provisional license for not more than 1 month in order to complete a followup visit.
- 3.2. A facility that is licensed to provide extended congregate care services shall maintain a written progress report on each person who receives services which describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse, or appropriate designee, representing the agency shall visit the facility at least twice a year quarterly to monitor residents who are receiving extended congregate care services and to determine if the facility is in compliance with this part, part II of chapter 408, and relevant rules. One of the visits may be in conjunction with the regular survey. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall serve as part of the team that inspects the facility. The agency may waive one of the required yearly monitoring visits for a facility that has:

- a. Held an extended congregate care license for at least 24 months; been licensed for at least 24 months to provide extended congregate care services, if, during the inspection, the registered nurse determines that extended congregate care services are being provided appropriately, and if the facility has
- b. No class I or class II violations and no uncorrected class III violations; and-
- c. No ombudsman council complaints that resulted in a citation for licensure The agency must first consult with the long term care ombudsman council for the area in which the facility is located to determine if any complaints have been made and substantiated about the quality of services or care. The agency may not waive one of the required yearly monitoring visits if complaints have been made and substantiated.
- 4.3. A facility that is licensed to provide extended congregate care services must:
- a. Demonstrate the capability to meet unanticipated resident service needs.
- b. Offer a physical environment that promotes a homelike setting, provides for resident privacy, promotes resident independence, and allows sufficient congregate space as defined by rule.
- c. Have sufficient staff available, taking into account the physical plant and firesafety features of the building, to assist with the evacuation of residents in an emergency.
- d. Adopt and follow policies and procedures that maximize resident independence, dignity, choice, and decisionmaking to permit residents to age in place, so that moves due to changes in functional status are minimized or avoided.
- e. Allow residents or, if applicable, a resident's representative, designee, surrogate, guardian, or attorney in fact to make a variety of personal choices, participate in developing service plans, and share responsibility in decisionmaking.
 - f. Implement the concept of managed risk.
- g. Provide, directly or through contract, the services of a person licensed under part I of chapter 464.
- h. In addition to the training mandated in s. 429.52, provide specialized training as defined by rule for facility staff.
- 5.4. A facility that is licensed to provide extended congregate care services is exempt from the criteria for continued residency set forth in rules adopted under s. 429.41. A licensed facility must adopt its own requirements within guidelines for continued residency set forth by rule. However, the facility may not serve residents who require 24-hour nursing supervision. A licensed facility that provides extended congregate care services must also provide each resident with a written copy of facility policies governing admission and retention.
- 5. The primary purpose of extended congregate care services is to allow residents, as they become more impaired, the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if the individual is determined appropriate for admission to the extended congregate care facility.
- 6. Before the admission of an individual to a facility licensed to provide extended congregate care services, the individual must undergo a medical examination as provided in s. 429.26(4) and the facility must develop a preliminary service plan for the individual.
- 7. If When a facility can no longer provide or arrange for services in accordance with the resident's service plan and needs and the facility's policy, the facility must shell make arrangements for relocating the person in accordance with s. 429.28(1)(k).
- 8. Failure to provide extended congregate care services may result in denial of extended congregate care license renewal.

- (c) A limited nursing services license shall be issued to a facility that provides services beyond those authorized in paragraph (a) and as specified in this paragraph.
- 1. In order for limited nursing services to be provided in a facility licensed under this part, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with part II of chapter 408. An existing facility that qualifies facilities qualifying to provide limited nursing services must shall have maintained a standard license and may not have been subject to administrative sanctions that affect the health, safety, and welfare of residents for the previous 2 years or since initial licensure if the facility has been licensed for less than 2 years.
- 2. A facility Facilities that is are licensed to provide limited nursing services shall maintain a written progress report on each person who receives such nursing services. The, which report must describe describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse representing the agency shall visit the facility such facilities at least annually twice a year to monitor residents who are receiving limited nursing services and to determine if the facility is in compliance with applicable provisions of this part, part II of chapter 408, and related rules. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall also serve as part of the team that inspects such facility. Visits may be in conjunction with other agency inspections. The agency may waive the required yearly monitoring visit for a facility that has:
 - a. Had a limited nursing services license for at least 24 months;
- b. No class I or class II violations and no uncorrected class III violations; and
- c. No ombudsman council complaints that resulted in a citation for licensure.
- 3. A person who receives limited nursing services under this part must meet the admission criteria established by the agency for assisted living facilities. When a resident no longer meets the admission criteria for a facility licensed under this part, arrangements for relocating the person shall be made in accordance with s. 429.28(1)(k), unless the facility is licensed to provide extended congregate care services.
 - Section 29. Section 429.075, Florida Statutes, is amended to read:
- 429.075 Limited mental health license.—An assisted living facility that serves *one* three or more mental health residents must obtain a limited mental health license.
- (1) To obtain a limited mental health license, a facility must hold a standard license as an assisted living facility, must not have any current uncorrected deficiencies or violations, and must ensure that, within 6 months after receiving a limited mental health license, the facility administrator and the staff of the facility who are in direct contact with mental health residents must complete training of no less than 6 hours related to their duties. This Such designation may be made at the time of initial licensure or relicensure or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with this part, part II of chapter 408, and applicable rules. This training must will be provided by or approved by the Department of Children and Families Family Services.
- (2) A facility that is Facilities licensed to provide services to mental health residents must shall provide appropriate supervision and staffing to provide for the health, safety, and welfare of such residents.
 - (3) A facility that has a limited mental health license must:
- (a) Have a copy of each mental health resident's community living support plan and the cooperative agreement with the mental health care services provider or provide written evidence that a request for the community living support plan and the cooperative agreement was sent to the

- Medicaid managed care plan or managing entity under contract with the Department of Children and Families within 72 hours after admission. The support plan and the agreement may be combined.
- (b) Have documentation that is provided by the Department of Children and Families Family Services that each mental health resident has been assessed and determined to be able to live in the community in an assisted living facility that has with a limited mental health license or provide written evidence that a request for documentation was sent to the Department of Children and Families within 72 hours after admission.
- (c) Make the community living support plan available for inspection by the resident, the resident's legal guardian *or*, the resident's health care surrogate, and other individuals who have a lawful basis for reviewing this document.
- (d) Assist the mental health resident in carrying out the activities identified in the individual's community living support plan.
- (4) A facility *that has* with a limited mental health license may enter into a cooperative agreement with a private mental health provider. For purposes of the limited mental health license, the private mental health provider may act as the case manager.

Section 30. Section 429.14, Florida Statutes, is amended to read:

429.14 Administrative penalties.—

- (1) In addition to the requirements of part II of chapter 408, the agency may deny, revoke, and suspend any license issued under this part and impose an administrative fine in the manner provided in chapter 120 against a licensee for a violation of any provision of this part, part II of chapter 408, or applicable rules, or for any of the following actions by a licensee, for the actions of any person subject to level 2 background screening under s. 408.809, or for the actions of any facility staff employee:
- (a) An intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- (b) A The determination by the agency that the owner lacks the financial ability to provide continuing adequate care to residents.
- (c) Misappropriation or conversion of the property of a resident of the facility.
- (d) Failure to follow the criteria and procedures provided under part I of chapter 394 relating to the transportation, voluntary admission, and involuntary examination of a facility resident.
- (e) A citation for σ any of the following violations deficiencies as specified in s. 429.19:
 - 1. One or more cited class I violations deficiencies.
 - 2. Three or more cited class II violations deficiencies.
- 3. Five or more cited class III *violations* deficiencies that have been cited on a single survey and have not been corrected within the times specified.
- (f) Failure to comply with the background screening standards of this part, s. 408.809(1), or chapter 435.
 - (g) Violation of a moratorium.
- (h) Failure of the license applicant, the licensee during *licensure renewal relicensure*, or a licensee that holds a provisional license to meet the minimum license requirements of this part, or related rules, at the time of license application or renewal.
- (i) An intentional or negligent life-threatening act in violation of the uniform firesafety standards for assisted living facilities or other firesafety standards *which* that threatens the health, safety, or welfare of a resident of a facility, as communicated to the agency by the local authority having jurisdiction or the State Fire Marshal.

- (j) Knowingly operating any unlicensed facility or providing without a license any service that must be licensed under this chapter or chapter 400
- (k) Any act constituting a ground upon which application for a license may be denied.
- (2) Upon notification by the local authority having jurisdiction or by the State Fire Marshal, the agency may deny or revoke the license of an assisted living facility that fails to correct cited fire code violations that affect or threaten the health, safety, or welfare of a resident of a facility.
- (3) The agency may deny or revoke a license of an to any applicant or controlling interest as defined in part II of chapter 408 which has or had a 25 percent 25-percent or greater financial or ownership interest in any other facility that is licensed under this part, or in any entity licensed by this state or another state to provide health or residential care, if that which facility or entity during the 5 years before prior to the application for a license closed due to financial inability to operate; had a receiver appointed or a license denied, suspended, or revoked; was subject to a moratorium; or had an injunctive proceeding initiated against it.
- (4) The agency shall deny or revoke the license of an assisted living facility *if*:
- (a) There are two moratoria, issued pursuant to this part or part II of chapter 408, within a 2-year period which are imposed by final order;
- (b) The facility is cited for two or more class I violations arising from unrelated circumstances during the same survey or investigation; or
- (c) The facility is cited for two or more class I violations arising from separate surveys or investigations within a 2-year period that has two or more class I violations that are similar or identical to violations identified by the agency during a survey, inspection, monitoring visit, or complaint investigation occurring within the previous 2 years.
- (5) An action taken by the agency to suspend, deny, or revoke a facility's license under this part or part II of chapter 408, in which the agency claims that the facility owner or an employee of the facility has threatened the health, safety, or welfare of a resident of the facility, *must* be heard by the Division of Administrative Hearings of the Department of Management Services within 120 days after receipt of the facility's request for a hearing, unless that time limitation is waived by both parties. The administrative law judge *shall* must render a decision within 30 days after receipt of a proposed recommended order.
- (6) As provided under s. 408.814, the agency shall impose an immediate moratorium on an assisted living facility that fails to provide the agency access to the facility or prohibits the agency from conducting a regulatory inspection. The licensee may not restrict agency staff in accessing and copying records or in conducting confidential interviews with facility staff or any individual who receives services from the facility provide to the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, on a monthly basis, a list of those assisted living facilities that have had their licenses denied, suspended, or revoked or that are involved in an appellate proceeding pursuant to s. 120.60 related to the denial, suspension, or revocation of a license.
- (7) Agency notification of a license suspension or revocation, or denial of a license renewal, shall be posted and visible to the public at the facility.
- (8) If a facility is required to relocate some or all of its residents due to agency action, that facility is exempt from the 45 days' notice requirement imposed under s. 429.28(1)(k). This subsection does not exempt the facility from any deadlines for corrective action set by the agency.
- Section 31. Paragraphs (a) and (b) of subsection (2) of section 429.178, Florida Statutes, are amended to read:
- 429.178 Special care for persons with Alzheimer's disease or other related disorders.—
- (2)(a) An individual who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who has regular contact with such residents, must complete up to 4 hours of initial dementia-specific training developed or approved by the department. The training must shall be completed

- within 3 months after beginning employment and satisfy shall satisfy the core training requirements of s. 429.52(3)(g) s. 429.52(2)(g).
- (b) A direct caregiver who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who provides direct care to such residents, must complete the required initial training and 4 additional hours of training developed or approved by the department. The training must shall be completed within 9 months after beginning employment and satisfy shall satisfy the core training requirements of s. 429.52(3)(g) s. 429.52(2)(g).
 - Section 32. Section 429.19, Florida Statutes, is amended to read:
 - 429.19 Violations; imposition of administrative fines; grounds.—
- (1) In addition to the requirements of part II of chapter 408, the agency shall impose an administrative fine in the manner provided in chapter 120 for the violation of any provision of this part, part II of chapter 408, and applicable rules by an assisted living facility, for the actions of any person subject to level 2 background screening under s. 408.809, for the actions of any facility employee, or for an intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- (2) Each violation of this part and adopted rules must shall be classified according to the nature of the violation and the gravity of its probable effect on facility residents. The scope of a violation may be cited as an isolated, patterned, or widespread deficiency. An isolated deficiency is a deficiency affecting one or a very limited number of residents, or involving one or a very limited number of staff, or a situation that occurred only occasionally or in a very limited number of locations. A patterned deficiency is a deficiency in which more than a very limited number of residents are affected, or more than a very limited number of staff are affected, or the situation has occurred in several locations, or the same resident or residents have been affected by repeated occurrences of the same deficient practice but the effect of the deficient practice is not found to be pervasive throughout the facility. A widespread deficiency is a deficiency in which the problems causing the deficiency are pervasive in the facility or represent systemic failure that has affected or has the potential to affect a large portion of the facility's residents.
- (a) The agency shall indicate the classification on the written notice of the violation as follows:
- 1.(a) Class "I" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class I violation of \$5,000 for an isolated deficiency; \$7,500 for a patterned deficiency; and \$10,000 for a widespread deficiency. If the agency has knowledge of a class I violation that occurred within 12 months before an inspection, a fine must be levied for that violation, regardless of whether the noncompliance is corrected before the inspection in an amount not less than \$5,000 and not exceeding \$10,000 for each violation.
- 2.(b) Class "II" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class II violation of \$1,000 for an isolated deficiency; \$3,000 for a patterned deficiency; and \$5,000 for a widespread deficiency in an amount not less than \$1,000 and not exceeding \$5,000 for each violation.
- 3.(e) Class "III" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class III violation of \$500 for an isolated deficiency; \$750 for a patterned deficiency; and \$1,000 for a widespread deficiency in an amount not less than \$500 and not exceeding \$1,000 for each violation.
- 4.(d) Class "IV" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class IV violation of \$100 for an isolated deficiency; \$150 for a patterned deficiency; and \$200 for a widespread deficiency in an amount not less than \$100 and not exceeding \$200 for each violation.
- (b) Any fine imposed for a class I violation or a class II violation must be doubled if a facility was previously cited for one or more class I or class II violations during the agency's last licensure inspection or any inspection or complaint investigation since the last licensure inspection.
- (c) Notwithstanding s. 408.813(2)(c) and (d) and s. 408.832, a fine must be imposed for each class III or class IV violation, regardless of correction, if a facility was previously cited for one or more class III or

- class IV violations during the agency's last licensure inspection or any inspection or complaint investigation since the last licensure inspection for the same regulatory violation. A fine imposed for class III or class IV violations must be doubled if a facility was previously cited for one or more class III or class IV violations during the agency's last two licensure inspections for the same regulatory violation.
- (d) Notwithstanding the fine amounts specified in subparagraphs (a) 1.-4., and regardless of the class of violation cited, the agency shall impose an administrative fine of \$500 on a facility that is found not to be in compliance with the background screening requirements as provided in s. 408.809.
- (3) For purposes of this section, in determining if a penalty is to be imposed and in fixing the amount of the fine, the agency shall consider the following factors:
- (a) The gravity of the violation, including the probability that death or serious physical or emotional harm to a resident will result or has resulted, the severity of the action or potential harm, and the extent to which the provisions of the applicable laws or rules were violated.
 - (b) Actions taken by the owner or administrator to correct violations.
 - (c) Any previous violations.
- (d) The financial benefit to the facility of committing or continuing the violation.
 - (e) The licensed capacity of the facility.
- (3)(4) Each day of continuing violation after the date *established by* the agency fixed for correction termination of the violation, as ordered by the agency, constitutes an additional, separate, and distinct violation.
- (4)(5) An Any action taken to correct a violation shall be documented in writing by the owner or administrator of the facility and verified through followup visits by agency personnel. The agency may impose a fine and, in the case of an owner-operated facility, revoke or deny a facility's license when a facility administrator fraudulently misrepresents action taken to correct a violation.
- (5)(6) A Any facility whose owner fails to apply for a change-of-ownership license in accordance with part II of chapter 408 and operates the facility under the new ownership is subject to a fine of \$5,000.
- (6)(7) In addition to any administrative fines imposed, the agency may assess a survey fee, equal to the lesser of one half of the facility's biennial license and bed fee or \$500, to cover the cost of conducting initial complaint investigations that result in the finding of a violation that was the subject of the complaint or monitoring visits conducted under s. 429.28(3)(c) to verify the correction of the violations.
- (7)(8) During an inspection, the agency shall make a reasonable attempt to discuss each violation with the owner or administrator of the facility, *before* prior to written notification.
- (8)(9) The agency shall develop and disseminate an annual list of all facilities sanctioned or fined for violations of state standards, the number and class of violations involved, the penalties imposed, and the current status of cases. The list shall be disseminated, at no charge, to the Department of Elderly Affairs, the Department of Health, the Department of Children and Families Family Services, the Agency for Persons with Disabilities, the area agencies on aging, the Florida Statewide Advocacy Council, and the state and local ombudsman councils. The Department of Children and Families Family Services shall disseminate the list to service providers under contract to the department who are responsible for referring persons to a facility for residency. The agency may charge a fee commensurate with the cost of printing and postage to other interested parties requesting a copy of this list. This information may be provided electronically or through the agency's website Internet site.
- Section 33. Subsection (3) and paragraph (c) of subsection (4) of section 429.256, Florida Statutes, are amended to read:
 - 429.256 Assistance with self-administration of medication.—
 - (3) Assistance with self-administration of medication includes:

- (a) Taking the medication, in its previously dispensed, properly labeled container, including an insulin syringe that is prefilled with the proper dosage by a pharmacist and an insulin pen that is prefilled by the manufacturer, from where it is stored, and bringing it to the resident.
- (b) In the presence of the resident, reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
- (c) Placing an oral dosage in the resident's hand or placing the dosage in another container and helping the resident by lifting the container to his or her mouth.
 - (d) Applying topical medications.
 - (e) Returning the medication container to proper storage.
- (f) Keeping a record of when a resident receives assistance with self-administration under this section.
- (g) Assisting with the use of a nebulizer, including removing the cap of a nebulizer, opening the unit dose of nebulizer solution, and pouring the prescribed premeasured dose of medication into the dispensing cup of the nebulizer
 - (h) Using a glucometer to perform blood-glucose level checks.
 - (i) Assisting with putting on and taking off antiembolism stockings.
- (j) Assisting with applying and removing an oxygen cannula, but not with titrating the prescribed oxygen settings.
- (k) Assisting with the use of a continuous positive airway pressure (CPAP) device, but not with titrating the prescribed setting of the device.
 - (l) Assisting with measuring vital signs.
 - (m) Assisting with colostomy bags.
 - (4) Assistance with self-administration does not include:
- (c) Administration of medications through intermittent positive pressure breathing machines or a nebulizer.
- Section 34. Subsections (2), (5), and (6) of section 429.28, Florida Statutes, are amended to read:
 - 429.28 Resident bill of rights.—
- (2) The administrator of a facility shall ensure that a written notice of the rights, obligations, and prohibitions set forth in this part is posted in a prominent place in each facility and read or explained to residents who cannot read. The This notice must shall include the name, address, and telephone numbers of the local ombudsman council, the and central abuse hotline, and, if when applicable, Disability Rights Florida the Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council, where complaints may be lodged. The notice must state that a complaint made to the Office of State Long-Term Care Ombudsman or a local long-term care ombudsman council, the names and identities of the residents involved in the complaint, and the identity of complainants are kept confidential pursuant to s. 400.0077 and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right. The facility must ensure a resident's access to a telephone to call the local ombudsman council, central abuse hotline, and Disability Rights Florida Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council.
- (5) A No facility or employee of a facility may *not* serve notice upon a resident to leave the premises or take any other retaliatory action against any person who:
 - (a) Exercises any right set forth in this section.
 - (b) Appears as a witness in any hearing, inside or outside the facility.
- (c) Files a civil action alleging a violation of the provisions of this part or notifies a state attorney or the Attorney General of a possible violation of such provisions.

(6) A Any facility that which terminates the residency of an individual who participated in activities specified in subsection (5) must shall show good cause in a court of competent jurisdiction. If good cause is not shown, the agency shall impose a fine of \$2,500 in addition to any other penalty assessed against the facility.

Section 35. Section 429.34, Florida Statutes, is amended to read:

429.34 Right of entry and inspection.—

- (1) In addition to the requirements of s. 408.811, any duly designated officer or employee of the department, the Department of Children and Families Family Services, the Medicaid Fraud Control Unit of the Office of the Attorney General, the state or local fire marshal, or a member of the state or local long-term care ombudsman council has shall have the right to enter unannounced upon and into the premises of any facility licensed pursuant to this part in order to determine the state of compliance with the provisions of this part, part II of chapter 408, and applicable rules. Data collected by the state or local long-term care ombudsman councils or the state or local advocacy councils may be used by the agency in investigations involving violations of regulatory standards. A person specified in this section who knows or has reasonable cause to suspect that a vulnerable adult has been or is being abused, neglected, or exploited shall immediately report such knowledge or suspicion to the central abuse hotline pursuant to chapter 415.
- (2) The agency shall inspect each licensed assisted living facility at least once every 24 months to determine compliance with this chapter and related rules. If an assisted living facility is cited for one or more class I violations or two or more class II violations arising from separate surveys within a 60-day period or due to unrelated circumstances during the same survey, the agency must conduct an additional licensure inspection within 6 months. In addition to any fines imposed on the facility under s. 429.19, the licensee shall pay a fee for the cost of the additional inspection equivalent to the standard assisted living facility license and per-bed fees, without exception for beds designated for recipients of optional state supplementation. The agency shall adjust the fee in accordance with s. 408.805.

Section 36. Subsection (2) of section 429.41, Florida Statutes, is amended to read:

429.41 Rules establishing standards.—

- (2) In adopting any rules pursuant to this part, the department, in conjunction with the agency, shall make distinct standards for facilities based upon facility size; the types of care provided; the physical and mental capabilities and needs of residents; the type, frequency, and amount of services and care offered; and the staffing characteristics of the facility. Rules developed pursuant to this section may shall not restrict the use of shared staffing and shared programming in facilities that are part of retirement communities that provide multiple levels of care and otherwise meet the requirements of law and rule. If a continuing care facility licensed under chapter 651 or a retirement community offering multiple levels of care obtains a license pursuant to this chapter for a building or part of a building designated for independent living, staffing requirements established in rule apply only to residents who receive personal services, limited nursing services, or extended congregate care services under this part. Such facilities shall retain a log listing the names and unit number for residents receiving these services. The log must be available to surveyors upon request. Except for uniform firesafety standards, the department shall adopt by rule separate and distinct standards for facilities with 16 or fewer beds and for facilities with 17 or more beds. The standards for facilities with 16 or fewer beds must shall be appropriate for a noninstitutional residential environment; however, provided that the structure may not be is no more than two stories in height and all persons who cannot exit the facility unassisted in an emergency must reside on the first floor. The department, in conjunction with the agency, may make other distinctions among types of facilities as necessary to enforce the provisions of this part. Where appropriate, the agency shall offer alternate solutions for complying with established standards, based on distinctions made by the department and the agency relative to the physical characteristics of facilities and the types of care offered therein.
- Section 37. Present subsections (1) through (11) of section 429.52, Florida Statutes, are redesignated as subsections (2) through (12), re-

spectively, a new subsection (1) is added to that section, and present subsections (5) and (9) of that section are amended, to read:

- 429.52 Staff training and educational programs; core educational requirement.—
- (1) Effective October 1, 2014, each new assisted living facility employee who has not previously completed core training must attend a preservice orientation provided by the facility before interacting with residents. The preservice orientation must be at least 2 hours in duration and cover topics that help the employee provide responsible care and respond to the needs of facility residents. Upon completion, the employee and the administrator of the facility must sign a statement that the employee completed the required preservice orientation. The facility must keep the signed statement in the employee's personnel record.
- (6)(5) Staff involved with the management of medications and assisting with the self-administration of medications under s. 429.256 must complete a minimum of 64 additional hours of training provided by a registered nurse, licensed pharmacist, or department staff. The department shall establish by rule the minimum requirements of this additional training.
- (10)(9) The training required by this section other than the preservice orientation must shall be conducted by persons registered with the department as having the requisite experience and credentials to conduct the training. A person seeking to register as a trainer must provide the department with proof of completion of the minimum core training education requirements, successful passage of the competency test established under this section, and proof of compliance with the continuing education requirement in subsection (5) (4).

Section 38. The Legislature finds that consistent regulation of assisted living facilities benefits residents and operators of such facilities. To determine whether surveys are consistent between surveys and surveyors, the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a study of intersurveyor reliability for assisted living facilities. By November 1, 2014, OPPAGA shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives and make any recommendations for improving intersurveyor reliability.

Section 39. Section 429.55, Florida Statutes, is created to read:

429.55 Public access to data; rating system and comment page.—

- (1) The Legislature finds that consumers need additional information on the quality of care and service in assisted living facilities in order to select the best facility for themselves or their loved ones.
- (2) By March 1, 2015, the agency shall implement a rating system for assisted living facilities based on facility inspections, violations, complaints, and agency visits to assist consumers and residents. The agency may adopt rules to administer this subsection.
- (3) By November 1, 2014, the agency shall provide, maintain, and update at least quarterly, electronically accessible data on assisted living facilities. Such data must be searchable, downloadable, and available in generally accepted formats. The agency shall include all content in its possession on November 1, 2014, on the website and add additional content from facilities when the facility license is renewed. At a minimum, such data must include:
- (a) Information on each assisted living facility licensed under this part, including:
 - 1. The name and address of the facility.
 - 2. The number and type of licensed beds in the facility.
 - 3. The types of licenses held by the facility.
 - 4. The facility's license expiration date and status.
 - 5. Proprietary or nonproprietary status of the licensee.
- 6. Any affiliation with a company or other organization owning or managing more than one assisted living facility in this state.

- 7. The total number of clients that the facility is licensed to serve and the most recently available occupancy levels.
 - 8. The number of private and semiprivate rooms offered.
 - 9. The bed-hold policy.
 - 10. The religious affiliation, if any, of the assisted living facility.
 - 11. The languages spoken by the staff.
 - 12. Availability of nurses.
- 13. Forms of payment accepted, including, but not limited to, Medicaid, Medicaid long-term managed care, private insurance, health maintenance organization, United States Department of Veterans Affairs, CHAMPUS program, or workers' compensation coverage.
- 14. Indication if the licensee is operating under bankruptcy protection.
 - 15. Recreational and other programs available.
 - 16. Special care units or programs offered.
- 17. Whether the facility is a part of a retirement community that offers other services pursuant to this part or part III of this chapter, part II or part III of chapter 400, or chapter 651.
- 18. Links to the State Long-Term Care Ombudsman Program website and the program's statewide toll-free telephone number.
 - 19. Links to the websites of the providers or their affiliates.
 - 20. Other relevant information that the agency currently collects.
 - (b) A list of the facility's violations, including, for each violation:
- 1. A summary of the violation presented in a manner understandable by the general public;
 - 2. Any sanctions imposed by final order; and
 - 3. The date the corrective action was confirmed by the agency.
 - (c) Links to inspection reports on file with the agency.
- (4) The agency shall provide a monitored comment webpage that allows members of the public to comment on specific assisted living facilities licensed to operate in this state. At a minimum, the comment webpage must allow members of the public to identify themselves, provide comments on their experiences with, or observations of, an assisted living facility, and view others' comments.
- (a) The agency shall review comments for profanities and redact any profanities before posting the comments to the webpage. After redacting any profanities, the agency shall post all comments, and shall retain all comments as they were originally submitted, which are subject to the requirements of chapter 119 and which shall be retained by the agency for inspection by the public without further redaction pursuant to retention schedules and disposal processes for such records.
- (b) A controlling interest, as defined in s. 408.803 in an assisted living facility, or an employee or owner of an assisted living facility, is prohibited from posting comments on the page. A controlling interest, employee, or owner may respond to comments on the page, and the agency shall ensure that such responses are identified as being from a representative of the facility.
- (5) The agency may provide links to third-party websites that use the data published pursuant to this section to assist consumers in evaluating the quality of care and service in assisted living facilities.
- Section 40. For the 2014-2015 fiscal year, the sums of \$156,943 in recurring funds and \$7,546 in nonrecurring funds from the Health Care Trust Fund and two full-time equivalent senior attorney positions with associated salary rate of 103,652 are appropriated to the Agency for Health Care Administration for the purpose of implementing the regulatory provisions of this act.

- Section 41. For the 2014-2015 fiscal year, for the purpose of implementing and maintaining the public information website enhancements provided under this act:
- (1) The sums of \$72,435 in recurring funds and \$3,773 in non-recurring funds from the Health Care Trust Fund and one full-time equivalent health services and facilities consultant position with associated salary rate of 46,560 are appropriated to the Agency for Health Care Administration;
- (2) The sums of \$30,000 in recurring funds and \$15,000 in non-recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for software purchase, installation, and maintenance services; and
- (3) The sums of \$2,474 in recurring funds and \$82,806 in non-recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for contracted services.

And the title is amended as follows:

Between lines 136 and 137 insert: amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility after the mental health resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified time; requiring the responsible entity to ensure that there is adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of residents in the facilities; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; revising the requirement that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other inspections by the agency; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending

s. 429.075, F.S.; requiring an assisted living facility that serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action may not be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving relevant services; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the required preservice orientation and keep the signed statement in the employee's personnel record; requiring 2 additional hours of training for assistance with medication; conforming a cross-reference; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; creating s. 429.55, F.S.; requiring the Agency for Health Care Administration to implement a rating system of assisted living facilities by a specified date; authorizing the agency to adopt rules; requiring the Agency for Health Care Administration to provide specified data on assisted living facilities by a certain date; requiring the agency to include all content in its possession on a specified date on the website; providing minimum requirements for the data; authorizing the agency to create a comment webpage regarding assisted living facilities; providing minimum requirements; authorizing the agency to provide links to certain third-party websites; providing appropriations and authorizing positions;

Senator Sobel moved the following amendment to $Amendment\ 10$ (933990) which was adopted:

Amendment 10A (143102)—Delete lines 622-632 and insert:

(c) Notwithstanding ss. 408.813(2)(c) and 408.832, if a facility is cited for 10 or more class III violations during an inspection or survey, the agency shall impose a fine for each violation.

Amendment 10 (933990) as amended was adopted.

Senator Bean moved the following amendment which was adopted:

Amendment 11 (779530) (with directory and title amendments)—Delete lines 1374-1383.

Delete line 1480 and insert:

(3) Within 7 days after the date that a controlled

Delete lines 1553-1556 and insert: prescription history. A health care

And the directory clause is amended as follows:

Delete lines 1371-1373 and insert:

Section 24. Subsection (7) of section 456.072, Florida Statutes, is amended to read:

And the title is amended as follows:

Delete lines 137-148 and insert: amending s. 456.072, F.S.; requiring the suspension and fining of an independent nurse practitioner for prescribing or dispensing a controlled substance in a certain manner; amending s. 893.055, F.S.; revising definitions; revising provisions relating to the database of controlled substance dispensing information; revising program funding requirements; providing

Senators Diaz de la Portilla and Garcia offered the following amendment which was moved by Senator Diaz de la Portilla and adopted:

Amendment 12 (424622) (with title amendment)—Delete lines 1806-1821.

And the title is amended as follows:

Delete lines 167-171 and insert: 893.0551, F.S.; conforming cross-references; amending s. 458.3485, F.S.;

Senator Bean moved the following amendment which was adopted:

Amendment 13 (342638) (with title amendment)—Between lines 1845 and 1846 insert:

Section 30. Paragraph (d) of subsection (2) of section 893.04, Florida Statutes, is amended to read:

893.04 Pharmacist and practitioner.—

(2)

(d) Each written prescription prescribed by a practitioner in this state for a controlled substance listed in Schedule II, Schedule III, or Schedule IV must include both a written and a numerical notation of the quantity of the controlled substance prescribed on the face of the prescription and a notation of the date in numerical, month/day/year format, or, with the abbreviated month written out, or the month written out in whole on the face of the prescription. A pharmacist may, upon verification by the prescriber, document any information required by this paragraph. If the prescriber is not available to verify a prescription, the pharmacist may dispense the controlled substance but may insist that the person to whom the controlled substance is dispensed provide valid photographic identification. If a prescription includes a numerical notation of the quantity of the controlled substance or date, but does not include the quantity or date written out in textual format, the pharmacist may dispense the controlled substance without verification by the prescriber of the quantity or date if the pharmacy previously dispensed another prescription for the person to whom the prescription was writ-

And the title is amended as follows:

Delete line 173 and insert: certify medical assistants; amending ss. 456.42 and 893.04, F.S.;

Senator Hays moved the following amendment which was adopted:

Amendment 14 (108586)—Delete line 1955 and insert: not supervise more than *five* four currently licensed physician

Delete line 2149 and insert: not supervise more than *five* four currently licensed physician

Senator Sobel moved the following amendment which was adopted:

Amendment 15 (291640) (with title amendment)—Delete lines 2341-2346 and insert:

(4) "Clinic" means an entity that provides where health care services are provided to individuals and that receives remuneration which tenders charges for reimbursement for such services, including a mobile clinic and a portable equipment provider. As used in this part, the term does not include and the licensure requirements of this part do not apply to:

And the title is amended as follows:

Between lines 211 and 212 insert: revising the definition of "clinic";

Senator Grimsley moved the following amendments which were adopted:

Amendment 16 (691856) (with title amendment)—Between lines 2509 and 2510 insert:

Section 39. Paragraph (a) of subsection (6) of section 395.003, Florida Statutes, is amended to read:

395.003 Licensure; denial, suspension, and revocation.—

(6)(a) A specialty hospital may not provide any service or regularly serve any population group beyond those services or groups specified in its license. A specialty-licensed children's hospital that is authorized to provide pediatric cardiac catheterization and pediatric open-heart surgery services may provide cardiovascular service to adults who, as children, were previously served by the hospital for congenital heart disease, or to those patients who are referred only for a specialized procedure only for congenital heart disease by an adult hospital, without obtaining additional licensure as a provider of adult cardiovascular services. The agency may request documentation as needed to support patient selection and treatment. This subsection does not apply to a specialty-licensed children's hospital that is already licensed to provide adult cardiovascular services.

And the title is amended as follows:

Delete line 213 and insert: chapter 400, F.S., in certain circumstances; amending s. 395.003, F.S., revising provisions relating to the provision of cardiovascular services by a hospital; providing

Amendment 17 (925472) (with title amendment)—Between lines 2509 and 2510 insert:

Section 39. Paragraph (c) of subsection (2) of section 409.967, Florida Statutes, is amended to read:

409.967 Managed care plan accountability.—

- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
 - (c) Access.-
- 1. The agency shall establish specific standards for the number, type, and regional distribution of providers in managed care plan networks to ensure access to care for both adults and children. Each plan must maintain a regionwide network of providers in sufficient numbers to meet the access standards for specific medical services for all recipients enrolled in the plan. The exclusive use of mail-order pharmacies may not be sufficient to meet network access standards. Consistent with the standards established by the agency, provider networks may include providers located outside the region. A plan may contract with a new hospital facility before the date the hospital becomes operational if the hospital has commenced construction, will be licensed and operational by January 1, 2013, and a final order has issued in any civil or administrative challenge. Each plan shall establish and maintain an accurate and complete electronic database of contracted providers, including information about licensure or registration, locations and hours of operation, specialty credentials and other certifications, specific performance indicators, and such other information as the agency deems necessary. The database must be available online to both the agency and the public and have the capability of comparing to compare the availability of providers to network adequacy standards and to accept and display feedback from each provider's patients. Each plan shall submit quarterly reports to the agency identifying the number of enrollees assigned to each primary care provider.

- 2. If establishing a prescribed drug formulary or preferred drug list, a managed care plan shall:
- a. Provide a broad range of therapeutic options for the treatment of disease states which are consistent with the general needs of an outpatient population. If feasible, the formulary or preferred drug list must include at least two products in a therapeutic class.
- b. Each managed care plan must Publish the any prescribed drug formulary or preferred drug list on the plan's website in a manner that is accessible to and searchable by enrollees and providers. The plan shall must update the list within 24 hours after making a change. Each plan must ensure that the prior authorization process for prescribed drugs is readily accessible to health care providers, including posting appropriate contact information on its website and providing timely responses to providers.
- 3. For *enrollees* Medicaid recipients diagnosed with hemophilia who have been prescribed anti-hemophilic-factor replacement products, the agency shall provide for those products and hemophilia overlay services through the agency's hemophilia disease management program.
- 3. Managed care plans, and their fiscal agents or intermediaries, must accept prior authorization requests for any service electronically.
- 4. Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a managed care plan shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- a. The managed care plan shall make the form available electronically and online to practitioners. The prescribing provider may electronically submit the completed prior authorization form to the managed care plan.
- b. If the managed care plan contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- c. A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the managed care plan unless the managed care plan responds otherwise within 3 business days.
- 5. If medications for the treatment of a medical condition are restricted for use by a managed care plan by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the managed care plan.
- a. The managed care plan shall grant an override within 72 hours if the prescribing provider documents that:
- (I) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the enrollee's disease or medical condition; or
- (II) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- (A) Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the enrollee and known characteristics of the drug regimen; or
- (B) Will cause or will likely cause an adverse reaction or other physical harm to the enrollee.
- b. If the prescribing provider allows the enrollee to enter the steptherapy or fail-first protocol recommended by the managed care plan, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the managed care plan can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the enrollee, the

step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the enrollee is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.

Section 40. Section 627.42392, Florida Statutes, is created to read:

627.42392 Prior authorization.—

- (1) Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health insurer that delivers, issues for delivery, renews, amends, or continues an individual or group health insurance policy in this state, including a policy issued to a small employer as defined in s. 627.6699, shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- (a) The health insurer shall make the form available electronically and online to practitioners. The prescribing provider may submit the completed prior authorization form electronically to the health insurer.
- (b) If the health insurer contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (c) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the health insurer unless the health insurer responds otherwise within 3 business days.
- (2) This section does not apply to a grandfathered health plan as defined in s. 627.402.
 - Section 41. Section 627.42393, Florida Statutes, is created to read:
- 627.42393 Medication protocol override.—If an individual or group health insurance policy, including a policy issued by a small employer as defined in s. 627.6699, restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the health insurer.
- (1) The health insurer shall authorize an override of the protocol within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the insured's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the insured and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the insured.
- (2) If the prescribing provider allows the insured to enter the step-therapy or fail-first protocol recommended by the health insurer, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health insurer can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period for such medication to provide any relief or amelioration to the insured, the step-therapy or fail-first protocol may be extended for an additional period of time, but no longer than the original customary period for the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the insured is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.

- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.
- Section 42. Subsection (11) of section 627.6131, Florida Statutes, is amended to read:

627.6131 Payment of claims.—

- (11) A health insurer may not retroactively deny a claim because of insured ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy compliant with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health insurer verified the eligibility of the insured at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the insured was delinquent in paying the premium.
- Section 43. Subsection (2) of section 627.6471, Florida Statutes, is amended to read:
- $627.6471\,$ Contracts for reduced rates of payment; limitations; coinsurance and deductibles.—
- (2) An Any insurer issuing a policy of health insurance in this state, which insurance includes coverage for the services of a preferred provider shall, must provide each policyholder and certificateholder with a current list of preferred providers, shall and must make the list available for public inspection during regular business hours at the principal office of the insurer within the state, and shall post a link to the list of preferred providers on the home page of the insurer's website. Changes to the list of preferred providers must be reflected on the insurer's website within 24 hours.
- Section 44. Paragraph (c) of subsection (2) of section 627.6515, Florida Statutes, is amended to read:

627.6515 Out-of-state groups.—

- (2) Except as otherwise provided in this part, this part does not apply to a group health insurance policy issued or delivered outside this state under which a resident of this state is provided coverage if:
- (c) The policy provides the benefits specified in ss. 627.419, 627.42392, 627.42393, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121, 627.66122, 627.6613, 627.6675, 627.6691, and 627.66911, and complies with the requirements of s. 627.66996.
- Section 45. Subsection (10) of section 641.3155, Florida Statutes, is amended to read:

641.3155 Prompt payment of claims.—

- (10) A health maintenance organization may not retroactively deny a claim because of subscriber ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy in compliance with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health maintenance organization verified the eligibility of the subscriber at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the subscriber was delinquent in paying the premium.
 - Section 46. Section 641.393, Florida Statutes, is created to read:
- 641.393 Prior authorization.—Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health maintenance organization shall use a single standardized form for obtaining prior authorization for prescription drug benefits. The form may not exceed two pages in length, excluding any instructions or guiding documentation.

- (1) A health maintenance organization shall make the form available electronically and online to practitioners. A health care provider may electronically submit the completed form to the health maintenance organization.
- (2) If a health maintenance organization contracts with a pharmacy benefits manager to perform prior authorization services for prescription drug benefits, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (3) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form required under this section is deemed approved upon receipt by the health maintenance organization unless the health maintenance organization responds otherwise within 3 business days.
- (4) This section does not apply to grandfathered health plans, as defined in s. 627.402.
 - Section 47. Section 641.394, Florida Statutes, is created to read:
- 641.394 Medication protocol override.—If a health maintenance organization contract restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider shall have access to a clear and convenient process to request an override of the protocol from the health maintenance organization.
- (1) The health maintenance organization shall grant an override within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the subscriber's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the subscriber and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the subscriber.
- (2) If the prescribing provider allows the subscriber to enter the step-therapy or fail-first protocol recommended by the health maintenance organization, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health maintenance organization can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the subscriber, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the subscriber is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.

And the title is amended as follows:

Delete line 213 and insert: chapter 400, F.S., in certain circumstances; amending s. 409.967, F.S.; revising contract requirements for Medicaid managed care programs; providing requirements for plans establishing a drug formulary or preferred drug list; requiring the use of a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; creating s. 627.42392, F.S.; requiring health insurers to use a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a

pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 627.42393, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; amending s. 627.6131, F.S.; prohibiting an insurer from retroactively denying a claim in certain circumstances; amending s. 627.6471, F.S.; requiring insurers to post preferred provider information on a website; specifying that changes to such a website must be made within a certain time; amending s. 627.6515, F.S.; applying provisions relating to prior authorization and override protocols to out-of-state groups; amending s. 641.3155, F.S.; prohibiting a health maintenance organization from retroactively denying a claim in certain circumstances; creating s. 641.393, F.S.; requiring the use of a standardized prior authorization form by a health maintenance organization; providing requirements for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 641.394, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; providing

Senator Garcia moved the following amendments which were adopted:

Amendment 18 (356888) (with title amendment)—Between lines 2509 and 2510 insert:

Section 39. Part XI of chapter 400, Florida Statutes, consisting of sections 400.997 through 400.9985, is created to read:

PART XI TRANSITIONAL LIVING FACILITIES

400.997 Legislative intent.—It is the intent of the Legislature to provide for the licensure of transitional living facilities and require the development, establishment, and enforcement of basic standards by the Agency for Health Care Administration to ensure quality of care and services to clients in transitional living facilities. It is the policy of the state that the least restrictive appropriate available treatment be used based on the individual needs and best interest of the client, consistent with optimum improvement of the client's condition. The goal of a transitional living program for persons who have brain or spinal cord injuries is to assist each person who has such an injury to achieve a higher level of independent functioning and to enable the person to reenter the community. It is also the policy of the state that the restraint or seclusion of a client is justified only as an emergency safety measure used in response to danger to the client or others. It is therefore the intent of the Legislature to achieve an ongoing reduction in the use of restraint or seclusion in programs and facilities that serve persons who have brain or spinal cord injuries.

 $400.9971 \quad \textit{Definitions.} - \textit{As used in this part, the term:}$

- (1) "Agency" means the Agency for Health Care Administration.
- (2) "Chemical restraint" means a pharmacologic drug that physically limits, restricts, or deprives a person of movement or mobility, is used for client protection or safety, and is not required for the treatment of medical conditions or symptoms.
- (3) "Client's representative" means the parent of a child client or the client's guardian, designated representative, designee, surrogate, or attorney in fact.
 - (4) "Department" means the Department of Health.
- (5) "Physical restraint" means a manual method to restrict freedom of movement of or normal access to a person's body, or a physical or mechanical device, material, or equipment attached or adjacent to the person's body that the person cannot easily remove and that restricts freedom of movement of or normal access to the person's body, including, but not limited to, a half-bed rail, a full-bed rail, a geriatric chair, or a Posey restraint. The term includes any device that is not specifically manufactured as a restraint but is altered, arranged, or otherwise used for this purpose. The term does not include bandage material used for the purpose of binding a wound or injury.

- (6) "Seclusion" means the physical segregation of a person in any fashion or the involuntary isolation of a person in a room or area from which the person is prevented from leaving. Such prevention may be accomplished by imposition of a physical barrier or by action of a staff member to prevent the person from leaving the room or area. For purposes of this part, the term does not mean isolation due to a person's medical condition or symptoms.
- (7) "Transitional living facility" means a site where specialized health care services are provided to persons who have brain or spinal cord injuries, including, but not limited to, rehabilitative services, behavior modification, community reentry training, aids for independent living, and counseling.

400.9972 License required; fee; application.—

- (1) The requirements of part II of chapter 408 apply to the provision of services that require licensure pursuant to this part and part II of chapter 408 and to entities licensed by or applying for licensure from the agency pursuant to this part. A license issued by the agency is required for the operation of a transitional living facility in this state. However, this part does not require a provider licensed by the agency to obtain a separate transitional living facility license to serve persons who have brain or spinal cord injuries as long as the services provided are within the scope of the provider's license.
- (2) In accordance with this part, an applicant or a licensee shall pay a fee for each license application submitted under this part. The license fee shall consist of a \$4,588 license fee and a \$90 per-bed fee per biennium and shall conform to the annual adjustment authorized in s. 408.805.
 - (3) An applicant for licensure must provide:
- (a) The location of the facility for which the license is sought and documentation, signed by the appropriate local government official, which states that the applicant has met local zoning requirements.
 - (b) Proof of liability insurance as defined in s. 624.605(1)(b).
- (c) Proof of compliance with local zoning requirements, including compliance with the requirements of chapter 419 if the proposed facility is a community residential home.
- (d) Proof that the facility has received a satisfactory firesafety inspection.
- (e) Documentation that the facility has received a satisfactory sanitation inspection by the county health department.
- (4) The applicant's proposed facility must attain and continuously maintain accreditation by an accrediting organization that specializes in evaluating rehabilitation facilities whose standards incorporate licensure regulations comparable to those required by the state. An applicant for licensure as a transitional living facility must acquire accreditation within 12 months after issuance of an initial license. The agency shall accept the accreditation survey report of the accrediting organization in lieu of conducting a licensure inspection if the standards included in the survey report are determined by the agency to document that the facility substantially complies with state licensure requirements. Within 10 days after receiving the accreditation survey report, the applicant shall submit to the agency a copy of the report and evidence of the accreditation decision as a result of the report. The agency may conduct an inspection of a transitional living facility to ensure compliance with the licensure requirements of this part, to validate the inspection process of the accrediting organization, to respond to licensure complaints, or to protect the public health and safety.

400.9973 Client admission, transfer, and discharge.—

- (1) A transitional living facility shall have written policies and procedures governing the admission, transfer, and discharge of clients.
- (2) The admission of a client to a transitional living facility must be in accordance with the licensee's policies and procedures.
- (3) A client admitted to a transitional living facility must have a brain or spinal cord injury, such as a lesion to the spinal cord or cauda equina syndrome, with evidence of significant involvement of at least two of the following deficits or dysfunctions:

- (a) A motor deficit.
- (b) A sensory deficit.
- (c) Bowel and bladder dysfunction.
- (d) An acquired internal or external injury to the skull, the brain, or the brain's covering, whether caused by a traumatic or nontraumatic event, which produces an altered state of consciousness or an anatomic motor, sensory, cognitive, or behavioral deficit.
- (4) A client whose medical condition and diagnosis do not positively identify a cause of the client's condition, whose symptoms are inconsistent with the known cause of injury, or whose recovery is inconsistent with the known medical condition may be admitted to a transitional living facility for evaluation for a period not to exceed 90 days.
- (5) A client admitted to a transitional living facility must be admitted upon prescription by a licensed physician, physician assistant, or advanced registered nurse practitioner and must remain under the care of a licensed physician, physician assistant, or advanced registered nurse practitioner for the duration of the client's stay in the facility.
- (6) A transitional living facility may not admit a person whose primary admitting diagnosis is mental illness or an intellectual or developmental disability.
- (7) A person may not be admitted to a transitional living facility if the person:
- (a) Presents significant risk of infection to other clients or personnel. A health care practitioner must provide documentation that the person is free of apparent signs and symptoms of communicable disease;
- (b) Is a danger to himself or herself or others as determined by a physician, physician assistant, or advanced registered nurse practitioner or a mental health practitioner licensed under chapter 490 or chapter 491, unless the facility provides adequate staffing and support to ensure patient safety;
 - (c) Is bedridden; or
 - (d) Requires 24-hour nursing supervision.
- (8) If the client meets the admission criteria, the medical or nursing director of the facility must complete an initial evaluation of the client's functional skills, behavioral status, cognitive status, educational or vocational potential, medical status, psychosocial status, sensorimotor capacity, and other related skills and abilities within the first 72 hours after the client's admission to the facility. An initial comprehensive treatment plan that delineates services to be provided and appropriate sources for such services must be implemented within the first 4 days after admission.
- (9) A transitional living facility shall develop a discharge plan for each client before or upon admission to the facility. The discharge plan must identify the intended discharge site and possible alternative discharge sites. For each discharge site identified, the discharge plan must identify the skills, behaviors, and other conditions that the client must achieve to be eligible for discharge. A discharge plan must be reviewed and updated as necessary but at least once monthly.
- (10) A transitional living facility shall discharge a client as soon as practicable when the client no longer requires the specialized services described in s. 400.9971(7), when the client is not making measurable progress in accordance with the client's comprehensive treatment plan, or when the transitional living facility is no longer the most appropriate and least restrictive treatment option.
- (11) A transitional living facility shall provide at least 30 days' notice to a client of transfer or discharge plans, including the location of an acceptable transfer location if the client is unable to live independently. This subsection does not apply if a client voluntarily terminates residency.

400.9974 Client comprehensive treatment plans; client services.—

(1) A transitional living facility shall develop a comprehensive treatment plan for each client as soon as practicable but no later than 30 days after the initial comprehensive treatment plan is developed. The com-

prehensive treatment plan must be developed by an interdisciplinary team consisting of the case manager, the program director, the advanced registered nurse practitioner, and appropriate therapists. The client or, if appropriate, the client's representative must be included in developing the comprehensive treatment plan. The comprehensive treatment plan must be reviewed and updated if the client fails to meet projected improvements outlined in the plan or if a significant change in the client's condition occurs. The comprehensive treatment plan must be reviewed and updated at least once monthly.

- (2) The comprehensive treatment plan must include:
- (a) Orders obtained from the physician, physician assistant, or advanced registered nurse practitioner and the client's diagnosis, medical history, physical examination, and rehabilitative or restorative needs.
- (b) A preliminary nursing evaluation, including orders for immediate care provided by the physician, physician assistant, or advanced registered nurse practitioner, which shall be completed when the client is admitted.
- (c) A comprehensive, accurate, reproducible, and standardized assessment of the client's functional capability; the treatments designed to achieve skills, behaviors, and other conditions necessary for the client to return to the community; and specific measurable goals.
- (d) Steps necessary for the client to achieve transition into the community and estimated length of time to achieve those goals.
- (3) The client or, if appropriate, the client's representative must consent to the continued treatment at the transitional living facility. Consent may be for a period of up to 3 months. If such consent is not given, the transitional living facility shall discharge the client as soon as practicable.
- (4) A client must receive the professional program services needed to implement the client's comprehensive treatment plan.
- (5) The licensee must employ qualified professional staff to carry out and monitor the various professional interventions in accordance with the stated goals and objectives of the client's comprehensive treatment plan.
- (6) A client must receive a continuous treatment program that includes appropriate, consistent implementation of specialized and general training, treatment, health services, and related services and that is directed toward:
- (a) The acquisition of the behaviors and skills necessary for the client to function with as much self-determination and independence as possible
- (b) The prevention or deceleration of regression or loss of current optimal functional status.
- (c) The management of behavioral issues that preclude independent functioning in the community.

400.9975 Licensee responsibilities.—

- (1) The licensee shall ensure that each client:
- (a) Lives in a safe environment free from abuse, neglect, and exploitation.
- (b) Is treated with consideration and respect and with due recognition of personal dignity, individuality, and the need for privacy.
- (c) Retains and uses his or her own clothes and other personal property in his or her immediate living quarters to maintain individuality and personal dignity, except when the licensee demonstrates that such retention and use would be unsafe, impractical, or an infringement upon the rights of other clients.
- (d) Has unrestricted private communication, including receiving and sending unopened correspondence, access to a telephone, and visits with any person of his or her choice. Upon request, the licensee shall modify visiting hours for caregivers and guests. The facility shall restrict communication in accordance with any court order or written instruction of a client's representative. Any restriction on a client's communication for

- therapeutic reasons shall be documented and reviewed at least weekly and shall be removed as soon as no longer clinically indicated. The basis for the restriction shall be explained to the client and, if applicable, the client's representative. The client shall retain the right to call the central abuse hotline, the agency, and Disability Rights Florida at any time.
- (e) Has the opportunity to participate in and benefit from community services and activities to achieve the highest possible level of independence, autonomy, and interaction within the community.
- (f) Has the opportunity to manage his or her financial affairs unless the client or, if applicable, the client's representative authorizes the administrator of the facility to provide safekeeping for funds as provided under this part.
- (g) Has reasonable opportunity for regular exercise more than once per week and to be outdoors at regular and frequent intervals except when prevented by inclement weather.
- (h) Has the opportunity to exercise civil and religious liberties, including the right to independent personal decisions. However, a religious belief or practice, including attendance at religious services, may not be imposed upon any client.
- (i) Has access to adequate and appropriate health care consistent with established and recognized community standards.
- (j) Has the opportunity to present grievances and recommend changes in policies, procedures, and services to the staff of the licensee, governing officials, or any other person without restraint, interference, coercion, discrimination, or reprisal. A licensee shall establish a grievance procedure to facilitate a client's ability to present grievances, including a system for investigating, tracking, managing, and responding to complaints by a client or, if applicable, the client's representative and an appeals process. The appeals process must include access to Disability Rights Florida and other advocates and the right to be a member of, be active in, and associate with advocacy or special interest groups.
 - (2) The licensee shall:
- (a) Promote participation of the client's representative in the process of providing treatment to the client unless the representative's participation is unobtainable or inappropriate.
- (b) Answer communications from the client's family, guardians, and friends promptly and appropriately.
- (c) Promote visits by persons with a relationship to the client at any reasonable hour, without requiring prior notice, in any area of the facility that provides direct care services to the client, consistent with the client's and other clients' privacy, unless the interdisciplinary team determines that such a visit would not be appropriate.
- (d) Promote opportunities for the client to leave the facility for visits, trips, or vacations.
- (e) Promptly notify the client's representative of a significant incident or change in the client's condition, including, but not limited to, serious illness, accident, abuse, unauthorized absence, or death.
- (3) The administrator of a facility shall ensure that a written notice of licensee responsibilities is posted in a prominent place in each building where clients reside and is read or explained to clients who cannot read. This notice shall be provided to clients in a manner that is clearly legible, shall include the statewide toll-free telephone number for reporting complaints to the agency, and shall include the words: "To report a complaint regarding the services you receive, please call toll-free ...[telephone number]..." The statewide toll-free telephone number for the central abuse hotline shall be provided to clients in a manner that is clearly legible and shall include the words: "To report abuse, neglect, or exploitation, please call toll-free ...[telephone number]...." The licensee shall ensure a client's access to a telephone where telephone numbers are posted as required by this subsection.
- (4) A licensee or employee of a facility may not serve notice upon a client to leave the premises or take any other retaliatory action against another person solely because of the following:

- (a) The client or other person files an internal or external complaint or grievance regarding the facility.
- (b) The client or other person appears as a witness in a hearing inside or outside the facility.
- (5) Before or at the time of admission, the client and, if applicable, the client's representative shall receive a copy of the licensee's responsibilities, including grievance procedures and telephone numbers, as provided in this section.
- (6) The licensee must develop and implement policies and procedures governing the release of client information, including consent necessary from the client or, if applicable, the client's representative.

400.9976 Administration of medication.—

- (1) An individual medication administration record must be maintained for each client. A dose of medication, including a self-administered dose, shall be properly recorded in the client's record. A client who self-administers medication shall be given a pill organizer. Medication must be placed in the pill organizer by a nurse. A nurse shall document the date and time that medication is placed into each client's pill organizer. All medications must be administered in compliance with orders of a physician, physician assistant, or advanced registered nurse practitioner.
- (2) If an interdisciplinary team determines that self-administration of medication is an appropriate objective, and if the physician, physician assistant, or advanced registered nurse practitioner does not specify otherwise, the client must be instructed by the physician, physician assistant, or advanced registered nurse practitioner to self-administer his or her medication without the assistance of a staff person. All forms of self-administration of medication, including administration orally, by injection, and by suppository, shall be included in the training. The client's physician, physician assistant, or advanced registered nurse practitioner must be informed of the interdisciplinary team's decision that self-administration of medication is an objective for the client. A client may not self-administer medication until he or she demonstrates the competency to take the correct medication in the correct dosage at the correct time, to respond to missed doses, and to contact the appropriate person with questions.
- (3) Medication administration discrepancies and adverse drug reactions must be recorded and reported immediately to a physician, physician assistant, or advanced registered nurse practitioner.

400.9977 Assistance with medication.—

- (1) Notwithstanding any provision of part I of chapter 464, the Nurse Practice Act, unlicensed direct care services staff who provide services to clients in a facility licensed under this chapter or chapter 429 may administer prescribed, prepackaged, and premeasured medications under the general supervision of a registered nurse as provided under this section and applicable rules.
- (2) Training required by this section and applicable rules shall be conducted by a registered nurse licensed under chapter 464, a physician licensed under chapter 458 or chapter 459, or a pharmacist licensed under chapter 465.
- (3) A facility that allows unlicensed direct care service staff to administer medications pursuant to this section shall:
- (a) Develop and implement policies and procedures that include a plan to ensure the safe handling, storage, and administration of prescription medications.
- (b) Maintain written evidence of the expressed and informed consent for each client.
- (c) Maintain a copy of the written prescription, including the name of the medication, the dosage, and the administration schedule and termination date.
 - (d) Maintain documentation of compliance with required training.
 - (4) The agency shall adopt rules to implement this section.

- 400.9978 Protection of clients from abuse, neglect, mistreatment, and exploitation.—The licensee shall develop and implement policies and procedures for the screening and training of employees; the protection of clients; and the prevention, identification, investigation, and reporting of abuse, neglect, mistreatment, and exploitation. The licensee shall identify clients whose personal histories render them at risk for abusing other clients, develop intervention strategies to prevent occurrences of abuse, monitor clients for changes that would trigger abusive behavior, and reassess the interventions on a regular basis. A licensee shall:
- (1) Screen each potential employee for a history of abuse, neglect, mistreatment, or exploitation of clients. The screening shall include an attempt to obtain information from previous and current employers and verification of screening information by the appropriate licensing boards.
- (2) Train employees through orientation and ongoing sessions regarding issues related to abuse prohibition practices, including identification of abuse, neglect, mistreatment, and exploitation; appropriate interventions to address aggressive or catastrophic reactions of clients; the process for reporting allegations without fear of reprisal; and recognition of signs of frustration and stress that may lead to abuse.
- (3) Provide clients, families, and staff with information regarding how and to whom they may report concerns, incidents, and grievances without fear of retribution and provide feedback regarding the concerns that are expressed. A licensee shall identify, correct, and intervene in situations in which abuse, neglect, mistreatment, or exploitation is likely to occur, including:
- (a) Evaluating the physical environment of the facility to identify characteristics that may make abuse or neglect more likely to occur, such as secluded areas.
- (b) Providing sufficient staff on each shift to meet the needs of the clients and ensuring that the assigned staff have knowledge of each client's care needs.
- (c) Identifying inappropriate staff behaviors, such as using derogatory language, rough handling of clients, ignoring clients while giving care, and directing clients who need toileting assistance to urinate or defecate in their beds.
- (d) Assessing, monitoring, and planning care for clients with needs and behaviors that might lead to conflict or neglect, such as a history of aggressive behaviors including entering other clients' rooms without permission, exhibiting self-injurious behaviors or communication disorders, requiring intensive nursing care, or being totally dependent on staff.
- (4) Identify events, such as suspicious bruising of clients, occurrences, patterns, and trends that may constitute abuse and determine the direction of the investigation.
- (5) Investigate alleged violations and different types of incidents, identify the staff member responsible for initial reporting, and report results to the proper authorities. The licensee shall analyze the incidents to determine whether policies and procedures need to be changed to prevent further incidents and take necessary corrective actions.
 - (6) Protect clients from harm during an investigation.
- (7) Report alleged violations and substantiated incidents, as required under chapters 39 and 415, to the licensing authorities and all other agencies, as required, and report any knowledge of actions by a court of law that would indicate an employee is unfit for service.

400.9979 Restraint and seclusion; client safety.—

- (1) A facility shall provide a therapeutic milieu that supports a culture of individual empowerment and responsibility. The health and safety of the client shall be the facility's primary concern at all times.
- (2) The use of physical restraints must be ordered and documented by a physician, physician assistant, or advanced registered nurse practitioner and must be consistent with the policies and procedures adopted by the facility. The client or, if applicable, the client's representative shall be informed of the facility's physical restraint policies and procedures when the client is admitted.

- (3) The use of chemical restraints shall be limited to prescribed dosages of medications as ordered by a physician, physician assistant, or advanced registered nurse practitioner and must be consistent with the client's diagnosis and the policies and procedures adopted by the facility. The client and, if applicable, the client's representative shall be informed of the facility's chemical restraint policies and procedures when the client is admitted.
- (4) Based on the assessment by a physician, physician assistant, or advanced registered nurse practitioner, if a client exhibits symptoms that present an immediate risk of injury or death to himself or herself or others, a physician, physician assistant, or advanced registered nurse practitioner may issue an emergency treatment order to immediately administer rapid-response psychotropic medications or other chemical restraints. Each emergency treatment order must be documented and maintained in the client's record.
- (a) An emergency treatment order is not effective for more than 24 hours.
- (b) Whenever a client is medicated under this subsection, the client's representative or a responsible party and the client's physician, physician assistant, or advanced registered nurse practitioner shall be notified as soon as practicable.
- (5) A client who is prescribed and receives a medication that can serve as a chemical restraint for a purpose other than an emergency treatment order must be evaluated by his or her physician, physician assistant, or advanced registered nurse practitioner at least monthly to assess:
 - (a) The continued need for the medication.
 - (b) The level of the medication in the client's blood.
 - (c) The need for adjustments to the prescription.
- (6) The licensee shall ensure that clients are free from unnecessary drugs and physical restraints and are provided treatment to reduce dependency on drugs and physical restraints.
- (7) The licensee may only employ physical restraints and seclusion as authorized by the facility's written policies, which shall comply with this section and applicable rules.
- (8) Interventions to manage dangerous client behavior shall be employed with sufficient safeguards and supervision to ensure that the safety, welfare, and civil and human rights of a client are adequately protected.
- (9) A facility shall notify the parent, guardian, or, if applicable, the client's representative when restraint or seclusion is employed. The facility must provide the notification within 24 hours after the restraint or seclusion is employed. Reasonable efforts must be taken to notify the parent, guardian, or, if applicable, the client's representative by telephone or email, or both, and these efforts must be documented.
- (10) The agency may adopt rules that establish standards and procedures for the use of restraints, restraint positioning, seclusion, and emergency treatment orders for psychotropic medications, restraint, and seclusion. These rules must include duration of restraint, staff training, observation of the client during restraint, and documentation and reporting standards.
- 400.998 Personnel background screening; administration and management procedures.—
- (1) The agency shall require level 2 background screening for licensee personnel as required in s. 408.809(1)(e) and pursuant to chapter 435 and s. 408.809.
- (2) The licensee shall maintain personnel records for each staff member that contain, at a minimum, documentation of background screening, a job description, documentation of compliance with the training requirements of this part and applicable rules, the employment application, references, a copy of each job performance evaluation, and, for each staff member who performs services for which licensure or certification is required, a copy of all licenses or certification held by that staff member.

- (3) The licensee must:
- (a) Develop and implement infection control policies and procedures and include the policies and procedures in the licensee's policy manual.
 - (b) Maintain liability insurance as defined in s. 624.605(1)(b).
- (c) Designate one person as an administrator to be responsible and accountable for the overall management of the facility.
- (d) Designate in writing a person to be responsible for the facility when the administrator is absent from the facility for more than 24 hours.
- (e) Designate in writing a program director to be responsible for supervising the therapeutic and behavioral staff, determining the levels of supervision, and determining room placement for each client.
- (f) Designate in writing a person to be responsible when the program director is absent from the facility for more than 24 hours.
- (g) Obtain approval of the comprehensive emergency management plan, pursuant to s. 400.9982(2)(e), from the local emergency management agency. Pending the approval of the plan, the local emergency management agency shall ensure that the following agencies, at a minimum, are given the opportunity to review the plan: the Department of Health, the Agency for Health Care Administration, and the Division of Emergency Management. Appropriate volunteer organizations shall also be given the opportunity to review the plan. The local emergency management agency shall complete its review within 60 days after receipt of the plan and either approve the plan or advise the licensee of necessary revisions.
- (h) Maintain written records in a form and system that comply with medical and business practices and make the records available by the facility for review or submission to the agency upon request. The records shall include:
- 1. A daily census record that indicates the number of clients currently receiving services in the facility, including information regarding any public funding of such clients.
- 2. A record of each accident or unusual incident involving a client or staff member that caused, or had the potential to cause, injury or harm to any person or property within the facility. The record shall contain a clear description of each accident or incident; the names of the persons involved; a description of medical or other services provided to these persons, including the provider of the services; and the steps taken to prevent recurrence of such accident or incident.
 - 3. A copy of current agreements with third-party providers.
- 4. A copy of current agreements with each consultant employed by the licensee and documentation of a consultant's visits and required written and dated reports.

400.9981 Property and personal affairs of clients.—

- (1) A client shall be given the option of using his or her own belongings, as space permits; choosing a roommate if practical and not clinically contraindicated; and, whenever possible, unless the client is adjudicated incompetent or incapacitated under state law, managing his or her own affairs.
- (2) The admission of a client to a facility and his or her presence therein does not confer on a licensee or administrator, or an employee or representative thereof, any authority to manage, use, or dispose of the property of the client, and the admission or presence of a client does not confer on such person any authority or responsibility for the personal affairs of the client except that which may be necessary for the safe management of the facility or for the safety of the client.
- (3) A licensee or administrator, or an employee or representative thereof, may:
- (a) Not act as the guardian, trustee, or conservator for a client or a client's property.
- (b) Act as a competent client's payee for social security, veteran's, or railroad benefits if the client provides consent and the licensee files a

surety bond with the agency in an amount equal to twice the average monthly aggregate income or personal funds due to the client, or expendable for the client's account, that are received by a licensee.

(c) Act as the attorney in fact for a client if the licensee files a surety bond with the agency in an amount equal to twice the average monthly income of the client, plus the value of a client's property under the control of the attorney in fact.

The surety bond required under paragraph (b) or paragraph (c) shall be executed by the licensee as principal and a licensed surety company. The bond shall be conditioned upon the faithful compliance of the licensee with the requirements of licensure and is payable to the agency for the benefit of a client who suffers a financial loss as a result of the misuse or misappropriation of funds held pursuant to this subsection. A surety company that cancels or does not renew the bond of a licensee shall notify the agency in writing at least 30 days before the action, giving the reason for cancellation or nonrenewal. A licensee or administrator, or an employee or representative thereof, who is granted power of attorney for a client of the facility shall, on a monthly basis, notify the client in writing of any transaction made on behalf of the client pursuant to this subsection, and a copy of the notification given to the client shall be retained in the client's file and available for agency inspection.

- (4) A licensee, with the consent of the client, shall provide for safekeeping in the facility of the client's personal effects of a value not in excess of \$1,000 and the client's funds not in excess of \$500 cash and shall keep complete and accurate records of the funds and personal effects received. If a client is absent from a facility for 24 hours or more, the licensee may provide for safekeeping of the client's personal effects of a value in excess of \$1,000.
- (5) Funds or other property belonging to or due to a client or expendable for the client's account that are received by a licensee shall be regarded as funds held in trust and shall be kept separate from the funds and property of the licensee and other clients or shall be specifically credited to the client. The funds held in trust shall be used or otherwise expended only for the account of the client. At least once every month, except pursuant to an order of a court of competent jurisdiction, the licensee shall furnish the client and, if applicable, the client's representative with a complete and verified statement of all funds and other property to which this subsection applies, detailing the amount and items received, together with their sources and disposition. The licensee shall furnish the statement annually and upon discharge or transfer of a client. A governmental agency or private charitable agency contributing funds or other property to the account of a client is also entitled to receive a statement monthly and upon the discharge or transfer of the client.
- (6)(a) In addition to any damages or civil penalties to which a person is subject, a person who:
- 1. Intentionally withholds a client's personal funds, personal property, or personal needs allowance;
- 2. Demands, beneficially receives, or contracts for payment of all or any part of a client's personal property or personal needs allowance in satisfaction of the facility rate for supplies and services; or
- 3. Borrows from or pledges any personal funds of a client, other than the amount agreed to by written contract under s. 429.24,

commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

- (b) A licensee or administrator, or an employee, or representative thereof, who is granted power of attorney for a client and who misuses or misappropriates funds obtained through this power commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (7) In the event of the death of a client, a licensee shall return all refunds, funds, and property held in trust to the client's personal representative, if one has been appointed at the time the licensee disburses such funds, or, if not, to the client's spouse or adult next of kin named in a beneficiary designation form provided by the licensee to the client. If the client does not have a spouse or adult next of kin or such person cannot be located, funds due to be returned to the client shall be placed in an interest-bearing account, and all property held in trust by the licensee shall

be safeguarded until such time as the funds and property are disbursed pursuant to the Florida Probate Code. The funds shall be kept separate from the funds and property of the licensee and other clients of the facility. If the funds of the deceased client are not disbursed pursuant to the Florida Probate Code within 2 years after the client's death, the funds shall be deposited in the Health Care Trust Fund administered by the agency.

(8) The agency, by rule, may clarify terms and specify procedures and documentation necessary to administer the provisions of this section relating to the proper management of clients' funds and personal property and the execution of surety bonds.

400.9982 Rules establishing standards.—

- (1) It is the intent of the Legislature that rules adopted and enforced pursuant to this part and part II of chapter 408 include criteria to ensure reasonable and consistent quality of care and client safety. The rules should make reasonable efforts to accommodate the needs and preferences of the client to enhance the client's quality of life while residing in a transitional living facility.
- (2) The agency may adopt and enforce rules to implement this part and part II of chapter 408, which shall include reasonable and fair criteria with respect to:
 - (a) The location of transitional living facilities.
- (b) The qualifications of personnel, including management, medical, nursing, and other professional personnel and nursing assistants and support staff, who are responsible for client care. The licensee must employ enough qualified professional staff to carry out and monitor interventions in accordance with the stated goals and objectives of each comprehensive treatment plan.
- (c) Requirements for personnel procedures, reporting procedures, and documentation necessary to implement this part.
 - (d) Services provided to clients of transitional living facilities.
- (e) The preparation and annual update of a comprehensive emergency management plan in consultation with the Division of Emergency Management. At a minimum, the rules must provide for plan components that address emergency evacuation transportation; adequate sheltering arrangements; postdisaster activities, including provision of emergency power, food, and water; postdisaster transportation; supplies; staffing; emergency equipment; individual identification of clients and transfer of records; communication with families; and responses to family inquiries.
- 400.9983 Violations; penalties.—A violation of this part or any rule adopted pursuant thereto shall be classified according to the nature of the violation and the gravity of its probable effect on facility clients. The agency shall indicate the classification on the written notice of the violation as follows:
- (1) Class I violations are defined in s. 408.813. The agency shall issue a citation regardless of correction and impose an administrative fine of \$5,000 for an isolated violation, \$7,500 for a patterned violation, or \$10,000 for a widespread violation. Violations may be identified, and a fine must be levied, notwithstanding the correction of the deficiency giving rise to the violation.
- (2) Class II violations are defined in s. 408.813. The agency shall impose an administrative fine of \$1,000 for an isolated violation, \$2,500 for a patterned violation, or \$5,000 for a widespread violation. A fine must be levied notwithstanding the correction of the deficiency giving rise to the violation.
- (3) Class III violations are defined in s. 408.813. The agency shall impose an administrative fine of \$500 for an isolated violation, \$750 for a patterned violation, or \$1,000 for a widespread violation. If a deficiency giving rise to a class III violation is corrected within the time specified by the agency, the fine may not be imposed.
- (4) Class IV violations are defined in s. 408.813. The agency shall impose for a cited class IV violation an administrative fine of at least \$100 but not exceeding \$200 for each violation. If a deficiency giving rise to a class IV violation is corrected within the time specified by the agency, the fine may not be imposed.

- 400.9984 Receivership proceedings.—The agency may apply s. 429.22 with regard to receivership proceedings for transitional living facilities.
- 400.9985 Interagency communication.—The agency, the department, the Agency for Persons with Disabilities, and the Department of Children and Families shall develop electronic systems to ensure that relevant information pertaining to the regulation of transitional living facilities and clients is timely and effectively communicated among agencies in order to facilitate the protection of clients. Electronic sharing of information shall include, at a minimum, a brain and spinal cord injury registry and a client abuse registry.
 - Section 40. Section 400.805, Florida Statutes, is repealed.
- Section 41. The title of part V of chapter 400, Florida Statutes, consisting of sections 400.701-400.801, is redesignated as "INTERMEDIATE CARE FACILITIES."
- Section 42. Subsection (9) of section 381.745, Florida Statutes, is amended to read:
- 381.745 Definitions; ss. 381.739-381.79.—As used in ss. 381.739-381.79, the term:
- (9) "Transitional living facility" means a state-approved facility, as defined and licensed under chapter 400 or chapter 429, or a facility approved by the brain and spinal cord injury program in accordance with this chapter.
 - Section 43. Section 381.75, Florida Statutes, is amended to read:
- 381.75 Duties and responsibilities of the department, of transitional living facilities, and of residents.—Consistent with the mandate of s. 381.7395, the department shall develop and administer a multilevel treatment program for individuals who sustain brain or spinal cord injuries and who are referred to the brain and spinal cord injury program.
- (1) Within 15 days after any report of an individual who has sustained a brain or spinal cord injury, the department shall notify the individual or the most immediate available family members of their right to assistance from the state, the services available, and the eligibility requirements.
- (2) The department shall refer individuals who have brain or spinal cord injuries to other state agencies to *ensure* assure that rehabilitative services, if desired, are obtained by that individual.
- (3) The department, in consultation with emergency medical service, shall develop standards for an emergency medical evacuation system that will ensure that all individuals who sustain traumatic brain or spinal cord injuries are transported to a department-approved trauma center that meets the standards and criteria established by the emergency medical service and the acute-care standards of the brain and spinal cord injury program.
- (4) The department shall develop standards for designation of rehabilitation centers to provide rehabilitation services for individuals who have brain or spinal cord injuries.
- (5) The department shall determine the appropriate number of designated acute-care facilities, inpatient rehabilitation centers, and outpatient rehabilitation centers, needed based on incidence, volume of admissions, and other appropriate criteria.
- (6) The department shall develop standards for designation of transitional living facilities to provide transitional living services for individuals who participate in the brain and spinal cord injury program the opportunity to adjust to their disabilities and to develop physical and functional skills in a supported living environment.
- (a) The Agency for Health Care Administration, in consultation with the department, shall develop rules for the licensure of transitional living facilities for individuals who have brain or spinal cord injuries.
- (b) The goal of a transitional living program for individuals who have brain or spinal cord injuries is to assist each individual who has such a disability to achieve a higher level of independent functioning and to enable that person to reenter the community. The program shall be focused on preparing participants to return to community living.

- (c) A transitional living facility for an individual who has a brain or spinal cord injury shall provide to such individual, in a residential setting, a goal oriented treatment program designed to improve the individual's physical, cognitive, communicative, behavioral, psychological, and social functioning, as well as to provide necessary support and supervision. A transitional living facility shall offer at least the following therapies: physical, occupational, speech, neuropsychology, independent living skills training, behavior analysis for programs serving brain injured individuals, health education, and recreation.
- (d) All residents shall use the transitional living facility as a temporary measure and not as a permanent home or domicile. The transitional living facility shall develop an initial treatment plan for each resident within 3 days after the resident's admission. The transitional living facility shall develop a comprehensive plan of treatment and a discharge plan for each resident as soon as practical, but no later than 30 days after the resident's admission. Each comprehensive treatment plan and discharge plan must be reviewed and updated as necessary, but no less often than quarterly. This subsection does not require the discharge of an individual who continues to require any of the specialized services described in paragraph (e) or who is making measurable progress in accordance with that individual's comprehensive treatment plan. The transitional living facility shall discharge any individual who has an appropriate discharge site and who has achieved the goals of his or her discharge plan or who is no longer making progress toward the goals established in the comprehensive treatment plan and the discharge plan. The discharge location must be the least restrictive environment in which an individual's health, well-being, and safety is preserved.
- (7) Recipients of services, under this section, from any of the facilities referred to in this section shall pay a fee based on ability to pay.
- Section 44. Subsection (4) of section 381.78, Florida Statutes, is amended to read:
 - 381.78 Advisory council on brain and spinal cord injuries.—
 - (4) The council shall:
- (a) provide advice and expertise to the department in the preparation, implementation, and periodic review of the brain and spinal cord injury program.
- (b) Annually appoint a five member committee composed of one individual who has a brain injury or has a family member with a brain injury, one individual who has a spinal cord injury or has a family member with a spinal cord injury, and three members who shall be chosen from among these representative groups: physicians, other allied health professionals, administrators of brain and spinal cord injury programs, and representatives from support groups with expertise in areas related to the rehabilitation of individuals who have brain or spinal cord injuries, except that one and only one member of the committee shall be an administrator of a transitional living facility. Membership on the council is not a prerequisite for membership on this committee.
- 1. The committee shall perform onsite visits to those transitional living facilities identified by the Agency for Health Care Administration as being in possible violation of the statutes and rules regulating such facilities. The committee members have the same rights of entry and inspection granted under s. 400.805(4) to designated representatives of the agency.
- 2. Factual findings of the committee resulting from an onsite investigation of a facility pursuant to subparagraph 1. shall be adopted by the agency in developing its administrative response regarding enforcement of statutes and rules regulating the operation of the facility.
- 3. Onsite investigations by the committee shall be funded by the Health Care Trust Fund.
- 4. Travel expenses for committee members shall be reimbursed in accordance with s. 112.061.
- 5. Members of the committee shall recuse themselves from participating in any investigation that would create a conflict of interest under state law, and the council shall replace the member, either temporarily or permanently.

Section 45. Subsection (5) of section 400.93, Florida Statutes, is amended to read:

400.93 Licensure required: exemptions: unlawful acts: penalties.—

- (5) The following are exempt from home medical equipment provider licensure, unless they have a separate company, corporation, or division that is in the business of providing home medical equipment and services for sale or rent to consumers at their regular or temporary place of residence pursuant to the provisions of this part:
- (a) Providers operated by the Department of Health or Federal Government.
 - (b) Nursing homes licensed under part II.
- (c) Assisted living facilities licensed under chapter 429, when serving their residents.
 - (d) Home health agencies licensed under part III.
 - (e) Hospices licensed under part IV.
- (f) Intermediate care facilities *and*, homes for special services, and transitional living facilities licensed under part V.
 - (g) Transitional living facilities licensed under part XI.
- $(h)_{\overline{(g)}}$ Hospitals and ambulatory surgical centers licensed under chapter 395.
- (i)(h) Manufacturers and wholesale distributors when not selling directly to consumers.
- (j)(i) Licensed health care practitioners who use utilize home medical equipment in the course of their practice, but do not sell or rent home medical equipment to their patients.
 - (k)(i) Pharmacies licensed under chapter 465.

Section 46. Subsection (21) of section 408.802, Florida Statutes, is amended to read:

408.802 Applicability.—The provisions of this part apply to the provision of services that require licensure as defined in this part and to the following entities licensed, registered, or certified by the agency, as described in chapters 112, 383, 390, 394, 395, 400, 429, 440, 483, and 765.

(21) Transitional living facilities, as provided under part $X\!I$ \forall of chapter 400.

Section 47. Subsection (20) of section 408.820, Florida Statutes, is amended to read:

408.820 Exemptions.—Except as prescribed in authorizing statutes, the following exemptions shall apply to specified requirements of this part:

(20) Transitional living facilities, as provided under part $XI \vee of$ chapter 400, are exempt from s. 408.810(10).

Section 48. Effective July 1, 2015, a transitional living facility licensed before the effective date of this act pursuant to s. 400.805, Florida Statutes, must be licensed under part XI of chapter 400, Florida Statutes, as created by this act.

And the title is amended as follows:

Delete line 213 and insert: chapter 400, F.S., in certain circumstances; creating part XI of ch. 400, F.S.; providing legislative intent; providing definitions; requiring the licensure of transitional living facilities; providing license fees and application requirements; requiring accreditation of licensed facilities; providing requirements for transitional living facility policies and procedures governing client admission, transfer, and discharge; requiring a comprehensive treatment plan to be developed for each client; providing plan and staffing requirements; requiring certain consent for continued treatment in a transitional living facility; providing licensee responsibilities; providing notice requirements; prohibiting a licensee or employee of a facility from serving notice

upon a client to leave the premises or take other retaliatory action under certain circumstances; requiring the client and client's representative to be provided with certain information; requiring the licensee to develop and implement certain policies and procedures; providing licensee requirements relating to administration of medication; requiring maintenance of medication administration records; providing requirements for administration of medications by unlicensed staff; specifying who may conduct training of staff; requiring licensees to adopt policies and procedures for administration of medications by trained staff; requiring the Agency for Health Care Administration to adopt rules; providing requirements for the screening of potential employees and training and monitoring of employees for the protection of clients; requiring licensees to implement certain policies and procedures to protect clients; providing conditions for investigating and reporting incidents of abuse, neglect, mistreatment, or exploitation of clients; providing requirements and limitations for the use of physical restraints, seclusion, and chemical restraint medication on clients; providing a limitation on the duration of an emergency treatment order; requiring notification of certain persons when restraint or seclusion is imposed; authorizing the agency to adopt rules; providing background screening requirements; requiring the licensee to maintain certain personnel records; providing administrative responsibilities for licensees; providing recordkeeping requirements; providing licensee responsibilities with respect to the property and personal affairs of clients; providing requirements for a licensee with respect to obtaining surety bonds; providing recordkeeping requirements relating to the safekeeping of personal effects; providing requirements for trust funds or other property received by a licensee and credited to the client; providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; providing criminal penalties for violations; providing for the disposition of property in the event of the death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the agency to adopt and enforce rules establishing standards for transitional living facilities and personnel thereof; classifying violations and providing penalties therefor; providing administrative fines for specified classes of violations; authorizing the agency to apply certain provisions with regard to receivership proceedings; requiring the agency, the Department of Health, the Agency for Persons with Disabilities, and the Department of Children and Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating to transitional living facilities; revising the title of part V of ch. 400, F.S.; amending s. 381.745, F.S.; revising the definition of the term "transitional living facility," to conform; amending s. 381.75, F.S.; revising the duties of the Department of Health and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 408.820, F.S.; conforming provisions to changes made by the act; providing applicability with respect to transitional living facilities licensed before a specified date; providing

Amendment 19 (737600) (with title amendment)—Before line 218

Section 1. Present subsections (1) through (10) of section 395.0191, Florida Statutes, are redesignated as subsections (2) through (11), respectively, present subsection (6) is amended, and new subsections (1) and subsection (12) are added to that section, to read:

395.0191 Staff membership and clinical privileges.—

- (1) As used in this section, the term:
- (a) "Certified surgical assistant" means a surgical assistant who maintains a valid and active certification under one of the following designations:
- 1. Certified surgical first assistant, from the National Board of Surgical Technology and Surgical Assisting.
- 2. Certified surgical assistant, from the National Surgical Assistant Association.
- 3. Surgical assistant-certified, from the American Board of Surgical Assistants.
- (b) "Certified surgical technologist" means a surgical technologist who maintains a valid and active certification as a certified surgical technologist from the National Board of Surgical Technology and Surgical Assisting.

- (c) "Surgeon" means a health care practitioner as defined in s. 456.001 whose scope of practice includes performing surgery and who is listed as the primary surgeon in the operative record.
- (d) "Surgical assistant" means a person who provides aid in exposure, hemostasis, closures, and other intraoperative technical functions and who assists the surgeon in performing a safe operation with optimal results for the patient.
- (e) "Surgical technologist" means a person whose duties include, but are not limited to, maintaining sterility during a surgical procedure, handling and ensuring the availability of necessary equipment and supplies, and maintaining visibility of the operative site to ensure that the operating room environment is safe, that proper equipment is available, and that the operative procedure is conducted efficiently.
- (7)(6) Upon the written request of the applicant, a any licensed facility that has denied staff membership or clinical privileges to an any applicant specified in subsection (2) (1) or subsection (3) (2) shall, within 30 days of such request, provide the applicant with the reasons for such denial in writing. A denial of staff membership or clinical privileges to an any applicant shall be submitted, in writing, to the applicant's respective licensing board.
- (12)(a) At least 50 percent of the surgical assistants that a facility employs or contracts with must be certified surgical assistants.
- (b) At least 50 percent of the surgical technologists that a facility employs or contracts with must be certified surgical technologists.
- (c) The certification requirements in paragraphs (a) and (b) do not apply to:
- 1. A person who has completed an appropriate training program for surgical technology in any branch of the Armed Forces or reserve component of the Armed Forces.
- 2. A person who was employed or contracted to perform the duties of a surgical technologist or surgical assistant at any time before July 1, 2014.
- 3. A health care practitioner as defined in s. 456.001 or a student if the duties performed by the practitioner or the student are within the scope of the practitioner's or the student's training and practice.
- 4. A person enrolled in a surgical technology or surgical assisting training program accredited by the Commission on Accreditation of Allied Health Education Programs, the Accrediting Bureau of Health Education Schools, or another accrediting body recognized by the United States Department of Education on July 1, 2014. A person may practice as a surgical technologist or a surgical assistant for 2 years after completing such a training program before he or she is required to meet the criteria in paragraphs (a) and (b).

And the title is amended as follows:

Delete line 2 and insert: An act relating to health care; amending s. 395.0191, F.S.; defining terms; requiring a certain percentage of surgical assistants and surgical technologists employed or contracting with a hospital to be certified; providing exceptions; amending s. 395.1051,

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

Senator Garcia moved the following amendment which was adopted:

Amendment 20 (455738) (with title amendment)—Delete lines 392-522.

And the title is amended as follows:

Delete lines 37-52 and insert: website; amending;

Pending Amendment 6 (837200) by Senator Flores was withdrawn.

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

Senator Grimsley moved the following amendment which was adopted:

Amendment 21 (951832) (with title amendment)—Delete lines 1846-1892

And the title is amended as follows:

Delete lines 176-184 and insert: format;

Pursuant to Rule 4.19, CS for CS for HB 7113 as amended was placed on the calendar of Bills on Third Reading.

By direction of the President, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 230, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 230-A bill to be entitled An act relating to the Orlando-Orange County Expressway Authority; amending ss. 348.751 and 348.752, F.S.; renaming the Orlando-Orange County Expressway System as the "Central Florida Expressway System"; revising definitions; making technical changes; amending s. 348.753, F.S.; creating the Central Florida Expressway Authority; providing for the transfer of governance and control, legal rights and powers, responsibilities, terms, and obligations to the authority; providing conditions for the transfer; revising the composition of the governing body of the authority; providing for appointment of officers of the authority and for the expiration of terms of standing board members; revising quorum and voting requirements; conforming terminology and making technical changes; prohibiting a member or the executive director of the authority from personally representing certain persons or entities for a specified time period; prohibiting a retired or terminated member or executive director of the authority from contracting with a business entity under certain circumstances; requiring authority board members, employees, and consultants to make certain annual disclosures; requiring an ethics officer to review such disclosures; requiring the authority code of ethics to include a conflict of interest process; prohibiting authority employees and consultants from serving on the board during their employment or contract period; requiring the code of ethics to be reviewed and updated at least every 2 years; requiring employees to participate in ongoing ethics education; providing penalties; amending s. 348.754, F.S.; providing that the area served by the authority is within the geopolitical boundaries of Orange, Seminole, Lake, and Osceola Counties; requiring the authority to have prior consent from the Secretary of the Department of Transportation to construct an extension, addition, or improvement to the expressway system in Lake County; extending, to 99 years from 40 years, the term of a lease-purchase agreement; limiting the authority's authority to enter into a lease-purchase agreement; limiting the use of certain toll-revenues; providing exceptions; removing the requirement that the route of a project must be approved by a municipality before the right-of-way can be acquired; requiring that the authority encourage the inclusion of local-, small-, minority-, and women-owned businesses in its procurement and contracting opportunities; removing the authority and criteria for an authority to waive payment and performance bonds for certain public works projects that are awarded pursuant to an economic development program; conforming terminology and making technical changes; amending ss. 348.7543, 348.7544, 348.7545, 348.7546, 348.7547, 348.755, and 348.756, F.S.; conforming terminology and making technical changes; amending s. 348.757, F.S.; providing that upon termination of the lease-purchase agreement of the former Orlando-Orange County Expressway System, title in fee simple to the former system shall be transferred to the state; conforming terminology and making technical changes; amending ss. 348.758, 348.759, 348.760, 348.761, and 348.765, F.S.; conforming terminology and making technical changes; amending s. 348.9953, F.S.; limiting the purpose and powers of the Osceola County Expressway Authority; providing for the termination of the Osceola County Expressway Authority by a specified time period; prohibiting the authority from extending the Poinciana Parkway beyond a specified limit;

amending s. 369.317, F.S.; conforming terminology and making technical changes; amending s. 369.324, F.S.; revising the membership of the Wekiva River Basin Commission; conforming terminology; providing criteria for the transfer of the Osceola County Expressway System to the Central Florida Expressway Authority; providing for the repeal of part V of ch. 348, F.S., when the Osceola County Expressway System is transferred to the Central Florida Expressway Authority; requiring the Central Florida Expressway Authority to reimburse other governmental entities for obligations related to the Osceola County Expressway System; excluding certain obligations and payments of Osceola County regarding the Poinciana Parkway; providing for reimbursement after payment of other obligations; providing a directive to the Division of Law Revision and Information; providing an effective date.

House Amendment 1 (462213) (with title amendment)—Remove lines 197-1343 and insert:

- (b) It is the intent of the Legislature that the Central Florida Expressway Authority, upon its formation, be the successor party to the Orlando-Orange County Expressway Authority under the land acquisition contract dated November 11, 2013, and be subject to all terms and provisions, including conditions precedent and rights of termination, stated in the contract.
- (c) The transfer pursuant to this subsection is subject to the terms and covenants provided for the protection of the holders of the Orlando-Orange County Expressway Authority bonds in the lease-purchase agreement and the resolutions adopted in connection with the issuance of the bonds. Further, the transfer does not impair the terms of the contract between the Orlando-Orange County Expressway Authority and the bondholders, does not act to the detriment of the bondholders, and does not diminish the security for the bonds. After the transfer, the Central Florida Expressway Authority shall operate and maintain the expressway system and any other facilities of the Orlando-Orange County Expressway Authority in accordance with the terms, conditions, and covenants contained in the bond resolutions and lease-purchase agreement securing the bonds of the authority. The Central Florida Expressway Authority shall collect toll revenues and apply them to the payment of debt service as provided in the bond resolution securing the bonds, and shall expressly assume all obligations relating to the bonds to ensure that the transfer will have no adverse impact on the security for the bonds. The transfer does not make the obligation to pay the principal and interest on the bonds a general liability of the Central Florida Expressway Authority or pledge additional expressway system revenues to payment of the bonds. Revenues that are generated by the expressway system and other facilities of the Central Florida Expressway Authority which were pledged by the Orlando-Orange County Expressway Authority to payment of the bonds will remain subject to the pledge for the benefit of the bondholders. The transfer does not modify or eliminate any prior obligation of the department to pay certain costs of the expressway system from sources other than revenues of the expressway system.
- (3) The governing body of the authority shall consist of nine five members. The chairs of the boards of the county commissions of Seminole, Lake, and Osceola Counties shall each appoint one member, who may be a commission member or chair. The Mayor of Orange County shall appoint a member from the Orange County Commission. The Governor shall appoint three citizen Three members, each of whom must be a citizen of either Orange County, Seminole County, Lake County, or Osceola County shall be citizens of Orange County, who shall be appointed by the Governor. The eighth fourth member must shall be, ex officio, the Mayor of chair of the County Commissioners of Orange County. The ninth member must be the Mayor of the City of Orlando. The executive director of Florida Turnpike Enterprise shall serve as a nonvoting advisor to the governing body of the authority, and the fifth member shall be, ex officio, the district secretary of the Department of Transportation serving in the district that contains Orange County. The term of Each appointed member appointed by the Governor shall serve be for 4 years. Each county-appointed member shall serve for 2 years. The terms of standing board members expire upon the effective date of this act. Each appointed member shall hold office until his or her successor has been appointed and has qualified. A vacancy occurring during a term must shall be filled only for the balance of the unexpired term. Each appointed member of the authority shall be a person of outstanding reputation for integrity, responsibility, and business ability, but, except as provided in this subsection, a $\frac{1}{100}$ person who is an officer or employee of a municipality or any city or of Orange county may not in any other

capacity shall be an appointed member of the authority. Any member of the authority is shall be eligible for reappointment.

- (4)(3)(a) The authority shall elect one of its members as chair of the authority. The authority shall also elect one of its members as vice chair, one of its members as a secretary, and one of its members as a treasurer who may or may not be members of the authority. The chair, vice chair, secretary, and treasurer shall hold such offices at the will of the authority. Five Three members of the authority shall constitute a quorum, and the vote of five three members is shall be necessary for any action taken by the authority. A No vacancy in the authority does not shall impair the right of a quorum of the authority to exercise all of the rights and perform all of the duties of the authority.
- (b) Upon the effective date of his or her appointment, or as soon thereafter as practicable, each appointed member of the authority shall enter upon his or her duties. Members of the authority may be removed from office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office.
- (c) Members of the authority are entitled to receive reimbursement from the authority for travel and other necessary expenses incurred in connection with the business of the authority as provided in s. 112.061, but may not draw salaries or other compensation.
- (5)(4)(a) The authority may employ an executive secretary, an executive director, its own counsel and legal staff, technical experts, and the such engineers, and such employees that, permanent or temporary, as it requires. The authority may require and may determine the qualifications and fix the compensation of such persons, firms, or corporations, and may employ a fiscal agent or agents;, provided, however, that the authority shall solicit sealed proposals from at least three persons, firms, or corporations for the performance of any services as fiscal agents. The authority may delegate to one or more of its agents or employees the such of its power as it deems shall deem necessary to carry out the purposes of this part, subject always to the supervision and control of the authority. Members of the authority may be removed from their office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office.
- (b) Members of the authority shall be entitled to receive from the authority their travel and other necessary expenses incurred in connection with the business of the authority as provided in s. 112.061, but they shall draw no salaries or other compensation.
 - (6) A member or the executive director of the authority may not:
- (a) Personally represent another person or entity for compensation before the authority for a period of 2 years following vacation of his or her position.
- (b) After retirement or termination, have an employment or contractual relationship with a business entity other than an agency as defined in s. 112.312, in connection with a contract in which the member or executive director personally and substantially participated in through decision, approval, disapproval, recommendation, rendering of advice, or investigation while he or she was a member or employee of the authority.
- (7) The authority's general counsel shall serve as the authority's ethics officer.
- (8) Authority board members, employees, and consultants who hold positions that may influence authority decisions shall refrain from engaging in any relationship that may adversely affect their judgment in carrying out authority business. To prevent such conflicts of interest and preserve the integrity and transparency of the authority to the public, the following disclosures must be made annually on a disclosure form:
- (a) Any relationship a board member, employee, or consultant has which affords a current or future financial benefit to such board member, employee, or consultant, or to a relative or business associate of such board member, employee, or consultant, and which a reasonable person would conclude has the potential to create a prohibited conflict of interest. As used in this subsection, the term "relative" has the same meaning as in s. 112.312.
- (b) Whether a relative of a board member, employee, or consultant is a registered lobbyist, and if so, the names of the lobbyist's clients. Such names shall be provided in writing to the ethics officer.

- (c) Any and all interests in real property that a board member, employee, or consultant has, or that a relative, principal, client, or business associate of such board member, employee, or consultant has, if such real property is located within, or within a one-half mile radius of, any actual or prospective authority roadway project. The executive director shall provide a corridor map and a property ownership list reflecting the ownership of all real property within the disclosure area, or an alignment map with a list of associated owners, to all board members, employees, and consultants.
- (9) The disclosure forms required under subsection (8) must be reviewed by the ethics officer or, if a form is filed by the general counsel, by the executive director.
- (10) The conflict of interest process shall be outlined in the authority's code of ethics.
- (11) Authority employees and consultants are prohibited from serving on the governing body of the authority while employed by or under contract with the authority.
- (12) The code of ethics policy shall be reviewed and updated by the ethics officer and presented for board approval at a minimum of once every 2 years.
- (13) Employees shall be adequately informed and trained on the code of ethics and shall continually participate in ongoing ethics education.
- (14) The requirements in subsections (6) through (13) are in addition to the requirements that the members and the executive director of the authority are required to follow under chapter 112.
- (15) Violations of subsections (6), (8), and (11) are punishable in accordance with s. 112.317.
- Section 4. Section 348.754, Florida Statutes, is amended to read:
- 348.754 Purposes and powers.—
- (1)(a) The authority created and established under by the provisions of this part is hereby granted and has shall have the right to acquire, hold, construct, improve, maintain, operate, own, and lease in the capacity of lessor; the Central Florida Orlando Orange County Expressway System, hereinafter referred to as "system." Except as otherwise specifically provided by law, including paragraph (2)(n), the area served by the authority shall be within the geographical boundaries of Orange, Seminole, Lake, and Osceola Counties.
- (b) It is the express intention of this part that said authority, In the construction of the Central Florida said Orlando Orange County Expressway System, the authority may shall be authorized to construct any extensions, additions, or improvements to the said system or appurtenant facilities, including all necessary approaches, roads, bridges, and avenues of access, rapid transit, trams, fixed guideways, thoroughfares, and boulevards with any such changes, modifications, or revisions of the said project which are as shall be deemed desirable and proper.
- (c) Notwithstanding any other provision of this section to the contrary, to ensure the continued financial feasibility of the portion of the Wekiva Parkway to be constructed by the department, the authority may not, without the prior consent of the secretary of the department, construct any extensions, additions, or improvements to the expressway system in Lake County.
- (2) The authority is hereby granted, and shall have and may exercise all powers necessary, appurtenant, convenient, or incidental to the *implementation* earrying out of the *stated* aforesaid purposes, including, but not without being limited to, the following rights and powers:
- (a) To sue and be sued, implead and be impleaded, complain and defend in all courts.
 - (b) To adopt, use, and alter at will a corporate seal.
- (c) To acquire by donation or otherwise, purchase, hold, lease as lessee, and use any franchise *or any*, property, real, personal, *or* mixed, *or* tangible or intangible, or any options thereof in its own name or in conjunction with others, or interest *in those options* therein, necessary or desirable *to carry* for earrying out the purposes of the authority, and to

- sell, lease as lessor, transfer, and dispose of any property or interest *in the property* therein at any time acquired by it.
- (d) To enter into and make leases for terms not exceeding 99 years, as either lessee or lessor, in order to carry out the right to lease as specified set forth in this part.
- (e) To enter into and make lease-purchase agreements with the department for terms not exceeding 99 40 years, or until any bonds secured by a pledge of rentals pursuant to the agreement thereunder, and any refundings pursuant to the agreement thereof, are fully paid as to both principal and interest, whichever is longer. The authority is a party to a lease-purchase agreement between the department and the authority dated December 23, 1985, as supplemented by a first supplement to the lease-purchase agreement dated November 25, 1986, and a second supplement to the lease-purchase agreement dated October 27, 1988. The authority may not enter into other lease-purchase agreements with the department and may not amend the existing agreement in a manner that expands or increases the department's obligations unless the department determines that the agreement or amendment is necessary to permit the refunding of bonds issued before July 1, 2013.
- (f) To fix, alter, charge, establish, and collect rates, fees, rentals, and other charges for the services and facilities of the Central Florida Orlando-Orange County Expressway System; which must rates, fees, rentals and other charges shall always be sufficient to comply with any covenants made with the holders of any bonds issued pursuant to this part; provided, however, that such right and power may be assigned or delegated, by the authority, to the department. Toll revenues attributable to an increase in the toll rates charged on or after the effective date of this act for the use of a portion of the system may not be used to construct or expand a different portion of the system unless a two-thirds majority of the members of the authority votes to approve such use. This requirement does not apply if, and to the extent that:
- 1. Application of the requirement would violate any covenant established in a resolution or trust indenture under which bonds were issued by the Orlando-Orange County Expressway Authority on or before the effective date of this act; or
- 2. Application of the requirement would cause the authority to be unable to meet its obligations under the terms of the memorandum of understanding between the authority and the department as ratified by the Orlando-Orange County Expressway Authority board on February 22, 2012

Notwithstanding s. 338.165, and except as otherwise prohibited by this part, to the extent revenues of the expressway system exceed amounts required to comply with any covenants made with the holders of bonds issued pursuant to this part, revenues may be used for purposes enumerated in subsection (6), provided the expenditures are consistent with the metropolitan planning organization's adopted long-range plan.

(g) To borrow money, make and issue negotiable notes, bonds, refunding bonds, and other evidences of indebtedness or obligations, either in temporary or definitive form, hereinafter in this chapter sometimes called "bonds" of the authority, for the purpose of financing all or part of the improvement or extension of the Central Florida Orlando Orange County Expressway System, and appurtenant facilities, including all approaches, streets, roads, bridges, and avenues of access for the Central Florida said Orlando Orange County Expressway System and for any other purpose authorized by this part, said bonds to mature in not execcding 40 years from the date of the issuance thereof, and to secure the payment of such bonds or any part thereof by a pledge of any or all of its revenues, rates, fees, rentals, or other charges, including all or any portion of the Orange County gasoline tax funds received by the authority pursuant to the terms of any lease-purchase agreement between the authority and the department; and in general to provide for the security of the said bonds and the rights and remedies of the holders thereof. Provided, However, that no portion of the Orange County gasoline tax funds may shall be pledged for the construction of any project for which a toll is to be charged unless the anticipated toll is tolls are reasonably estimated by the board of county commissioners, at the date of its resolution pledging the said funds, to be sufficient to cover the principal and interest of such obligations during the period when the said pledge of funds is shall be in effect. The bonds issued under this paragraph must mature not more than 40 years after their issue date.

- 1. The authority shall reimburse Orange County for any sums expended from the said gasoline tax funds used for the payment of such obligations. Any gasoline tax funds so disbursed must shall be repaid when the authority deems it practicable, together with interest at the highest rate applicable to any obligations of the authority.
- 2. If, pursuant to this section, In the event the authority funds shall determine to fund or refunds refund any bonds previously theretofore issued by the said authority; or the by said commission before the bonds mature as aforesaid prior to the maturity thereof, the proceeds of such funding or refunding must bonds shall, pending the prior redemption of these the bonds to be funded or refunded, be invested in direct obligations of the United States; and it is the express intention of this part that such outstanding bonds may be funded or refunded by the issuance of bonds pursuant to this part.
- (h) To make contracts of every name and nature, including, but not limited to, partnerships providing for participation in ownership and revenues, and to execute all instruments necessary or convenient for conducting the carrying on of its business.
- (i) Notwithstanding paragraphs (a)-(h), Without limitation of the foregoing, to borrow money and accept grants from, and to enter into contracts, leases, or other transactions with any federal agency, the state, any agency of the state, the County of Orange, the City of Orlando, or with any other public body of the state.
- (j) To have the power of eminent domain, including the procedural powers granted under both chapters 73 and 74.
- (k) To pledge, hypothecate, or otherwise encumber all or any part of the revenues, rates, fees, rentals, or other charges or receipts of the authority, including all or any portion of the Orange County gasoline tax funds received by the authority pursuant to the terms of any lease-purchase agreement between the authority and the department, as security for all or any of the obligations of the authority.
- (l) To enter into partnership and other agreements respecting ownership and revenue participation in order to facilitate financing and constructing the Western Beltway, or portions thereof.
- (m) To do everything all acts and things necessary or convenient for the conduct of its business and the general welfare of the authority, in order to comply with earry out the powers granted to it by this part or any other law.
- (n) With the consent of the county within whose jurisdiction the following activities occur, the authority shall have the right to construct, operate, and maintain roads, bridges, avenues of access, transportation facilities, thoroughfares, and boulevards outside the jurisdictional boundaries of Orange, Seminole, Lake, and Osceola Counties County, together with the right to construct, repair, replace, operate, install, and maintain electronic toll payment systems thereon, with all necessary and incidental powers to accomplish the foregoing.
- (3) The authority does not shall have the no power at any time or in any manner to pledge the credit or taxing power of the state or any political subdivision or agency thereof, including any city and any county the City of Orlando and the County of Orange, nor may nor shall any of the authority's obligations be deemed to be obligations of the state or of any political subdivision or agency thereof, nor may nor shall the state or any political subdivision or agency thereof, except the authority, be liable for the payment of the principal of or interest on such obligations.
- (4) Anything in this part to the contrary notwithstanding, acquisition of right of way for a project of the authority which is within the boundaries of any municipality in Orange County shall not be begun unless and until the route of said project within said municipality has been given prior approval by the governing body of said municipality.
- (4)(5) The authority has shall have no power other than by consent of an affected Orange county or any affected city, to enter into any agreement which would legally prohibit the construction of a any road by the respective county or city Orange County or by any city within Orange County.
- (5) The authority shall encourage the inclusion of local-, small-, minority-, and women-owned businesses in its procurement and contracting opportunities.

- (6)(a) The authority may, within the right-of-way of the expressway system, finance or refinance the planning, design, acquisition, construction, extension, rehabilitation, equipping, preservation, maintenance, or improvement of an intermodal facility or facilities, a multimodal corridor or corridors, or any programs or projects that will improve the levels of service on the expressway system Notwithstanding s. 255.05, the Orlando Orange County Expressway Authority may waive payment and performance bonds on construction contracts for the construction of a public building, for the prosecution and completion of a public work, or for repairs on a public building or public work that has a cost of \$500,000 or less and when the project is awarded pursuant to an economic development program for the encouragement of local small businesses that has been adopted by the governing body of the Orlando Orange County Expressway Authority pursuant to a resolution or policy.
- (b) The authority's adopted criteria for participation in the economic development program for local small businesses requires that a participant:
 - 1. Be an independent business.
- 2. Be principally domiciled in the Orange County Standard Metropolitan Statistical Area.
 - 3. Employ 25 or fewer full time employees.
- 4. Have gross annual sales averaging \$3 million or less over the immediately preceding 3 calendar years with regard to any construction element of the program.
- 5. Be accepted as a participant in the Orlando-Orange County Expressway Authority's microcontracts program or such other small business program as may be hereinafter enacted by the Orlando Orange County Expressway Authority.
- 6. Participate in an educational curriculum or technical assistance program for business development that will assist the small business in becoming eligible for bonding.
- (e) The authority's adopted procedures for waiving payment and performance bonds on projects with values not less than \$200,000 and not exceeding \$500,000 shall provide that payment and performance bonds may only be waived on projects that have been set aside to be competitively bid on by participants in an economic development program for local small businesses. The authority's executive director or his or her designee shall determine whether specific construction projects are suitable for:
- 1. Bidding under the authority's microcontracts program by registered local small businesses; and
 - 2. Waiver of the payment and performance bond.

The decision of the authority's executive director or deputy executive director to waive the payment and performance bond shall be based upon his or her investigation and conclusion that there exists sufficient competition so that the authority receives a fair price and does not undertake any unusual risk with respect to such project.

- For any contract for which a payment and performance bond has been waived pursuant to the authority set forth in this section, the Orlando Orange County Expressway Authority shall pay all persons defined in s. 713.01 who furnish labor, services, or materials for the prosecution of the work provided for in the contract to the same extent and upon the same conditions that a surety on the payment bond under s. 255.05 would have been obligated to pay such persons if the payment and performance bond had not been waived. The authority shall record notice of this obligation in the manner and location that surety bonds are recorded. The notice shall include the information describing the contract that s. 255.05(1) requires be stated on the front page of the bond. Notwithstanding that s. 255.05(9) generally applies when a performance and payment bond is required, s. 255.05(9) shall apply under this subsection to any contract on which performance or payment bonds are waived and any claim to payment under this subsection shall be treated as a contract claim pursuant to s. 255.05(9).
- (e) A small business that has been the successful bidder on six projects for which the payment and performance bond was waived by the authority pursuant to paragraph (a) shall be ineligible to bid on addi-

tional projects for which the payment and performance bond is to be waived. The local small business may continue to participate in other elements of the economic development program for local small businesses as long as it is eligible.

- (f) The authority shall conduct bond eligibility training for businesses qualifying for bond waiver under this subsection to encourage and promote bond eligibility for such businesses.
- (g) The authority shall prepare a biennial report on the activities undertaken pursuant to this subsection to be submitted to the Orange County legislative delegation. The initial report shall be due December 31, 2010.
 - Section 5. Section 348.7543, Florida Statutes, is amended to read:

348.7543 Improvements, bond financing authority for.—Pursuant to s. 11(f), Art. VII of the State Constitution, the Legislature hereby approves for bond financing by the Central Florida Orlando Orange County Expressway Authority improvements to toll collection facilities, interchanges to the legislatively approved expressway system, and any other facility appurtenant, necessary, or incidental to the approved system. Subject to terms and conditions of applicable revenue bond resolutions and covenants, such costs may be financed in whole or in part by revenue bonds issued pursuant to s. 348.755(1)(a) or (b) whether currently issued or issued in the future, or by a combination of such bonds.

Section 6. Section 348.7544, Florida Statutes, is amended to read:

348.7544 Northwest Beltway Part A, construction authorized; financing.—Notwithstanding s. 338.2275, the Central Florida Orlando-Orange County Expressway Authority may is hereby authorized to construct, finance, operate, own, and maintain that portion of the Western Beltway known as the Northwest Beltway Part A, extending from Florida's Turnpike near Ocoee north to U.S. 441 near Apopka, as part of the authority's 20-year capital projects plan. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the Division of Bond Finance of the State Board of Administration on behalf of the authority pursuant to s. 11, Art. VII of the State Constitution and the State Bond Act, ss. 215.57-215.83.

Section 7. Section 348.7545, Florida Statutes, is amended to read:

348.7545 Western Beltway Part C, construction authorized; financing.—Notwithstanding s. 338.2275, the Central Florida Orlando Orange County Expressway Authority may is authorized to exercise its condemnation powers, construct, finance, operate, own, and maintain that portion of the Western Beltway known as the Western Beltway Part C, extending from Florida's Turnpike near Ocoee in Orange County southerly through Orange and Osceola Counties to an interchange with I-4 near the Osceola-Polk County line, as part of the authority's 20-year capital projects plan. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the Division of Bond Finance of the State Board of Administration on behalf of the authority pursuant to s. 11, Art. VII of the State Constitution and the State Bond Act, ss. 215.57-215.83. This project may be refinanced with bonds issued by the authority pursuant to s. 348.755(1)(d).

Section 8. Section 348.7546, Florida Statutes, is amended to read:

348.7546 Wekiva Parkway, construction authorized; financing.—

(1) The Central Florida Orlando Orange County Expressway Authority may is authorized to exercise its condemnation powers and to construct, finance, operate, own, and maintain those portions of the Wekiva Parkway which are identified by agreement between the authority and the department and which are included as part of the authority's long-range capital improvement plan. The "Wekiva Parkway" means any limited access highway or expressway constructed between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group which were adopted January 16, 2004. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the authority under s. 11, Art. VII of the State Constitution and s. 348.755(1)(b). This section does not invalidate the exercise by the

thority of its condemnation powers or the acquisition of any property for the Wekiva Parkway before July 1, 2012.

- (2) Notwithstanding any other provision of law to the contrary, in order to ensure that funds are available to the department for its portion of the Wekiva Parkway, beginning July 1, 2012, the authority shall repay the expenditures by the department for costs of operation and maintenance of the Central Florida Orlando Orange County Expressway System in accordance with the terms of the memorandum of understanding between the authority and the department as ratified by the authority board on February 22, 2012, which requires the authority to pay the department \$10 million on July 1, 2012, and \$20 million on each successive July 1 until the department has been fully reimbursed for all costs of the Central Florida Orlando Orange County Expressway System which were paid, advanced, or reimbursed to the authority by the department, with a final payment in the amount of the balance remaining. Notwithstanding any other law to the contrary, the funds paid to the department pursuant to this subsection must shall be allocated by the department for construction of the Wekiva Parkway.
- (3) The department's obligation to construct its portions of the Wekiva Parkway is contingent upon the timely payment by the authority of the annual payments required of the authority and receipt of all required environmental permits and approvals by the Federal Government.

Section 9. Section 348.7547, Florida Statutes, is amended to read:

348.7547 Maitland Boulevard Extension and Northwest Beltway Part A Realignment construction authorized; financing.—Notwithstanding s. 338.2275, the Central Florida Orlando Orange County Expressway Authority may is hereby authorized to exercise its condemnation powers, construct, finance, operate, own, and maintain the portion of State Road 414 known as the Maitland Boulevard Extension and the realigned portion of the Northwest Beltway Part A as part of the authority's long-range capital improvement plan. The Maitland Boulevard Extension extends will extend from the current terminus of State Road 414 at U.S. 441 west to State Road 429 in west Orange County. The realigned portion of the Northwest Beltway Part A runs will run from the point at or near where the Maitland Boulevard Extension connects will connect with State Road 429 and proceeds will proceed to the west and then north resulting in the northern terminus of State Road 429 moving farther west before reconnecting with U.S. 441. However, under no circumstances may shall the realignment of the Northwest Beltway Part A conflict with or contradict with the alignment of the Wekiva Parkway as defined in s. 348.7546. This project may be financed with any funds available to the authority for such purpose or revenue bonds issued by the authority under s. 11, Art. VII of the State Constitution and s. 348.755(1)(b).

Section 10. Subsections (2) and (3) of section 348.755, Florida Statutes, are amended to read:

348.755 Bonds of the authority.—

- (2) Any such resolution that authorizes or resolutions authorizing any bonds issued under this section hereunder may contain provisions that must which shall be part of the contract with the holders of such bonds, relating as to:
- (a) The pledging of all or any part of the revenues, rates, fees, rentals, (including all or any portion of the Orange County gasoline tax funds received by the authority pursuant to the terms of any lease-purchase agreement between the authority and the department, or any part thereof), or other charges or receipts of the authority, derived by the authority, from the *Central Florida* Orlando Orange County Expressway System.
- (b) The completion, improvement, operation, extension, maintenance, repair, lease or lease-purchase agreement of *the* said system, and the duties of the authority and others, including the department, with reference thereto.
- (c) Limitations on the purposes to which the proceeds of the bonds, then or thereafter to be issued, or of any loan or grant by the United States or the state may be applied.
- (d) The fixing, charging, establishing, and collecting of rates, fees, rentals, or other charges for use of the services and facilities of the

Central Florida Orlando-Orange County Expressway System or any part thereof

- (e) The setting aside of reserves or sinking funds or repair and replacement funds and the regulation and disposition thereof.
 - (f) Limitations on the issuance of additional bonds.
- (g) The terms and provisions of any lease-purchase agreement, deed of trust or indenture securing the bonds, or under which the same may be issued.
- (h) Any other or additional agreements with the holders of the bonds which the authority may deem desirable and proper.
- (3) The authority may employ fiscal agents as provided by this part or the State Board of Administration of Florida may upon request of the authority act as fiscal agent for the authority in the issuance of any bonds that which may be issued pursuant to this part, and the State Board of Administration may upon request of the authority take over the management, control, administration, custody, and payment of any or all debt services or funds or assets now or hereafter available for any bonds issued pursuant to this part. The authority may enter into any deeds of trust, indentures or other agreements with its fiscal agent, or with any bank or trust company within or without the state, as security for such bonds, and may, under such agreements, sign and pledge all or any of the revenues, rates, fees, rentals or other charges or receipts of the authority, including all or any portion of the Orange County gasoline tax funds received by the authority pursuant to the terms of any leasepurchase agreement between the authority and the department, thereunder. Such deed of trust, indenture, or other agreement may contain such provisions as are customary in such instruments, or, as the authority may authorize, including but without limitation, provisions as to:
- (a) The completion, improvement, operation, extension, maintenance, repair, and lease of, or lease-purchase agreement relating to the *Central Florida Orlando Orange County* Expressway System, and the duties of the authority and others including the department, with reference thereto.
- (b) The application of funds and the safeguarding of funds on hand or on deposit.
- (c) The rights and remedies of the trustee and the holders of the bonds.
- (d) The terms and provisions of the bonds or the resolutions authorizing the issuance of same.
- Section 11. Subsections (3) and (4) of section 348.756, Florida Statutes, are amended to read:

348.756 Remedies of the bondholders.—

When a Any trustee is when appointed pursuant to subsection (1) as aforesaid, or is acting under a deed of trust, indenture, or other agreement, and whether or not all bonds have been declared due and payable, the trustee is shall be entitled as of right to the appointment of a receiver, who may enter upon and take possession of the Central Florida Orlando Orange County Expressway System or the facilities or any part of the system or facilities or parts thereof, the rates, fees, rentals, or other revenues, charges, or receipts that from which are, or may be, applicable to the payment of the bonds so in default, and subject to and in compliance with the provisions of any lease-purchase agreement between the authority and the department operate and maintain the same, for and on behalf of and in the name of, the authority, the department, and the bondholders, and collect and receive all rates, fees, rentals, and other charges or receipts or revenues arising therefrom in the same manner as the authority or the department might do, and shall deposit all such moneys in a separate account and apply the same in such manner as the court directs shall direct. In any suit, action, or proceeding by the trustee, the fees, counsel fees, and expenses of the trustee, and the said receiver, if any, and all costs and disbursements allowed by the court must shall be a first charge on any rates, fees, rentals, or other charges, revenues, or receipts, derived from the Central Florida Orlando Orange County Expressway System, or the facilities or services or any part of the system or facilities or parts thereof, including payments under any such lease-purchase agreement as aforesaid which said rates, fees, rentals, or other charges, revenues, or receipts shall or may be applicable to the payment of the bonds $that\ are\ so$ in default. The Such trustee $has\ shall$, in addition to the foregoing, have and possess all of the powers necessary or appropriate for the exercise of any functions specifically set forth $in\ this\ section\ herein$ or incident to the representation of the bondholders in the enforcement and protection of their rights.

(4) Nothing in This section or any other section of this part does not shall authorize any receiver appointed pursuant hereto for the purpose, subject to and in compliance with the provisions of any lease-purchase agreement between the authority and the department, of operating and maintaining the Central Florida Orlando Orange County Expressway System or any facilities or part of the system or facilities or parts thereof, to sell, assign, mortgage, or otherwise dispose of any of the assets of whatever kind and character belonging to the authority. It is the intention of this part to limit The powers of the such receiver, subject to and in compliance with the provisions of any lease-purchase agreement between the authority and the department, are limited to the operation and maintenance of the Central Florida Orlando-Orange County Expressway System, or any facility, or part or parts thereof, as the court may direct, in the name and for and on behalf of the authority, the department, and the bondholders, and no holder of bonds on the authority nor any trustee, has shall ever have the right in any suit, action, or proceeding at law or in equity, to compel a receiver, nor may shall any receiver be authorized or any court be empowered to direct the receiver to sell, assign, mortgage, or otherwise dispose of any assets of whatever kind or character belonging to the authority.

Section 12. Subsections (1) through (7) of section 348.757, Florida Statutes, are amended to read:

348.757 Lease-purchase agreement.—

- (1) In order to effectuate the purposes of this part and as authorized by this part, The authority may enter into a lease-purchase agreement with the department relating to and covering the *former* Orlando-Orange County Expressway System.
- (2) The Sueh lease-purchase agreement must shall provide for the leasing of the former Orlando-Orange County Expressway System, by the authority, as lessor, to the department, as lessee, must shall prescribe the term of such lease and the rentals to be paid thereunder, and must shall provide that upon the completion of the faithful performance thereunder and the termination of the such lease-purchase agreement, title in fee simple absolute to the former Orlando-Orange County Expressway System as then constituted shall be transferred in accordance with law by the authority, to the state and the authority shall deliver to the department such deeds and conveyances as shall be necessary or convenient to vest title in fee simple absolute in the state.
- (3) The Such lease-purchase agreement may include such other provisions, agreements, and covenants that as the authority and the department deem advisable or required, including, but not limited to, provisions as to the bonds to be issued under, and for the purposes of, this part, the completion, extension, improvement, operation, and maintenance of the *former* Orlando-Orange County Expressway System and the expenses and the cost of operation of the said authority, the charging and collection of tolls, rates, fees, and other charges for the use of the services and facilities of the system thereof, the application of federal or state grants or aid that which may be made or given to assist the authority in the completion, extension, improvement, operation, and maintenance of the former Orlando-Orange County Orlando Expressway System, which the authority is hereby authorized to accept and apply to such purposes, the enforcement of payment and collection of rentals and any other terms, provisions, or covenants necessary, incidental, or appurtenant to the making of and full performance under the such leasepurchase agreement.
- (4) The department as lessee under the such lease-purchase agreement, may is hereby authorized to pay as rentals under the agreement thereunder any rates, fees, charges, funds, moneys, receipts, or income accruing to the department from the operation of the former Orlando-Orange County Expressway System and the Orange County gasoline tax funds and may also pay as rentals any appropriations received by the department pursuant to any act of the Legislature of the state heretofore or hereafter enacted; provided, however, this part or the that nothing herein nor in such lease-purchase agreement is not intended to and does not nor shall this part or such lease purchase agreement require the making or continuance of such appropriations, and nor shall any holder

of bonds issued pursuant to this part *does not* ever have any right to compel the making or continuance of such appropriations.

- (5) A No pledge of the said Orange County gasoline tax funds as rentals under a such lease-purchase agreement may not shall be made without the consent of the County of Orange evidenced by a resolution duly adopted by the board of county commissioners of said county at a public hearing held pursuant to due notice thereof published at least once a week for 3 consecutive weeks before the hearing in a newspaper of general circulation in Orange County. The Said resolution, among other things, must shall provide that any excess of the said pledged gasoline tax funds which is not required for debt service or reserves for the such debt service for any bonds issued by the said authority shall be returned annually to the department for distribution to Orange County as provided by law. Before making any application for a such pledge of gasoline tax funds, the authority shall present the plan of its proposed project to the Orange County planning and zoning commission for its comments and recommendations.
- (6) The Said department may shall have power to covenant in any lease-purchase agreement that it will pay all or any part of the cost of the operation, maintenance, repair, renewal, and replacement of the said system, and any part of the cost of completing the said system to the extent that the proceeds of bonds issued therefor are insufficient, from sources other than the revenues derived from the operation of the said system and the said Orange County gasoline tax funds. The said department may also agree to make such other payments from any moneys available to the said commission, the said county, or the said city in connection with the construction or completion of the said system as shall be deemed by the said department to be fair and proper under any such covenants heretofore or hereafter entered into.
- (7) The said system must shall be a part of the state road system and the said department may is hereby authorized, upon the request of the authority, to expend out of any funds available for the purpose the such moneys, and to use such of its engineering and other forces, as may be necessary and desirable in the judgment of said department, for the operation of the said authority and for traffic surveys, borings, surveys, preparation of plans and specifications, estimates of cost, and other preliminary engineering and other studies; provided, however, that the aggregate amount of moneys expended for the said purposes by the said department do shall not exceed the sum of \$375,000.

Section 13. Section 348.758, Florida Statutes, is amended to read:

348.758 Appointment of department as may be appointed agent of authority for construction.—The department may be appointed by the said authority as its agent for the purpose of constructing improvements and extensions to the Central Florida Orlando Orange County Expressway System and for its the completion thereof. In such event, the authority shall provide the department with complete copies of all documents, agreements, resolutions, contracts, and instruments relating thereto and shall request the department to do such construction work, including the planning, surveying, and actual construction of the completion, extensions, and improvements to the Central Florida Orlando-Orange County Expressway System and shall transfer to the credit of an account of the department in the State Treasury of the state the necessary funds, therefor and the department may shall thereupon be authorized, empowered and directed to proceed with such construction and to use the said funds for such purpose in the same manner that it is now authorized to use the funds otherwise provided by law for the its use in construction of roads and bridges.

Section 14. Section 348.759, Florida Statutes, is amended to read:

348.759 Acquisition of lands and property.—

(1) For the purposes of this part, the Central Florida Orlando Orange County Expressway Authority may acquire private or public property and property rights, including rights of access, air, view, and light, by gift, devise, purchase, or condemnation by eminent domain proceedings, as the authority deems may deem necessary for any of the purposes of this part, including, but not limited to, any lands reasonably necessary for securing applicable permits, areas necessary for management of access, borrow pits, drainage ditches, water retention areas, rest areas, replacement access for landowners whose access is impaired due to the construction of a facility, and replacement rights-of-way for relocated rail and utility facilities; for existing, proposed, or anticipated transportation

facilities on the *Central Florida* Orlando Orange County Expressway System or in a transportation corridor designated by the authority; or for the purposes of screening, relocation, removal, or disposal of junkyards and scrap metal processing facilities. The authority *may* shall also have the power to condemn any material and property necessary for such purposes.

- (2) The right of eminent domain herein conferred shall be exercised by the authority shall exercise the right of eminent domain in the manner provided by law.
- (3) When the authority acquires property for a transportation facility or in a transportation corridor, it is not subject to any liability imposed by chapter 376 or chapter 403 for preexisting soil or groundwater contamination due solely to its ownership. This section does not affect the rights or liabilities of any past or future owners of the acquired property and nor does not it affect the liability of any governmental entity for the results of its actions which create or exacerbate a pollution source. The authority and the Department of Environmental Protection may enter into interagency agreements for the performance, funding, and reimbursement of the investigative and remedial acts necessary for property acquired by the authority.

Section 15. Section 348.760, Florida Statutes, is amended to read:

348.760 Cooperation with other units, boards, agencies, and individuals.—A Express authority and power is hereby given and granted any county, municipality, drainage district, road and bridge district, school district or any other political subdivision, board, commission, or individual in, or of, the state may to make and enter into with the authority, contracts, leases, conveyances, partnerships, or other agreements pursuant to within the provisions and purposes of this part. The authority may is hereby expressly authorized to make and enter into contracts, leases, conveyances, partnerships, and other agreements with any political subdivision, agency, or instrumentality of the state and any and all federal agencies, corporations, and individuals, for the purpose of carrying out the provisions of this part or with the consent of the Seminole County Expressway Authority, for the purpose of carrying out and implementing part VIII of this chapter.

Section 16. Section 348.761, Florida Statutes, is amended to read:

348.761 Covenant of the state.—The state pledges does hereby pledge to, and agrees, with any person, firm or corporation, or federal or state agency subscribing to, or acquiring the bonds to be issued by the authority for the purposes of this part that the state will not limit or alter the rights that are hereby vested in the authority and the department until all issued bonds and interest at any time issued, together with the interest thereon, are fully paid and discharged insofar as the pledge same affects the rights of the holders of bonds issued pursuant to this part hereunder. The state does further pledge to, and agree, with the United States that in the event any federal agency constructs or contributes shall construct or contribute any funds for the completion, extension, or improvement of the Central Florida Orlando Orange County Expressway System, or any part or portion of the system thereof, the state will not alter or limit the rights and powers of the authority and the department in any manner that which would be inconsistent with the continued maintenance and operation of the Central Florida Orlando-Orange County Expressway System or the completion, extension, or improvement of the system thereof, or that which would be inconsistent with the due performance of any agreements between the authority and any such federal agency, and the authority and the department shall continue to have and may exercise all powers herein granted in this part, so long as the powers are same shall be necessary or desirable for the carrying out of the purposes of this part and the purposes of the United States in the completion, extension, or improvement of the Central Florida Orlando-Orange County Expressway System, or any part of the system or portion thereof.

Section 17. Section 348.765, Florida Statutes, is amended to read:

348.765 This part complete and additional authority.—

(1) The powers conferred by this part *are* shall be in addition and supplemental to the existing powers of *the* said board and the department, and this part *may* shall not be construed as repealing any of the provisions, of any other law, general, special, or local, but to supersede such other laws in the exercise of the powers provided in this part, and to

provide a complete method for the exercise of the powers granted in this part. The extension and improvement of the Central Florida said Orlando Orange County Expressway System, and the issuance of bonds pursuant to this part hereunder to finance all or part of the cost of the system thereof, may be accomplished upon compliance with the provisions of this part without regard to or necessity for compliance with the provisions, limitations, or restrictions contained in any other general, special, or local law, including, but not limited to, s. 215.821, and no approval of any bonds issued under this part by the qualified electors or qualified electors who are freeholders in the state or in the said County of Orange, or in the said City of Orlando, or in any other political subdivision of the state, is shall be required for the issuance of such bonds pursuant to this part.

(2) This part does shall not be deemed to repeal, rescind, or modify any other law or laws relating to the said State Board of Administration, the said Department of Transportation, or the Division of Bond Finance of the State Board of Administration, but supersedes any shall be deemed to and shall supersede such other law that is or laws as are inconsistent with the provisions of this part, including, but not limited to, s. 215.821.

Section 18. Subsections (6) and (7) of section 369.317, Florida Statutes, are amended to read:

369.317 Wekiva Parkway.—

- (6) The Central Florida Orlando Orange County Expressway Authority is hereby granted the authority to act as a third-party acquisition agent, pursuant to s. 259.041 on behalf of the Board of Trustees or chapter 373 on behalf of the governing board of the St. Johns River Water Management District, for the acquisition of all necessary lands, property and all interests in property identified herein, including fee simple or less-than-fee simple interests. The lands subject to this authority are identified in paragraph 10.a., State of Florida, Office of the Governor, Executive Order 03-112 of July 1, 2003, and in Recommendation 16 of the Wekiva Basin Area Task Force created by Executive Order 2002-259, such lands otherwise known as Neighborhood Lakes, a 1,587+/-acre parcel located in Orange and Lake Counties within Sections 27, 28, 33, and 34 of Township 19 South, Range 28 East, and Sections 3, 4, 5, and 9 of Township 20 South, Range 28 East; Seminole Woods/Swamp, a 5,353+/-acre parcel located in Lake County within Section 37, Township 19 South, Range 28 East; New Garden Coal; a 1,605+/-acre parcel in Lake County within Sections 23, 25, 26, 35, and 36, Township 19 South, Range 28 East; Pine Plantation, a 617+/-acre tract consisting of eight individual parcels within the Apopka City limits. The Department of Transportation, the Department of Environmental Protection, the St. Johns River Water Management District, and other land acquisition entities shall participate and cooperate in providing information and support to the third-party acquisition agent. The land acquisition process authorized by this paragraph shall begin no later than December 31, 2004. Acquisition of the properties identified as Neighborhood Lakes, Pine Plantation, and New Garden Coal, or approval as a mitigation bank shall be concluded no later than December 31, 2010. Department of Transportation and Central Florida Orlando-Orange County Expressway Authority funds expended to purchase an interest in those lands identified in this subsection shall be eligible as environmental mitigation for road construction related impacts in the Wekiva Study Area. If any of the lands identified in this subsection are used as environmental mitigation for road-construction-related impacts incurred by the Department of Transportation or Central Florida Orlando-Orange County Expressway Authority, or for other impacts incurred by other entities, within the Wekiva Study Area or within the Wekiva parkway alignment corridor, and if the mitigation offsets these impacts, the St. Johns River Water Management District and the Department of Environmental Protection shall consider the activity regulated under part IV of chapter 373 to meet the cumulative impact requirements of s. 373.414(8)(a).
- (a) Acquisition of the land described in this section is required to provide right-of-way for the Wekiva Parkway, a limited access roadway linking State Road 429 to Interstate 4, an essential component in meeting regional transportation needs to provide regional connectivity, improve safety, accommodate projected population and economic growth, and satisfy critical transportation requirements caused by increased traffic volume growth and travel demands.
- (b) Acquisition of the lands described in this section is also required to protect the surface water and groundwater resources of Lake, Orange,

- and Seminole counties, otherwise known as the Wekiva Study Area, including recharge within the springshed that provides for the Wekiva River system. Protection of this area is crucial to the long term viability of the Wekiva River and springs and the central Florida region's water supply. Acquisition of the lands described in this section is also necessary to alleviate pressure from growth and development affecting the surface and groundwater resources within the recharge area.
- (c) Lands acquired pursuant to this section that are needed for transportation facilities for the Wekiva Parkway shall be determined not necessary for conservation purposes pursuant to ss. 253.034(6) and 373.089(5) and shall be transferred to or retained by the *Central Florida Orlando Orange County* Expressway Authority or the Department of Transportation upon reimbursement of the full purchase price and acquisition costs.
- (7) The Department of Transportation, the Department of Environmental Protection, the St. Johns River Water Management District, Central Florida Orlando Orange County Expressway Authority, and other land acquisition entities shall cooperate and establish funding responsibilities and partnerships by agreement to the extent funds are available to the various entities. Properties acquired with Florida Forever funds shall be in accordance with s. 259.041 or chapter 373. The Central Florida Orlando Orange County Expressway Authority shall acquire land in accordance with this section of law to the extent funds are available from the various funding partners, but shall not be required nor assumed to fund the land acquisition beyond the agreement and funding provided by the various land acquisition entities.

Section 19. Subsection (1) of section 369.324, Florida Statutes, is amended to read:

369.324 Wekiva River Basin Commission.—

- (1) The Wekiva River Basin Commission is created to monitor and ensure the implementation of the recommendations of the Wekiva River Basin Coordinating Committee for the Wekiva Study Area. The East Central Florida Regional Planning Council shall provide staff support to the commission with funding assistance from the Department of Economic Opportunity. The commission shall be comprised of a total of $18\,19$ members appointed by the Governor, 9 of whom shall be voting members and $9\,10$ shall be ad hoc nonvoting members. The voting members shall include:
- (a) One member of each of the Boards of County Commissioners for Lake, Orange, and Seminole Counties.
- (b) One municipal elected official to serve as a representative of the municipalities located within the Wekiva Study Area of Lake County.
- (c) One municipal elected official to serve as a representative of the municipalities located within the Wekiva Study Area of Orange County.
- (d) One municipal elected official to serve as a representative of the municipalities located within the Wekiva Study Area of Seminole County.
- (e) One citizen representing an environmental or conservation organization, one citizen representing a local property owner, a land developer, or an agricultural entity, and one at-large citizen who shall serve as chair of the council.
- (f) The ad hoc nonvoting members shall include one representative from each of the following entities:
 - 1. St. Johns River Management District.
 - 2. Department of Economic Opportunity.
 - 3. Department of Environmental Protection.
 - 4. Department of Health.
 - 5. Department of Agriculture and Consumer Services.
 - 6. Fish and Wildlife Conservation Commission.
 - 7. Department of Transportation.

- 8. MetroPlan Orlando.
- 9. Central Florida Orlando Orange County Expressway Authority.

10. Seminole County Expressway Authority.

Section 20. (1) Effective upon this act becoming a law, the Osceola County Expressway Authority may only exercise its powers for the purpose of studying, planning, designing, financing, constructing, operating, and maintaining those projects identified in the Osceola County Expressway Authority May 8, 2012, Master Plan, as adopted on such date, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway. Effective December 31, 2018, all powers, governance, and control of the Osceola County Expressway System, created pursuant to part V of chapter 348, Florida Statutes, are transferred to the Central Florida Expressway Authority, and the assets, liabilities, facilities, tangible and intangible property and any rights in the property, and any other legal rights of the Osceola County Expressway Authority are transferred to the Central Florida Expressway Authority. Upon transfer, the Osceola County Expressway System facilities shall each be a "non-system project" of the Central Florida Expressway Authority, as that term is defined in the then-current master senior lien bond resolution of the Central Florida Expressway Authority. The effective date of such transfer shall be extended until the date on which the current and forecasted total debt service coverage ratio with respect to all bonds, notes, loans, and other debt obligations issued to finance such projects to be transferred can be and is calculated and certified by the financial advisor for the Central Florida Expressway Authority to be equal to or greater than 1.5 for each and every year during which such obligations are then scheduled to be outstanding, including scheduled reimbursement obligations to other governmental entities. The debt service coverage ratio shall be calculated in a manner consistent with the then-current master senior lien bond resolution of the Central Florida Expressway Authority. If the effective date of the transfer is extended, after December 31, 2018, the Osceola County Expressway Authority may only exercise its powers through a contract or contracts with another governmental entity and only for the purpose of operating and maintaining those projects which were completed before such date, in accordance with the requirements of any agreement, resolution, or indenture under which bonds or other debt obligations were issued to finance such projects, and completing construction of those projects for which financing of the full estimated costs of acquisition, design, and construction was obtained and construction began before December 31, 2018.

- (2) Part V of chapter 348, Florida Statutes, consisting of ss. 348.9950, 348.9951, 348.9952, 348.9953, 348.9954, 348.9956, 348.9957, 348.9958, 348.9959, 348.9960, and 348.9961, is repealed on the same date that the Osceola County Expressway System is transferred to the Central Florida Expressway Authority.
- (3)(a) Following the repeal of part V of chapter 348, Florida Statutes, consisting of sections 348.9950–348.9961, and the transfer of the Osceola County Expressway System to the Central Florida Expressway Authority, the Central Florida Expressway Authority shall include the uncompleted elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, as adopted on such date, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, in the equivalent Central Florida Expressway Authority master plan or long-range plan, each as a "non-system project" of the Central Florida Expressway Authority, as that term is defined in the then-current master senior lien bond resolution of the Central Florida Expressway Authority.
- (b) The Department of Transportation shall also include elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, as adopted on such date, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, in its work program in accordance with s. 339.135, Florida Statutes, as tolled facilities.
- (4) The Central Florida Expressway Authority shall comply with any and all obligations of the Osceola County Expressway Authority to reimburse other governmental entities for costs incurred on behalf of the Osceola County Expressway System from revenues of the Osceola County Expressway System available after payment of all amounts required for operation and maintenance of the Osceola County Expressway System and all amounts required to be paid under the terms of any resolution

authorizing the issuance of bonds to fund the acquisition, design, or construction of any portion of the Osceola County Expressway System. This reimbursement obligation specifically includes, but is not limited to, any obligation of the Osceola County Expressway Authority to reimburse Osceola County and Polk County for costs incurred, or debt issued, to fund the acquisition, development, construction, operation, and maintenance of the Osceola County Expressway System. The transfer of any reimbursement obligation of the Osceola County Expressway Authority pursuant to this section does not alter the terms of any agreement between the Osceola County Expressway Authority and any other governmental entity, does not relieve any other governmental entity of its contractual obligations incurred on behalf of the Osceola County Expressway System, does not make any reimbursement obligation a general obligation of the Central Florida Expressway Authority, and does not constitute an independent pledge or lien on revenues of the Central Florida Expressway Authority for the benefit of any person or entity. To the extent that revenues generated by the Osceola County Expressway System are insufficient to pay a reimbursement obligation, the Central Florida Expressway Authority may, but is not required to, make any payment from other revenues of the Central Florida Expressway System available for such purpose after payment of all amounts required:

- (a) Otherwise by law or contract;
- (b) By the terms of any resolution authorizing the issuance of bonds by the Central Florida Expressway Authority or the Orlando-Orange County Expressway Authority; and
- (c) By the terms of the memorandum of understanding between the Orlando-Orange County Expressway Authority and the department as ratified by the board of the Orlando-Orange County Expressway Authority on February 22, 2012.
- (5) Revenues generated by the Osceola County Expressway System May 8, 2012, Master Plan facilities available after payment of all current operation, maintenance, and administrative expenses of the Osceola County Expressway System; payment of debt service on any bonds, notes, loans, or other obligations issued and used to finance the costs of design, acquisition, and construction of such facilities; and payment of all other amounts required by the terms of any trust agreement or indenture established with respect thereto shall be used:
- (a) On a pro rata basis to repay or reimburse in full Osceola County or any other local agency any funds or amounts loaned to the Osceola County Expressway Authority to complete any such projects and to repay or reimburse in full the Central Florida Expressway Authority for any funds or amounts contributed to such projects; and
- (b) Thereafter, to advance any other uncompleted elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway.
- (6) The Central Florida Expressway Authority shall have no obligation to financially support any elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, or the additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, from revenues of the Central Florida Expressway Authority's Expressway System. To the extent the governing board of the Central Florida Expressway Authority, in its sole discretion, votes to financially support any elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, or the additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, it must treat any such element as a "non-system project" and shall only finance such element from revenues of the Central Florida Expressway Authority's Expressway System to the extent permitted by and in accordance with the terms of any resolution authorizing the issuance of bonds by the Central Florida Expressway Authority. For the purpose of advancing the design, acquisition, and construction of the elements of the Osceola County Expressway Authority May 8, 2012, Master Plan, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, the Central Florida Expressway Authority is specifically authorized to enter into new or amended lease-purchase agreements with Osceola County for the leasing, construction, operation, and maintenance of any facility described in the Osceola County Expressway Authority May 8, 2012, Master Plan, and an

additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway.

(7) In recognition of the strategic economic importance of enhanced mobility in the region served by the Osceola County Expressway Authority, the Department of Transportation shall cooperate with the Osceola County Expressway Authority, the Central Florida Expressway Authority, and Osceola County in working to identify solutions to potential barriers to implementation of the projects included in the Osceola County Expressway Authority May 8, 2012, Master Plan, and an additional extension of the Osceola Parkway Extension 2 miles to the east of its intersection with the Northeast Connector Expressway, including funding sources and revenues that may be available for implementation of those improvements.

And the title is amended as follows:

Remove lines 65-84 and insert: technical changes; amending s. 369.317, F.S.; conforming terminology and making technical changes; amending s. 369.324, F.S.; revising the membership of the Wekiva River Basin Commission; conforming terminology; providing criteria for the transfer of the Osceola County Expressway System to the Central Florida Expressway Authority; providing for the repeal of part V of ch. 348, F.S., when the Osceola County Expressway System is transferred to the Central Florida Expressway Authority; requiring the Central Florida Expressway Authority to reimburse other governmental entities for obligations related to the Osceola County Expressway System;

On motion by Senator Simmons, the Senate concurred in the House amendment.

CS for CS for SB 230 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—32

Mr. President Evers Montford Flores Abruzzo Negron Galvano Richter Altman Bean Garcia Ring Benacquisto Gardiner Simmons Sobel Brandes Grimsley Braynon Hays Soto Bullard Joyner Stargel Latvala Thompson Clemens Dean Lee Thrasher Diaz de la Portilla

Legg

Nays-None

Vote after roll call:

Yea—Gibson

RECONSIDERATION OF BILL

At the direction of the President, the Senate reconsidered the vote by which CS for CS for SB 230 passed as amended.

At the direction of the President, the Senate reconsidered the concurrence in House Amendment 1 (462213) to CS for CS for SB 230.

On motion by Senator Simmons, the Senate concurred in the House

CS for CS for SB 230 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-36

Mr. President	Bradley	Dean
Abruzzo	Brandes	Diaz de la Portilla
Altman	Braynon	Evers
Bean	Bullard	Flores
Benacquisto	Clemens	Garcia

Gardiner	Margolis	Simpson
Grimsley	Montford	Smith
Hays	Negron	Sobel
Joyner	Richter	Soto
Latvala	Ring	Stargel
Lee	Sachs	Thompson
Legg	Simmons	Thrasher

Nays-None

Vote after roll call:

Yea-Detert, Galvano

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 1672, with 5 amendments, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 1672-A bill to be entitled An act relating to property insurance; amending s. 626.621, F.S.; providing additional grounds for refusing, suspending, or revoking a license or appointment of an insurance agent, adjuster, customer representative, or managing general agent based on the acceptance of payment for certain referrals; amending s. 626.854, F.S.; prohibiting a public adjuster or public adjuster apprentice from choosing the persons or entities that will perform repair work; amending s. 627.351, F.S.; postponing the date that new construction or substantial improvement is not eligible for coverage by the corporation; deleting reference to the Residential Property and Casualty Joint Underwriting Association with respect to issuing certain residential or commercial policies; requiring the corporation to cease offering new commercial residential policies providing multiperil coverage after a certain date and continue offering commercial residential wind-only policies; authorizing the corporation to offer commercial residential policies excluding wind; providing exceptions; specifying the amount of the surcharge to be assessed against personal lines, commercial lines, and coastal accounts to cover a projected deficit; requiring the corporation's board to contract with the Division of Administrative Hearings to hear protests of the corporation's decisions regarding the purchase of commodities and contractual services and issue a recommended order; requiring the board to take final action in a public meeting; revising the date for submitting the annual loss-ratio report for residential coverage; amending s. 627.3518, F.S.; defining the term "surplus lines insurer"; requiring the corporation to implement procedures for diverting ineligible applicants and existing policyholders for commercial residential coverage from the corporation by a certain date; deleting the requirement that the corporation report such procedures to the Legislature; authorizing eligible surplus lines insurers to participate in the corporation's clearinghouse program and providing criteria for such eligibility; conforming cross-references; providing that certain applicants who accept an offer from a surplus lines insurer are considered to be renewing; repealing s. 627.3519, F.S., relating to an annual report requirement for aggregate net probable maximum losses; amending s. 627.35191, F.S.; requiring the corporation to annually provide certain estimates for the next 12-month period to the Legislature and the Financial Services Commission; amending s. 627.711, F.S.; prohibiting a mitigation inspector from offering or delivering compensation, and an insurance agency, agent, customer representative, or employee from accepting compensation for referring an owner to the inspector or inspection company; authorizing an insurer to exempt a uniform mitigation verification form from independent verification under certain circumstances; providing that the form provided to the corporation is not subject to verification and the property is not subject to reinspection under certain circumstances; amending s. 817.234, F.S.; prohibiting a contractor from paying, waiving, or rebating a property insurance deductible; providing penalties; providing effective dates.

House Amendment 2 (930989)—Remove lines 88-89 and insert: submission to an insurer in order to obtain property insurance coverage or establish the applicable property insurance premium.

House Amendment 3 (877707) (with title amendment)—Remove line 103 and insert:

perform repair work in a property insurance claim.

And the title is amended as follows:

Remove line 10 and insert: or entities that will perform repair work in a property insurance claim; amending s.

House Amendment 4 (352263) (with directory and title amendments)—

Remove lines 112-244

And the directory clause is amended as follows:

Remove line 108 and insert:

Section 3. Paragraphs (b), (e), and (hh) of subsection

And the title is amended as follows:

Remove lines 11-13 and insert: 627.351, F.S.; deleting

House Amendment 5 (578987) (with title amendment)—Remove lines 521-527 and insert:

(I) The surcharge shall be levied as a uniform percentage of the premium for the policy of up to 15 percent of such premium, which funds shall be used to offset the deficit.

And the title is amended as follows:

Remove lines 22-25 and insert: excluding wind; providing exceptions; requiring the

House Amendment 7 (595085) (with title amendment)—Remove lines 657-828

And the title is amended as follows:

Remove lines 33-45 and insert: residential coverage; repealing s.

On motion by Senator Simmons, the Senate concurred in the House amendments

CS for CS for SB 1672 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-25

Mr. President	Grimsley	Simmons
Bean	Hays	Smith
Benacquisto	Lee	Sobel
Bradley	Legg	Soto
Brandes	Margolis	Stargel
Dean	Montford	Thompson
Evers	Negron	Thrasher
Galvano	Richter	
Gardiner	Ring	

Nays—8

Abruzzo Bullard Flores
Altman Clemens Joyner
Braynon Diaz de la Portilla

Vote after roll call:

Yea-Detert, Garcia, Gibson, Simpson

Yea to Nay-Benacquisto

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

SPECIAL ORDER CALENDAR

CS for SB 840—A bill to be entitled An act relating to public records and meetings; amending s. 381.82, F.S.; providing an exemption from public records requirements for research grant applications submitted to the Alzheimer's Disease Research Grant Advisory Board under the Ed and Ethel Moore Alzheimer's Disease Research Program and records generated by the board relating to the review of the applications; providing an exemption from public meetings requirements for those portions of meetings of the board during which the research grant applications are discussed; requiring the recording of closed portions of meetings; authorizing disclosure of such confidential information under certain circumstances; providing for legislative review and repeal of the exemptions under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for SB 840 to CS for CS for HB 711.

Pending further consideration of **CS for SB 840** as amended, on motion by Senator Richter, by two-thirds vote **CS for CS for HB 711** was withdrawn from the Committees on Health Policy; Governmental Oversight and Accountability; and Rules.

On motion by Senator Richter-

CS for CS for HB 711—A bill to be entitled An act relating to public meetings and public records; amending s. 381.82, F.S.; providing an exemption from public records requirements for research grant applications provided to the Alzheimer's Disease Research Grant Advisory Board under the Ed and Ethel Moore Alzheimer's Disease Research Program and records generated by the board relating to review of the applications; providing an exemption from public meetings requirements for those portions of meetings of the board during which the research grant applications are discussed; requiring the recording of closed portions of meetings; authorizing disclosure of such confidential information under certain circumstances; providing for legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for CS for SB 840 as amended and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 711 was placed on the calendar of Bills on Third Reading.

Consideration of CS for HB 7093 was deferred.

CS for CS for SB 1048-A bill to be entitled An act relating to the Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; creating s. 339.70, F.S.; limiting the number of referenda that certain authorities may be subject to; specifying that a referendum applies to future bond issuances; amending s. 373.618, F.S.; providing that a public information system is subject to the requirements of the Highway Beautification Act of 1965 and all federal laws and agreements when applicable; deleting an exemption; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; requiring the department to notify an applicant of the department's determination to deny a sign permit; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; providing that the applicant is responsible for all sign removal costs in certain circumstances; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; revising the conditions under which the department may enter intervening privately owned lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; increasing the permit transfer fee for any multiple transfers between two outdoor advertisers in a single transaction; revising the permit reinstatement fee; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; revising penalties; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; revising the exemptions of certain signs from the permit requirement under ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs against the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo sign program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the School District of Palm Beach County to recognize its business partners; providing for expiration of the program; providing an effective date.

-was read the second time by title.

Amendments were considered and adopted to conform CS for CS for SB 1048 to CS for CS for HB 1161.

Pending further consideration of CS for CS for SB 1048 as amended, on motion by Senator Latvala, by two-thirds vote CS for CS for HB

1161 was withdrawn from the Committees on Transportation; and Community Affairs.

On motion by Senator Latvala-

CS for CS for HB 1161—A bill to be entitled An act relating to the Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; amending s. 373.618, F.S.; revising provisions relating to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting

provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws; requiring that a concession agreement be administered by the department and meet certain requirements; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1048 as amended and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 1161** was placed on the calendar of Bills on Third Reading.

SENATOR RICHTER PRESIDING

The Senate resumed consideration of-

CS for CS for CS for SB 296—A bill to be entitled An act relating to carrying a concealed weapon or a concealed firearm; amending s. 790.01, F.S.; providing an exemption from criminal penalties for carrying a concealed weapon or a concealed firearm while in the act of complying with a mandatory evacuation order during a declared state of emergency; providing an effective date.

—which was previously considered April 30 with pending **Amendment 1 (942004)** and **Amendment 2 (919038)** by Senator Smith and pending points of order by Senator Benacquisto.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, Amendment 1 (942004) and Amendment 2 (919038) did not constitute the principal substance of CS for CS for SB's 130 and 122, and were not out of order under Rule 7.1, due to CS for CS for SB's 130 and 122 having a number of provisions including:

Neighborhood watch guidelines;

Immunity from civil action;

Clarification of the investigative powers of law enforcement; and

Shifting the burden of proof to the prosecution in a pre-trial immunity hearing.

The President ruled the points not well taken and consideration of the amendments were in order

The question recurred on $Amendment\ 1\ (942004)$ by Senator Smith which failed. The vote was:

Yeas—14

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

Nays-24

Mr. President	Diaz de la Portilla	Latvala
Altman	Evers	Lee
Bean	Flores	Legg
Benacquisto	Galvano	Richter
Bradley	Garcia	Simmons
Brandes	Gardiner	Simpson
Dean	Grimsley	Stargel
Detert	Hays	Thrasher

The question recurred on **Amendment 2 (919038)** by Senator Smith which failed.

THE PRESIDENT PRESIDING

Senator Brandes moved the following amendment which was adopted:

Amendment 3 (878302)—Delete lines 12-28 and insert:

Section 1. Section 790.01, Florida Statutes, is amended to read:

790.01 Unlicensed carrying of concealed weapons or concealed fire-

- (1) Except as provided in subsection (3) (4), a person who is not licensed under s. 790.06 and who carries a concealed weapon or electric weapon or device on or about his or her person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) Except as provided in subsection (3), a person who is not licensed under s. 790.06 and who carries a concealed firearm on or about his or her person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (3) This section does not apply to: a person licensed to carry a concealed weapon or a concealed firearm pursuant to the provisions of s. 790.06.

Senator Brandes moved the following amendment:

Amendment 4 (721870) (with title amendment)—Delete lines 29-47 and insert:

- (a) A person who carries a concealed weapon, or a person who may lawfully possess a firearm and who carries a concealed firearm, on or about his or her person while in the act of evacuating during a mandatory evacuation order issued during a state of emergency declared by the Governor pursuant to chapter 252 or declared by a local authority pursuant to chapter 870.
- (b)(4)—It is not a violation of this section for A person who carries to earry for purposes of lawful self-defense, in a concealed manner:
- 1.(a) A self-defense chemical spray.
- 2.(b) A nonlethal stun gun or dart-firing stun gun or other nonlethal electric weapon or device that is designed solely for defensive purposes.
- (4)(5) This section does not preclude any prosecution for the use of an electric weapon or device, a dart-firing stun gun, or a self-defense chemical spray during the commission of any criminal offense under s. 790.07, s. 790.10, s. 790.23, or s. 790.235, or for any other criminal offense.

Section 2. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete lines 5-6 and insert: concealed weapon or a concealed firearm when evacuating pursuant to a mandatory evacuation order

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

Senator Latvala moved the following amendment to **Amendment 4** (721870) which was adopted:

Amendment 4A (318010)—Between lines 10 and 11 insert:

- 1. As used in this paragraph, the term "in the act of evacuating" means any of the following actions by a person within the 24 hours after the issuance of a mandatory evacuation order:
- a. Leaving his or her residence and traveling to and reaching the geographical limits of the area under mandatory evacuation where the person reasonably and safely has the ability to properly store the transported weapon or firearm pursuant to this chapter.
- b. Leaving his or her residence and traveling to and reaching a place within the geographical limits of the mandatory evacuation area where the person reasonably and safely has the ability to properly store the transported weapon or firearm pursuant to this chapter.
- 2. This paragraph does not preempt any other provision of law related to possession or transport of a weapon or firearm in chapter 252, this chapter, or chapter 870, or possession of a firearm in a public shelter.

The vote was:

Yeas-23

Abruzzo	Gibson	Richter
Braynon	Grimsley	Ring
Bullard	Hays	Sachs
Clemens	Joyner	Smith
Dean	Latvala	Sobel
Detert	Legg	Soto
Diaz de la Portilla	Margolis	Thompson
Garcia	Montford	-

Nays-15

Mr. President Brandes Negron
Altman Evers Simmons
Bean Galvano Simpson
Benacquisto Gardiner Stargel
Bradley Lee Thrasher

On motion by Senator Brandes, further consideration of **CS for CS for CS for SB 296** with pending **Amendment 4 (721870)** as amended was deferred.

CS for SB 788—A bill to be entitled An act relating to clerks of court; amending s. 40.32, F.S.; authorizing jurors and witnesses to be paid by check; amending s. 77.27, F.S.; conforming a provision to changes made by the act; amending s. 77.28, F.S.; requiring a party applying for garnishment to pay a deposit to the garnishee, rather than in the registry of the court; deleting a provision that requires the clerk to collect a specified fee; amending s. 197.432, F.S.; providing requirements for the sale of tax certificates; amending s. 197.472, F.S.; revising requirements for the redemption of tax certificates; amending s. 197.502, F.S.; requiring the certificateholder to pay costs of resale within 15 days under certain circumstances; providing circumstances under which land shall be placed on a specified list; prohibiting a county from applying for a tax deed under certain circumstances; deleting a provision relating to a notification procedure; amending s. 197.542, F.S.; requiring the certificateholder to pay a specified amount of the assessed value of the homestead under certain circumstances; providing circumstances under which land shall be placed on a specified list; amending s. 197.582, F.S; clarifying notice requirements; providing for excess proceeds relating to unclaimed property; requiring the clerk to ensure that excess funds are paid according to specified priorities; providing for interpleader actions and the award of reasonable fees and costs; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 788**, on motion by Senator Ring, by two-thirds vote **CS for CS for HB 797** was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Finance and Tax; and Appropriations.

On motion by Senator Ring-

CS for CS for HB 797—A bill to be entitled An act relating to clerks of court; amending s. 40.32, F.S.; authorizing jurors and witnesses to be paid by check; amending s. 77.27, F.S.; conforming a provision to changes made by the act; amending s. 77.28, F.S.; requiring a party applying for garnishment to pay a deposit to the garnishee, rather than in the registry of the court; deleting a provision that requires the clerk to collect a specified fee; amending s. 197.432, F.S.; providing requirements for the sale of tax certificates; amending s. 197.472, F.S.; revising requirements for the redemption of tax certificates; amending s. 197.502, F.S.; requiring the certificateholder to pay costs of resale within a specified number of days under certain circumstances; providing circumstances under which land shall be placed on a specified list; deleting a provision relating to a notification procedure; amending s. 197.542, F.S.; requiring the certificateholder to pay a specified amount of the assessed value of the homestead under certain circumstances; providing circumstances under which land shall be placed on a specified list; amending s. 197.582, F.S.; clarifying notice requirements; providing for excess proceeds relating to unclaimed property; requiring the clerk to ensure that excess funds are paid according to specified priorities; providing for interpleader actions and the award of reasonable fees and costs; providing an effective date.

—a companion measure, was substituted for **CS for SB 788** and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 797** was placed on the calendar of Bills on Third Reading.

SB 1486—A bill to be entitled An act relating to transitional living facilities; creating part XI of ch. 400, F.S.; providing legislative intent; providing definitions; requiring the licensure of transitional living facilities; providing license fees and application requirements; requiring accreditation of licensed facilities; providing requirements for transitional living facility policies and procedures governing client admission, transfer, and discharge; requiring a comprehensive treatment plan to be developed for each client; providing plan and staffing requirements; requiring certain consent for continued treatment in a transitional living facility; providing licensee responsibilities; providing notice requirements; prohibiting a licensee or employee of a facility from serving notice upon a client to leave the premises or take other retaliatory action under certain circumstances; requiring the client and client's representative to be provided with certain information; requiring the licensee to develop and implement certain policies and procedures; providing licensee requirements relating to administration of medication; requiring maintenance of medication administration records; providing requirements for administration of medications by unlicensed staff; specifying who may conduct training of staff; requiring licensees to adopt policies and procedures for administration of medications by trained staff; requiring the Agency for Health Care Administration to adopt rules; providing requirements for the screening of potential employees and training and monitoring of employees for the protection of clients; requiring licensees to implement certain policies and procedures to protect clients; providing conditions for investigating and reporting incidents of abuse, neglect, mistreatment, or exploitation of clients; providing requirements and limitations for the use of physical restraints, seclusion, and chemical restraint medication on clients; providing a limitation on the duration of an emergency treatment order; requiring notification of certain persons when restraint or seclusion is imposed; authorizing the agency to adopt rules; providing background screening requirements; requiring the licensee to maintain certain personnel records; providing administrative responsibilities for licensees; providing recordkeeping requirements; providing licensee responsibilities with respect to the property and personal affairs of clients; providing requirements for a licensee with respect to obtaining surety bonds; providing recordkeeping requirements relating to the safekeeping of personal effects; providing requirements for trust funds or other property received by a licensee and credited to the client; providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; providing criminal penalties for violations; providing for the disposition of property in the event of the death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the agency to adopt and enforce rules establishing standards for transitional living facilities and personnel thereof; classifying violations and providing penalties therefor; providing administrative fines for specified classes of violations; authorizing the agency to apply certain provisions with regard to receivership proceedings; requiring the agency, the Department of Health,

the Agency for Persons with Disabilities, and the Department of Children and Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating to transitional living facilities; revising the title of part V of ch. 400, F.S.; amending s. 381.745, F.S.; revising the definition of the term "transitional living facility," to conform; amending s. 381.75, F.S.; revising the duties of the Department of Health and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 408.820, F.S.; conforming provisions to changes made by the act; providing applicability with respect to transitional living facilities licensed before a specified date; providing effective dates.

-was read the second time by title.

Pending further consideration of **SB 1486**, on motion by Senator Garcia, by two-thirds vote **CS for CS for CS for HB 573** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

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

CS for CS for CS for HB 573—A bill to be entitled An act relating to health of residents; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility within a specified period after the resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified period; requiring the responsible entity to ensure that there is adequate and consistent monitoring and implementation of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of nursing home residents; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 409.212, F.S.; increasing the cap on additional supplementation a person may receive under certain conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; requiring that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other agency inspections; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; providing for classification of the scope of a violation based upon number of residents affected and number of staff involved; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.27, F.S.; revising the amount of cash for which a facility may provide safekeeping for a resident; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; requiring the agency to adopt rules to determine compliance with facility standards and resident's rights; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving the relevant service; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the orientation and keep the signed statement in the employee's personnel record; requiring additional hours of training for assistance with medication; conforming a cross-reference; creating s. 429.55, F.S.; directing the agency to create a consumer information website that publishes specified information regarding assisted living facilities; providing criteria for webpage content; providing for inclusion of all content in the agency's possession by a specified date; authorizing the agency to adopt rules; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; providing appropriations and authorizing positions; amending s. 395.001, F.S.; providing legislative intent regarding recovery care centers; amending s. 395.002, F.S.; revising and providing definitions; amending s. 395.003, F.S.; including recovery care centers as facilities licensed under chapter 395, F.S.; creating s. 395.0171, F.S.; providing admission criteria for a recovery care center; requiring emergency care, transfer, and discharge protocols; authorizing the agency to adopt rules; amending s. 395.1055, F.S.; authorizing the agency to establish separate standards for the care and treatment of patients in recovery care centers; amending s. 395.10973, F.S.; directing the agency to enforce specialoccupancy provisions of the Florida Building Code applicable to recovery care centers; amending s. 395.301, F.S.; providing for format and content of a patient bill from a recovery care center; amending s. 408.802, F.S.; providing applicability of the Health Care Licensing Procedures Act to recovery care centers; amending s. 408.820, F.S.; exempting recovery care centers from specified minimum licensure requirements; amending ss. 394.4787, 409.97, and 409.975, F.S.; conforming cross-references;

creating part XI of chapter 400, F.S.; providing legislative intent; providing definitions; requiring the licensure of transitional living facilities; providing license fees and application requirements; requiring accreditation of licensed facilities; providing requirements for transitional living facility policies and procedures governing client admission, transfer, and discharge; requiring a comprehensive treatment plan to be developed for each client; providing plan and staffing requirements; requiring certain consent for continued treatment in a transitional living facility; providing licensee responsibilities; providing notice requirements; prohibiting a licensee or employee of a facility from serving notice upon a client to leave the premises or take other retaliatory action under certain circumstances; requiring the client and client's representative to be provided with certain information; requiring the licensee to develop and implement certain policies and procedures; providing licensee requirements relating to administration of medication; requiring maintenance of medication administration records; providing requirements for administration of medications by unlicensed staff; specifying who may conduct training of staff; requiring licensees to adopt policies and procedures for administration of medications by trained staff; requiring the Agency for Health Care Administration to adopt rules; providing requirements for the screening of potential employees and training and monitoring of employees for the protection of clients; requiring licensees to implement certain policies and procedures to protect clients; providing conditions for investigating and reporting incidents of abuse, neglect, mistreatment, or exploitation of clients; providing requirements and limitations for the use of physical restraints, seclusion, and chemical restraint medication on clients; providing a limitation on the duration of an emergency treatment order; requiring notification of certain persons when restraint or seclusion is imposed; authorizing the agency to adopt rules; providing background screening requirements; requiring the licensee to maintain certain personnel records; providing administrative responsibilities for licensees; providing recordkeeping requirements; providing licensee responsibilities with respect to the property and personal affairs of clients; providing requirements for a licensee with respect to obtaining surety bonds; providing recordkeeping requirements relating to the safekeeping of personal effects; providing requirements for trust funds or other property received by a licensee and credited to the client; providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; providing criminal penalties for violations; providing for the disposition of property in the event of the death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the agency to adopt and enforce rules establishing standards for transitional living facilities and personnel thereof; classifying violations and providing penalties therefor; providing administrative fines for specified classes of violations; authorizing the agency to apply certain provisions with regard to receivership proceedings; requiring the agency, the Department of Health, the Agency for Persons with Disabilities, and the Department of Children and Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating to transitional living facilities; revising the title of part V of chapter 400, F.S.; amending s. 381.745, F.S.; revising the definition of the term "transitional living facility," to conform; amending s. 381.75, F.S.; revising the duties of the Department of Health and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 408.820, F.S.; conforming provisions to changes made by the act; providing applicability with respect to transitional living facilities licensed before a specified date; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing grandparent visitation upon specific court findings; providing factors for court consideration; providing for application of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting application to a minor child placed for adoption; providing for venue; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; amending s. 400.474, F.S.; revising the report requirements for home health agencies; providing effective dates.

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

Senator Bean moved the following amendments which were adopted:

Amendment 1 (651548) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Paragraph (b) 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 OPPAGA shall provide a detailed analysis of economic development programs as provided in the following schedule:
- (b) By January 1, 2015, and every 3 years thereafter, an analysis of the following:
- 1. The entertainment industry financial incentive program established under s. 288.1254.
- 2. The entertainment industry sales tax exemption program established under s. 288.1258.
- 3. VISIT Florida and its programs established or funded under ss. 288.122, 288.1226, 288.12265, and 288.124, and 288.924.
- $4. \;\;$ The Florida Sports Foundation and related programs established under ss. $288.1162,\,288.11621,\,288.1166,\,288.1167,\,288.1168,\,288.1169,$ and 288.1171.

Section 49. Subsection (2) of section 288.901, Florida Statutes, is amended to read:

288.901 Enterprise Florida, Inc.—

- (2) PURPOSES.—Enterprise Florida, Inc., shall act as the economic development organization for the state, *using* utilizing private sector and public sector expertise in collaboration with the department to:
 - (a) Increase private investment in Florida;
 - (b) Advance international and domestic trade opportunities;
- (c) Market the state both as a probusiness location for new investment and as an unparalleled tourist destination;
- (d) Revitalize Florida's space and aerospace industries, and promote emerging complementary industries;
 - (e) Promote opportunities for minority-owned businesses;
- (f) Assist and market professional and amateur sport teams and sporting events in Florida; and
- (g) Assist, promote, and enhance economic opportunities in this state's rural and urban communities; and
- (h) Market the state as a health care destination by using the medical tourism initiatives as described in s. 288.924 to promote quality health care services in this state.

Section 50. Paragraph (c) of subsection (4) of section 288.923, Florida Statutes, is amended to read:

288.923 Division of Tourism Marketing; definitions; responsibilities.—

- (4) The division's responsibilities and duties include, but are not limited to:
 - (c) Developing a 4-year marketing plan.

- 1. At a minimum, the marketing plan shall discuss the following:
- a. Continuation of overall tourism growth in this state.
- b. Expansion to new or under-represented tourist markets.
- c. Maintenance of traditional and loyal tourist markets.
- d. Coordination of efforts with county destination marketing organizations, other local government marketing groups, privately owned attractions and destinations, and other private sector partners to create a seamless, four-season advertising campaign for the state and its regions.
- e. Development of innovative techniques or promotions to build repeat visitation by targeted segments of the tourist population.
- f. Consideration of innovative sources of state funding for tourism marketing.
 - g. Promotion of nature-based tourism and heritage tourism.
 - h. Promotion of medical tourism, as provided under s. 288.924.
- i.h. Development of a component to address emergency response to natural and manmade disasters from a marketing standpoint.
- 2. The plan shall be annual in construction and ongoing in nature. Any annual revisions of the plan shall carry forward the concepts of the remaining 3-year portion of the plan and consider a continuum portion to preserve the 4-year timeframe of the plan. The plan also shall include recommendations for specific performance standards and measurable outcomes for the division and direct-support organization. The department, in consultation with the board of directors of Enterprise Florida, Inc., shall base the actual performance metrics on these recommendations
- 3. The 4-year marketing plan shall be developed in collaboration with the Florida Tourism Industry Marketing Corporation. The plan shall be annually reviewed and approved by the board of directors of Enterprise Florida, Inc.

Section 51. Section 288.924, Florida Statutes, is created to read:

288.924 Medical tourism.—

- (1) MEDICAL TOURISM MARKETING PLAN.—The Division of Tourism Marketing shall include within the 4-year marketing plan required under s. 288.923(4)(c) specific initiatives to advance this state as a destination for quality health care services. The plan must:
- (a) Promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers throughout this state;
- (b) Promote national and international awareness of medical-related conferences, training, or other business opportunities to attract practitioners from the medical field to destinations in this state; and
- (c) Include an initiative that showcases selected, qualified providers offering bundled packages of health care and support services for defined care episodes. The selection of providers to be showcased must be conducted through a solicitation of proposals from Florida hospitals and other licensed providers for plans that describe available services, provider qualifications, and special arrangements for food, lodging, transportation, or other support services and amenities that may be provided to visiting patients and their families. A single health care provider may submit a proposal describing the available health care services that will be offered through a network of multiple providers and explaining any support services or other amenities associated with the care episode. The Florida Tourism Industry Marketing Corporation shall assess the qualifications and credentials of providers submitting proposals. To the extent funding is available, all qualified providers shall be selected to be showcased in the initiative. To be qualified, a health care provider must:
- 1. Have a full, active, and unencumbered Florida license and ensure that all health care providers participating in the proposal have full, active, and unencumbered Florida licenses;

- 2. Have a current accreditation that is not conditional or provisional from a nationally recognized accrediting body;
- 3. Be recognized as a Cancer Center of Excellence under s. 381.925 or have a current national or international recognition in another specialty area, if such recognition is given through a specific qualifying process; and
- 4. Meet other criteria as determined by the Florida Tourism Industry Marketing Corporation in collaboration with the Agency for Health Care Administration and the Department of Health.
- (2) ALLOCATION OF FUNDS FOR MARKETING PLAN.—Annually, at least \$3.5 million of the funds appropriated in the General Appropriations Act to the Florida Tourism Industry Marketing Corporation shall be allocated for the development and implementation of the medical tourism marketing plan.
- (3) MEDICAL TOURISM MATCHING GRANTS.—The Florida Tourism Industry Marketing Corporation shall create a matching grant program to provide funding to local or regional economic development organizations for targeted medical tourism marketing initiatives. The initiatives must promote and advance Florida as a destination for quality health care services. Selection of recipients of a matching grant shall be based on the following criteria:
- (a) The providers involved in the local initiative must meet the criteria specified in subsection (1).
- (b) The local or regional economic development organization must demonstrate an ability to involve a variety of businesses in a collaborative effort to welcome and support patients and their families who travel to this state to obtain medical services.
- (c) The cash or in-kind services available from the local or regional economic development organization must be at least equal to the amount of available state financial support.
- (4) ALLOCATION OF FUNDS FOR MATCHING GRANTS.—Annually, at least \$1.5 million of the funds appropriated in the General Appropriations Act to the Florida Tourism Industry Marketing Corporation shall be allocated for the matching grant program.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 288.0001, F.S.; requiring an analysis of medical tourism in the Economic Development Programs Evaluation; amending s. 288.901, F.S.; requiring Enterprise Florida, Inc., to collaborate with the Department of Economic Opportunity to market this state as a health care destination; amending s. 288.923, F.S.; requiring the Division of Tourism Marketing to include in its 4-year plan a discussion of the promotion of medical tourism; creating s. 288.924, F.S.; requiring the plan to promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers in this state, to promote national and international awareness of certain business opportunities to attract practitioners to destinations in this state, and to include an initiative to showcase qualified health care providers; requiring a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation to be allocated for the medical tourism marketing plan; requiring the Florida Tourism Industry Marketing Corporation to create a matching grant program; specifying criteria for the grant program; requiring that a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation be allocated for the grant program; providing effective dates.

Amendment 2 (680204) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Section 395.1051, Florida Statutes, is amended to read:

395.1051 Duty to notify patients and obstetrical physicians.—

(1) An appropriately trained person designated by each licensed facility shall inform each patient, or an individual identified pursuant to s. 765.401(1), in person about adverse incidents that result in serious harm to the patient. Notification of outcomes of care which that result in harm to the patient under this section does shall not constitute an acknowl-

edgment or admission of liability and may not, nor can it be introduced as evidence.

(2) A hospital shall notify each obstetrical physician who has privileges at the hospital at least 120 days before the hospital closes its obstetrical department or ceases to provide obstetrical services, unless the hospital can demonstrate it was impossible for the hospital to provide 120 days' notice due to circumstances beyond the control of the hospital or the obstetrical physician.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 395.1051, F.S.; requiring a hospital to notify obstetrical physicians before the hospital closes its obstetrical department or ceases to provide obstetrical services; providing effective dates.

Senator Grimsley moved the following amendment:

Amendment 3 (305092) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Paragraph (c) of subsection (2) of section 409.967, Florida Statutes, is amended to read:

409.967 Managed care plan accountability.—

(2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:

(c) Access.—

- 1. The agency shall establish specific standards for the number, type, and regional distribution of providers in managed care plan networks to ensure access to care for both adults and children. Each plan must maintain a regionwide network of providers in sufficient numbers to meet the access standards for specific medical services for all recipients enrolled in the plan. The exclusive use of mail-order pharmacies may not be sufficient to meet network access standards. Consistent with the standards established by the agency, provider networks may include providers located outside the region. A plan may contract with a new hospital facility before the date the hospital becomes operational if the hospital has commenced construction, will be licensed and operational by January 1, 2013, and a final order has issued in any civil or administrative challenge. Each plan shall establish and maintain an accurate and complete electronic database of contracted providers, including information about licensure or registration, locations and hours of operation, specialty credentials and other certifications, specific performance indicators, and such other information as the agency deems necessary. The database must be available online to both the agency and the public and have the capability of comparing to compare the availability of providers to network adequacy standards and to accept and display feedback from each provider's patients. Each plan shall submit quarterly reports to the agency identifying the number of enrollees assigned to each primary care provider.
- 2. If establishing a prescribed drug formulary or preferred drug list, a managed care plan shall:
- a. Provide a broad range of therapeutic options for the treatment of disease states which are consistent with the general needs of an outpatient population. If feasible, the formulary or preferred drug list must include at least two products in a therapeutic class.
- b. Each managed care plan must Publish the any prescribed drug formulary or preferred drug list on the plan's website in a manner that is accessible to and searchable by enrollees and providers. The plan shall must update the list within 24 hours after making a change. Each plan must ensure that the prior authorization process for prescribed drugs is readily accessible to health care providers, including posting appropriate contact information on its website and providing timely responses to providers.
- 3. For enrollees Medicaid recipients diagnosed with hemophilia who have been prescribed anti-hemophilic-factor replacement products, the agency shall provide for those products and hemophilia overlay services through the agency's hemophilia disease management program.

- 3. Managed care plans, and their fiscal agents or intermediaries, must accept prior authorization requests for any service electronically.
- 4. Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a managed care plan shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- a. The managed care plan shall make the form available electronically and online to practitioners. The prescribing provider may electronically submit the completed prior authorization form to the managed care plan.
- b. If the managed care plan contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- c. A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the managed care plan unless the managed care plan responds otherwise within 3 business days.
- 5. If medications for the treatment of a medical condition are restricted for use by a managed care plan by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the managed care plan.
- a. The managed care plan shall grant an override within 72 hours if the prescribing provider documents that:
- (I) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the enrollee's disease or medical condition; or
- (II) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- (A) Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the enrollee and known characteristics of the drug regimen; or
- (B) Will cause or will likely cause an adverse reaction or other physical harm to the enrollee.
- b. If the prescribing provider allows the enrollee to enter the step-therapy or fail-first protocol recommended by the managed care plan, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the managed care plan can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the enrollee, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the enrollee is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.

Section 49. Section 627.42392, Florida Statutes, is created to read:

627.42392 Prior authorization.—

(1) Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health insurer that delivers, issues for delivery, renews, amends, or continues an individual or group health insurance policy in this state, including a policy issued to a small employer as defined in s. 627.6699, shall use a single standardized form for obtaining prior authorization for a medical procedure, course of treatment, or prescription drug benefit. The form may not exceed two pages in length, excluding any instructions or guiding documentation.

- (a) The health insurer shall make the form available electronically and online to practitioners. The prescribing provider may submit the completed prior authorization form electronically to the health insurer.
- (b) If the health insurer contracts with a pharmacy benefits manager to perform prior authorization services for a medical procedure, course of treatment, or prescription drug benefit, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (c) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form is deemed approved upon receipt by the health insurer unless the health insurer responds otherwise within 3 business days.
- (2) This section does not apply to a grandfathered health plan as defined in s. 627.402.
 - Section 50. Section 627.42393, Florida Statutes, is created to read:
- 627.42393 Medication protocol override.—If an individual or group health insurance policy, including a policy issued by a small employer as defined in s. 627.6699, restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider must have access to a clear and convenient process to request an override of the protocol from the health insurer.
- (1) The health insurer shall authorize an override of the protocol within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the insured's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the insured and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the insured.
- (2) If the prescribing provider allows the insured to enter the step-therapy or fail-first protocol recommended by the health insurer, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health insurer can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period for such medication to provide any relief or amelioration to the insured, the step-therapy or fail-first protocol may be extended for an additional period of time, but no longer than the original customary period for the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the insured is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.
- Section 51. Subsection (11) of section 627.6131, Florida Statutes, is amended to read:
 - 627.6131 Payment of claims.—
- (11) A health insurer may not retroactively deny a claim because of insured ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy compliant with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health insurer verified the eligibility of the insured at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the insured was delinquent in paying the premium.

- Section 52. Subsection (2) of section 627.6471, Florida Statutes, is amended to read:
- 627.6471 $\,$ Contracts for reduced rates of payment; limitations; coinsurance and deductibles.—
- (2) An Any insurer issuing a policy of health insurance in this state, which insurance includes coverage for the services of a preferred provider shall, must provide each policyholder and certificateholder with a current list of preferred providers, shall and must make the list available for public inspection during regular business hours at the principal office of the insurer within the state, and shall post a link to the list of preferred providers on the home page of the insurer's website. Changes to the list of preferred providers must be reflected on the insurer's website within 24 hours.
- Section 53. Paragraph (c) of subsection (2) of section 627.6515, Florida Statutes, is amended to read:
 - 627.6515 Out-of-state groups.—
- (2) Except as otherwise provided in this part, this part does not apply to a group health insurance policy issued or delivered outside this state under which a resident of this state is provided coverage if:
- (c) The policy provides the benefits specified in ss. 627.419, 627.42392, 627.42393, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121, 627.66122, 627.6613, 627.667, 627.6675, 627.6691, and 627.66911, and complies with the requirements of s. 627.66996.
- Section 54. Subsection (10) of section 641.3155, Florida Statutes, is amended to read:
 - 641.3155 Prompt payment of claims.—
- (10) A health maintenance organization may not retroactively deny a claim because of subscriber ineligibility:
 - (a) More than 1 year after the date of payment of the claim; or
- (b) If, under a policy in compliance with the federal Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and the regulations adopted pursuant to those acts, the health maintenance organization verified the eligibility of the subscriber at the time of treatment and provided an authorization number, unless, at the time eligibility was verified, the provider was notified that the subscriber was delinquent in paying the premium.
- Section 55. Section 641.393, Florida Statutes, is created to read:
- 641.393 Prior authorization.—Notwithstanding any other law, in order to establish uniformity in the submission of prior authorization forms, effective January 1, 2015, a health maintenance organization shall use a single standardized form for obtaining prior authorization for prescription drug benefits. The form may not exceed two pages in length, excluding any instructions or guiding documentation.
- (1) A health maintenance organization shall make the form available electronically and online to practitioners. A health care provider may electronically submit the completed form to the health maintenance organization.
- (2) If a health maintenance organization contracts with a pharmacy benefits manager to perform prior authorization services for prescription drug benefits, the pharmacy benefits manager must use and accept the standardized prior authorization form.
- (3) A completed prior authorization request submitted by a health care provider using the standardized prior authorization form required under this section is deemed approved upon receipt by the health maintenance organization unless the health maintenance organization responds otherwise within 3 business days.
- (4) This section does not apply to grandfathered health plans, as defined in s. 627.402.
 - Section 56. Section 641.394, Florida Statutes, is created to read:

- 641.394 Medication protocol override.—If a health maintenance organization contract restricts medications for the treatment of a medical condition by a step-therapy or fail-first protocol, the prescribing provider shall have access to a clear and convenient process to request an override of the protocol from the health maintenance organization.
- (1) The health maintenance organization shall grant an override within 72 hours if the prescribing provider documents that:
- (a) Based on sound clinical evidence, the preferred treatment required under the step-therapy or fail-first protocol has been ineffective in the treatment of the subscriber's disease or medical condition; or
- (b) Based on sound clinical evidence or medical and scientific evidence, the preferred treatment required under the step-therapy or fail-first protocol:
- 1. Is expected or is likely to be ineffective based on known relevant physical or mental characteristics of the subscriber and known characteristics of the drug regimen; or
- 2. Will cause or is likely to cause an adverse reaction or other physical harm to the subscriber.
- (2) If the prescribing provider allows the subscriber to enter the steptherapy or fail-first protocol recommended by the health maintenance organization, the duration of the step-therapy or fail-first protocol may not exceed the customary period for use of the medication if the prescribing provider demonstrates such treatment to be clinically ineffective. If the health maintenance organization can, through sound clinical evidence, demonstrate that the originally prescribed medication is likely to require more than the customary period to provide any relief or amelioration to the subscriber, the step-therapy or fail-first protocol may be extended for an additional period, but no longer than the original customary period for use of the medication. Notwithstanding this provision, a step-therapy or fail-first protocol shall be terminated if the prescribing provider determines that the subscriber is having an adverse reaction or is suffering from other physical harm resulting from the use of the medication.
- (3) This section does not apply to grandfathered health plans, as defined in s. 627.402.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 409.967, F.S.; revising contract requirements for Medicaid managed care programs; providing requirements for plans establishing a drug formulary or preferred drug list; requiring the use of a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; creating s. 627.42392, F.S.; requiring health insurers to use a standardized prior authorization form; providing requirements for the form and for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 627.42393, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; amending s. 627.6131, F.S.; prohibiting an insurer from retroactively denying a claim in certain circumstances; amending s. 627.6471, F.S.; requiring insurers to post preferred provider information on a website; specifying that changes to such a website must be made within a certain time; amending s. 627.6515, F.S.; applying provisions relating to prior authorization and override protocols to out-of-state groups; amending s. 641.3155, F.S.; prohibiting a health maintenance organization from retroactively denying a claim in certain circumstances; creating s. 641.393, F.S.; requiring the use of a standardized prior authorization form by a health maintenance organization; providing requirements for the availability and submission of the form; requiring a pharmacy benefits manager to use and accept the form under certain circumstances; providing an exemption; creating s. 641.394, F.S.; establishing a process for providers to override certain treatment restrictions; providing requirements for approval of such overrides; providing an exception to the override protocol in certain circumstances; providing an exemption; providing effective dates.

POINT OF ORDER

Senator Latvala raised a point of order that pursuant to Rule 7.1(3), **Amendment 3 (305092)** contained language on a subject different from that under consideration and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

On motion by Senator Garcia, further consideration of **CS for CS for CS for HB 573** with pending **Amendment 3 (305092)** and pending point of order was deferred.

CS for CS for CS for SB 956—A bill to be entitled An act relating to environmental regulation; extending and renewing building permits and certain permits issued by the Department of Environmental Protection or a water management district, including any local government-issued development order or building permit issued pursuant thereto; limiting certain permit extensions to a specified period of time; extending commencement and completion dates for required mitigation associated with a phased construction project; requiring the holder of an extended permit or authorization to provide notice to the authorizing agency; providing exceptions to the extension and renewal of such permits; providing that extended permits are governed by certain rules; providing applicability; amending s. 161.053, F.S.; authorizing the Department of Environmental Protection to grant areawide permits for certain structures; requiring the department to adopt rules; amending s. 258.007, F.S., prohibiting certain new concession agreements in state parks with limited shorelines; exempting existing accommodations; creating s. 258.435, F.S., requiring the department to promote the public use of aquatic preserves and their associated uplands; authorizing the department to receive gifts and donations for certain purposes; authorizing the department to grant privileges or concessions for the accommodation of visitors in and use of aquatic preserves and their associated uplands provided certain conditions are met; prohibiting a grantee from assigning or transferring such privileges or concessions without the department's consent; requiring information on proposed concession agreements to be posted on the department's website upon submittal and 60 days before execution; providing effective dates.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 956**, on motion by Senator Bean, by two-thirds vote **CS for CS for HB 791** was withdrawn from the Committees on Environmental Preservation and Conservation; Community Affairs; Appropriations Subcommittee on General Government; and Appropriations.

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

CS for CS for HB 791—A bill to be entitled An act relating to coastal management; amending s. 161.053, F.S.; revising permit requirements for coastal construction and excavation; authorizing the Department of Environmental Protection, in consultation with the Fish and Wildlife Conservation Commission, to grant areawide permits for certain structures; requiring the department to adopt rules; creating s. 258.435, F.S.; requiring the Department of Environmental Protection to promote the public use of aquatic preserves and their associated uplands; authorizing the department to receive gifts and donations for specified purposes; providing restrictions for moneys received; authorizing the department to grant privileges and concessions for accommodation of visitors in and use of aquatic preserves and their associated uplands; providing criteria for granting such concessions; providing restrictions on such privileges and concessions and prohibiting them from being assigned or transferred without the department's consent; requiring the department to post descriptions of proposed privileges and concessions on the department's website; requiring the department to provide an opportunity for public comment on agreements for such privileges and concessions; amending s. 380.276, F.S.; authorizing the department to allow state agencies and local governments to use additional safety and warning devices at public beaches under certain conditions; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 956 and read the second time by title.

Senator Bean moved the following amendment which was adopted:

Amendment 1 (797858) (with title amendment)—Between lines 94 and 95 insert:

Section 2. Subsection (3) of section 258.007, Florida Statutes, is amended to read:

258.007 Powers of division.—

(3)(a) The division may grant privileges, leases, concessions, and permits for the use of land for the accommodation of visitors in the various parks, monuments, and memorials, provided no natural curiosities or objects of interest shall be granted, leased, or rented on such terms as shall deny or interfere with free access to them by the public; provided further, such grants, leases, and permits may be made and given without advertisement or securing competitive bids; and provided further, that no such grant, lease, or permit shall be assigned or transferred by any grantee without consent of the division.

(b) Notwithstanding paragraph (a), after May 1, 2014, the division may not grant new concession agreements for the accommodation of visitors in a state park that provides beach access and contains less than 7,000 linear feet of shoreline if the type of concession is available within 1,500 feet of the park's boundaries. This paragraph does not apply to concession agreements for accommodations offered at the park on or before May 1, 2014. This paragraph shall take effect upon this act becoming a law.

Delete line 157 and insert:

Section 5. Unless otherwise provide herein, this act shall take effect July $1,\,2014.$

And the title is amended as follows:

Delete line 26 and insert: concessions; amending s. 258.007, F.S., prohibiting certain new concession agreements in state parks with limited shorelines; exempting existing accommodations; amending s. 380.276, F.S.; authorizing

Pursuant to Rule 4.19, ${\bf CS}$ for ${\bf CS}$ for ${\bf HB}$ ${\bf 791}$ as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia, the Senate resumed consideration of-

CS for CS for CS for HB 573—A bill to be entitled An act relating to health of residents; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility within a specified period after the resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified period; requiring the responsible entity to ensure that there is adequate and consistent monitoring and implementation of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of nursing home residents; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory

action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 409.212, F.S.; increasing the cap on additional supplementation a person may receive under certain conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; requiring that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other agency inspections; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; providing for classification of the scope of a violation based upon number of residents affected and number of staff involved; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.27, F.S.; revising the amount of cash for which a facility may provide safekeeping for a resident; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; requiring the agency to adopt rules to determine compliance with facility standards and resident's rights; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving the relevant service; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the orientation and keep the signed statement in the employee's personnel record; requiring additional hours of training for assistance with medication; conforming a cross-reference; creating s. 429.55, F.S.; directing the agency to create a consumer information website that publishes specified information regarding assisted living facilities; providing criteria for webpage content; providing for inclusion of all content in the agency's possession by a specified date; authorizing the agency to adopt rules; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; providing appropriations and authorizing positions; amending s. 395.001, F.S.; providing legislative intent regarding recovery care centers; amending s. 395.002, F.S.; revising and providing definitions; amending s. 395.003, F.S.; including recovery care centers as facilities licensed under chapter 395, F.S.; creating s. 395.0171, F.S.; providing admission criteria for a recovery care center; requiring emergency care, transfer, and discharge protocols; authorizing the agency to adopt rules; amending s. 395.1055, F.S.; authorizing the agency to establish separate standards for the care and treatment of patients in recovery care centers; amending s. 395.10973, F.S.; directing the agency to enforce specialoccupancy provisions of the Florida Building Code applicable to recovery care centers; amending s. 395.301, F.S.; providing for format and content of a patient bill from a recovery care center; amending s. 408.802, F.S.; providing applicability of the Health Care Licensing Procedures Act to recovery care centers; amending s. 408.820, F.S.; exempting recovery care centers from specified minimum licensure requirements; amending ss. 394.4787, 409.97, and 409.975, F.S.; conforming cross-references; creating part XI of chapter 400, F.S.; providing legislative intent; providing definitions; requiring the licensure of transitional living facilities; providing license fees and application requirements; requiring accreditation of licensed facilities; providing requirements for transitional living facility policies and procedures governing client admission, transfer, and discharge; requiring a comprehensive treatment plan to be developed for each client; providing plan and staffing requirements; requiring certain consent for continued treatment in a transitional living facility; providing licensee responsibilities; providing notice requirements; prohibiting a licensee or employee of a facility from serving notice upon a client to leave the premises or take other retaliatory action under certain circumstances; requiring the client and client's representative to be provided with certain information; requiring the licensee to develop and implement certain policies and procedures; providing licensee requirements relating to administration of medication; requiring maintenance of medication administration records; providing requirements for administration of medications by unlicensed staff; specifying who may conduct training of staff; requiring licensees to adopt policies and procedures for administration of medications by trained staff; requiring the Agency for Health Care Administration to adopt rules; providing requirements for the screening of potential employees and training and monitoring of employees for the protection of clients; requiring licensees to implement certain policies and procedures to protect clients; providing conditions for investigating and reporting incidents of abuse, neglect, mistreatment, or exploitation of clients; providing requirements and limitations for the use of physical restraints, seclusion, and chemical restraint medication on clients; providing a limitation on the duration of an emergency treatment order; requiring notification of certain persons when restraint or seclusion is imposed; authorizing the agency to adopt rules; providing background screening requirements; requiring the licensee to maintain certain personnel records; providing administrative responsibilities for licensees; providing recordkeeping requirements; providing licensee responsibilities with respect to the property and personal affairs of clients; providing requirements for a licensee with respect to obtaining surety bonds; providing recordkeeping requirements relating to the safekeeping of personal effects; providing requirements for trust funds or other property received by a licensee and credited to the client; providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; providing criminal penalties for violations; providing for the disposition of property in the event of the death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the agency to adopt and enforce rules establishing standards for transitional living facilities and personnel thereof; classifying violations and providing penalties therefor; providing administrative fines for specified classes of violations; authorizing the agency to apply certain provisions with regard to receivership proceedings; requiring the agency, the Department of Health, the Agency for Persons with Disabilities, and the Department of Children and Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating to transitional living facilities; revising the title of part V of chapter 400, F.S.; amending s. 381.745, F.S.; revising the definition of the term "transitional living facility," to conform; amending s. 381.75, F.S.; revising the duties of the Department of Health and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 408.820, F.S.; conforming provisions to changes made by the act; providing applicability with respect to transitional living facilities licensed before a specified date; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing grandparent visitation upon specific court findings; providing factors for court consideration; providing for application of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting application to a minor child placed for adoption; providing for venue; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; amending s. 400.474, F.S.; revising the report requirements for home health agencies; providing effective dates.

—which was previously considered and amended this day with pending **Amendment 3 (305092)** by Senator Grimsley and pending point of order by Senator Latvala.

POINT OF ORDER DISPOSITION

On motion by Senator Grimsley, **Amendment 3 (305092)** was with-drawn.

Senator Grimsley moved the following amendments which were adopted:

Amendment 4 (132886) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Present paragraphs (k) through (o) of subsection (1) of section 395.401, Florida Statutes, are redesignated as paragraphs (l) through (p), respectively, and a new paragraph (k) is added to that subsection, to read:

395.401 Trauma services system plans; approval of trauma centers and pediatric trauma centers; procedures; renewal.—

(1)

(k) A hospital operating a trauma center may not charge a trauma activation fee greater than \$15,000. This paragraph expires on July 1, 2015.

Section 49. Subsections (2) and (4) of section 395.402, Florida Statutes, are amended, and subsection (5) is added to that section, to read:

395.402 $\,$ Trauma service areas; number and location of trauma centers.—

(2) Trauma service areas as defined in this section are to be utilized until the Department of Health completes an assessment of the trauma system and reports its finding to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the substantive legislative committees. The report shall be submitted by February 1, 2005. The department shall review the existing trauma system and determine whether it is effective in providing trauma care uniformly throughout the state. The assessment shall:

(a) Consider aligning trauma service areas within the trauma region boundaries as established in July 2004.

(a) (b) Review the number and level of trauma centers needed for each trauma service area to provide a statewide integrated trauma system.

- (b)(e) Establish criteria for determining the number and level of trauma centers needed to serve the population in a defined trauma service area or region.
- (c)(d) Consider including criteria within trauma center approval standards based upon the number of trauma victims served within a service area.
- (e) Review the Regional Domestic Security Task Force structure and determine whether integrating the trauma system planning with interagency regional emergency and disaster planning efforts is feasible and identify any duplication of efforts between the two entities.
- (d)(f) Make recommendations regarding a continued revenue source which shall include a local participation requirement.
- (e)(g) Make recommendations regarding a formula for the distribution of funds identified for trauma centers which shall address incentives for new centers where needed and the need to maintain effective trauma care in areas served by existing centers, with consideration for the volume of trauma patients served, and the amount of charity care provided.
- (4) Annually thereafter, the department shall review the assignment of the 67 counties to trauma service areas, in addition to the requirements of subsections (2) paragraphs (2)(b) (g) and subsection (3). County assignments are made for the purpose of developing a system of trauma centers. Revisions made by the department shall consider take into consideration the recommendations made as part of the regional trauma system plans approved by the department and the recommendations made as part of the state trauma system plan. If In cases where a trauma service area is located within the boundaries of more than one trauma region, the trauma service area's needs, response capability, and system requirements shall be considered by each trauma region served by that trauma service area in its regional system plan. Until the department completes the February 2005 assessment, the assignment of counties shall remain as established in this section.
 - (a) The following trauma service areas are hereby established:
- $1. \;\;$ Trauma service area 1 shall consist of Escambia, Okaloosa, Santa Rosa, and Walton Counties.
- 2. Trauma service area 2 shall consist of Bay, Gulf, Holmes, and Washington Counties.
- 3. Trauma service area 3 shall consist of Calhoun, Franklin, Gadsden, Jackson, Jefferson, Leon, Liberty, Madison, Taylor, and Wakulla Counties.
- 4. Trauma service area 4 shall consist of Alachua, Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Putnam, Suwannee, and Union Counties.
- $\,$ 5. Trauma service area 5 shall consist of Baker, Clay, Duval, Nassau, and St. Johns Counties.
- 6. Trauma service area 6 shall consist of Citrus, Hernando, and Marion Counties.
- 7. Trauma service area 7 shall consist of Flagler and Volusia Counties
- 8. Trauma service area 8 shall consist of Lake, Orange, Osceola, Seminole, and Sumter Counties.
- 9. Trauma service area 9 shall consist of Pasco and Pinellas Counties.
 - 10. Trauma service area 10 shall consist of Hillsborough County.
- 11. Trauma service area 11 shall consist of Hardee, Highlands, and Polk Counties.
- $12. \;\;$ Trauma service area 12 shall consist of Brevard and Indian River Counties.
- 13. Trauma service area 13 shall consist of DeSoto, Manatee, and Sarasota Counties.

- 14. Trauma service area 14 shall consist of Martin, Okeechobee, and St. Lucie Counties.
- 15. Trauma service area 15 shall consist of Charlotte, Glades, Hendry, and Lee Counties.
 - 16. Trauma service area 16 shall consist of Palm Beach County.
 - 17. Trauma service area 17 shall consist of Collier County.
 - 18. Trauma service area 18 shall consist of Broward County.
- 19. Trauma service area 19 shall consist of Miami-Dade and Monroe Counties.
- (b) Each trauma service area should have at least one Level I or Level II trauma center. The department shall allocate, by rule, the number of trauma centers needed for each trauma service area.
- (c) There may shall be no more than a total of 44 trauma centers in the state.
- (5) By October 1, 2014, the department shall convene the Florida Trauma System Plan Advisory Committee in order to review the Trauma System Consultation Report issued by the American College of Surgeons Committee on Trauma dated February 2-5, 2013. Based on this review, the advisory council shall submit recommendations, including recommended statutory changes, to the President of the Senate and the Speaker of the House of Representatives by February 1, 2015. The advisory council may make recommendations to the State Surgeon General regarding the continuing development of the state trauma system. The advisory council shall consist of the following nine representatives of an inclusive trauma system appointed by the State Surgeon General:
- (a) A trauma patient, or a family member of a trauma patient, who has sustained and recovered from severe injuries;
- (b) A member of the Florida Committee on Trauma;
- (c) A member of the Association of Florida Trauma Coordinators;
- (d) A chief executive officer of a nontrauma acute care hospital who is a member of the Florida Hospital Association;
- (e) A member of the Florida Emergency Medical Services Advisory Council;
 - (f) A member of the Florida Injury Prevention Advisory Council;
- (g) A member of the Brain and Spinal Cord Injury Program Advisory Council;
 - (h) A member of the Florida Chamber of Commerce; and
 - (i) A member of the Florida Health Insurance Advisory Board.

Section 50. Subsection (7) of section 395.4025, Florida Statutes, is amended, and subsections (15) and (16) are added to that section, to read:

- 395.4025 Trauma centers; selection; quality assurance; records.—
- (7) A Any hospital that has submitted an application for selection as a trauma center may wishes to protest an adverse a decision made by the department based on the department's preliminary, provisional, or indepth review of its application, applications or on the recommendations of the site visit review team pursuant to this section, and shall proceed as provided under in chapter 120. Hearings held under this subsection shall be conducted in the same manner as provided in ss. 120.569 and 120.57. Cases filed under chapter 120 may combine all disputes between parties.
- (15) Notwithstanding any other law, a hospital designated as a provisional or verified as a Level I, Level II, or pediatric trauma center after the enactment of chapter 2004-259, Laws of Florida, whose approval has not been revoked may continue to operate at the same trauma center level until the approval period in subsection (6) expires if the hospital continues to meet the other requirements of part II of this chapter related to trauma center standards and patient outcomes. A hospital that meets the re-

quirements of this section is eligible for renewal of its 7-year approval period pursuant to subsection (6).

(16) Except as otherwise provided in this act, the department may not verify, designate, or provisionally approve any hospital to operate as a trauma center through the procedures established in subsections (1)-(14), unless the hospital is designated as a provisional Level I trauma center and is seeking to be verified as a Level I trauma center as of July 1, 2014. This subsection expires on the earlier of July 1, 2015, or upon the entry of a final order affirming the validity of a proposed rule of the department allocating the number of trauma centers needed for each trauma service area as provided in s. 395.402(4).

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 395.401, F.S.; limiting trauma service fees to a certain amount; providing for future expiration; conforming a cross-reference; amending s. 395.402, F.S.; revising provisions relating to the contents of the Department of Health trauma system assessment; requiring the Department of Health to convene the Florida Trauma System Plan Advisory Committee by a specified date; requiring the advisory council to review the Trauma System Consultation Report and make recommendations to the Legislature by a specified date; authorizing the advisory council to make recommendations to the State Surgeon General; designating the membership of the advisory council; amending s. 395.4025, F.S.; specifying that only applicants for trauma centers may protest an adverse decision made by the department; authorizing certain provisional and verified trauma centers to continue operating and to apply for renewal; restricting the department from verifying, designating, or provisionally approving certain hospitals as trauma centers; providing for future expiration; providing effective dates.

Amendment 5 (419154) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Paragraph (a) of subsection (6) of section 395.003, Florida Statutes, is amended to read:

395.003 Licensure; denial, suspension, and revocation.—

(6)(a) A specialty hospital may not provide any service or regularly serve any population group beyond those services or groups specified in its license. A specialty licensed children's hospital that is authorized to provide pediatric cardiac catheterization and pediatric open-heart surgery services may provide cardiovascular service to adults who, as children, were previously served by the hospital for congenital heart disease, or to these patients who are referred only for a specialized procedure only for congenital heart disease by an adult hospital, without obtaining additional licensure as a provider of adult cardiovascular services. The agency may request documentation as needed to support patient selection and treatment. This subsection does not apply to a specialty-licensed children's hospital that is already licensed to provide adult cardiovascular services.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 395.003, F.S.; revising provisions relating to the provision of cardiovascular services by a hospital; providing effective dates.

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

Senator Garcia moved the following amendments which were adopted:

Amendment 6 (620096) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Present subsections (1) through (10) of section 395.0191, Florida Statutes, are redesignated as subsections (2) through (11), respectively, a new subsection (1) and subsection (12) are added to that section, and present subsection (6) of that section is amended, to read:

395.0191 Staff membership and clinical privileges.—

(1) As used in this section, the term:

- (a) "Certified surgical assistant" means a surgical assistant who maintains a valid and active certification under one of the following designations:
- 1. Certified Surgical First Assistant from the National Board of Surgical Technology and Surgical Assisting.
- 2. Certified Surgical Assistant from the National Surgical Assistant Association.
- 3. Surgical Assistant-Certified from the American Board of Surgical Assistants.
- (b) "Certified surgical technologist" means a surgical technologist who maintains a valid and active certification as a Certified Surgical Technologist from the National Board of Surgical Technology and Surgical Assisting.
- (c) "Surgeon" means a health care practitioner as defined in s. 456.001 whose scope of practice includes performing surgery and who is listed as the primary surgeon in the operative record.
- (d) "Surgical assistant" means a person who provides aid in exposure, hemostasis, closures, and other intraoperative technical functions and who assists the surgeon in performing a safe operation with optimal results for the patient.
- (e) "Surgical technologist" means a person whose duties include, but are not limited to, maintaining sterility during a surgical procedure, handling and ensuring the availability of necessary equipment and supplies, and maintaining visibility of the operative site to ensure that the operating room environment is safe, that proper equipment is available, and that the operative procedure is conducted efficiently.
- (7)(6) Upon the written request of the applicant, any licensed facility that has denied staff membership or clinical privileges to any applicant specified in subsection (2) (1) or subsection (3) (2) shall, within 30 days of such request, provide the applicant with the reasons for such denial in writing. A denial of staff membership or clinical privileges to any applicant shall be submitted, in writing, to the applicant's respective licensing board.
- (12)(a) At least 50 percent of the surgical assistants that a facility employs or contracts with must be certified surgical assistants.
- (b) At least 50 percent of the surgical technologists that a facility employs or contracts with must be certified surgical technologists.
- (c) The certification requirements in paragraphs (a) and (b) do not apply to:
- 1. A person who has completed an appropriate training program for surgical technology in any branch of the Armed Forces or reserve component of the Armed Forces.
- 2. A person who was employed or contracted to perform the duties of a surgical technologist or surgical assistant at any time before July 1, 2014.
- 3. A health care practitioner as defined in s. 456.001 or a student if the duties performed by the practitioner or the student are within the scope of the practitioner's or the student's training and practice.
- 4. A person enrolled in a surgical technology or surgical assisting training program accredited by the Commission on Accreditation of Allied Health Education Programs, the Accrediting Bureau of Health Education Schools, or another accrediting body recognized by the United States Department of Education on July 1, 2014. A person may practice as a surgical technologist or a surgical assistant for 2 years after completing such a training program before he or she is required to meet the criteria in paragraph (a) or paragraph (b).

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 395.0191, F.S.; defining terms; prohibiting a health care facility from employing or contracting with a surgical assistant or surgical technologist under certain circumstances; providing exceptions; providing effective dates.

Amendment 7 (886362) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Paragraph (f) of subsection (5) of section 400.235, Florida Statutes, is amended to read:

400.235 $\,$ Nursing home quality and licensure status; Gold Seal Program.—

- (5) Facilities must meet the following additional criteria for recognition as a Gold Seal Program facility:
- (f) Evidence that verified an outstanding record regarding the number and types of substantiated complaints reported to the Office of State Long-Term Care Ombudsman Council within the 30 months preceding application for the program have been resolved or, if not resolved, the facility has made a good faith effort to resolve the complaints.

A facility assigned a conditional licensure status may not qualify for consideration for the Gold Seal Program until after it has operated for 30 months with no class I or class II deficiencies and has completed a regularly scheduled relicensure survey.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 400.235, F.s.; clarifying criteria relating to the Gold Seal Program; providing effective dates.

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

Senator Bean moved the following amendments which were adopted:

Amendment 8 (424546) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Paragraph (t) of subsection (1) of section 400.141, Florida Statutes, is amended to read:

 $400.141\,$ Administration and management of nursing home facilities.—

- (1) Every licensed facility shall comply with all applicable standards and rules of the agency and shall:
- (t) Assess all residents within 5 working days after admission for eligibility for pneumococcal polysaccharide vaccination or revaccination (PPV) and vaccinate residents when indicated within 60 days after the effective date of this act in accordance with the recommendations of the United States Centers for Disease Control and Prevention, subject to exemptions for medical contraindications and religious or personal beliefs. Residents admitted after the effective date of this act shall be assessed within 5 working days of admission and, when indicated, vaccinated within 60 days in accordance with the recommendations of the United States Centers for Disease Control and Prevention, subject to exemptions for medical contraindications and religious or personal beliefs. Immunization shall not be provided to any resident who provides documentation that he or she has been immunized as required by this paragraph. This paragraph does not prohibit a resident from receiving the immunization from his or her personal physician if he or she so chooses. A resident who chooses to receive the immunization from his or her personal physician shall provide proof of immunization to the facility. The agency may adopt and enforce any rules necessary to comply with or implement this paragraph.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 400.141, F.S.; revising the type of pneumococcal vaccine given to nursing home residents; deleting obsolete language; providing effective dates.

Amendment 9 (731130) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Subsection (2) of section 468.1665, Florida Statutes, is amended to read:

468.1665 Board of Nursing Home Administrators; membership; appointment: terms.—

(2) Effective January 1, 2015, four Three members of the board must be licensed nursing home administrators. One member Two members of the board must be a health care practitioner practitioners. The remaining two members of the board must be laypersons who are not, and have never been, nursing home administrators or members of any health care profession or occupation. At least one member of the board must be 60 years of age or older. The Governor may reappoint members in order to comply with this requirement by January 1, 2015.

Section 49. Subsection (2) of section 468.1695, Florida Statutes, is amended to read:

468.1695 Licensure by examination.—

- (2) The department shall examine each applicant who the board certifies has completed the application form and remitted an examination fee set by the board not to exceed \$250 and who:
- (a)1. Holds a baccalaureate *or master's* degree from an accredited college or university and majored in health care administration, health services administration, or an equivalent major, or has credit for at least 60 semester hours in subjects, as prescribed by rule of the board, which prepare the applicant for total management of a nursing home; and
- 2. Has fulfilled the requirements of a college-affiliated or university-affiliated internship in nursing home administration or of a 1,000-hour nursing home administrator-in-training program prescribed by the board; or
- (b)1. Holds a baccalaureate degree from an accredited college or university; and
- 2.a. Has fulfilled the requirements of a 2,000-hour nursing home administrator-in-training program prescribed by the board; or
- b. Has 1 year of management experience allowing for the application of executive duties and skills, including the staffing, budgeting, and directing of resident care, dietary, and bookkeeping departments within a skilled nursing facility, hospital, hospice, assisted living facility with a minimum of 60 licensed beds, or geriatric residential treatment program and, if such experience is not in a skilled nursing facility, has fulfilled the requirements of a 1,000-hour nursing home administrator-in-training program prescribed by the board.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 468.1665, F.S.; increasing the number of members of the Board of Nursing Home Administrators who must be licensed nursing home administrators and decreasing the number of members who must be health care practitioners; amending s. 468.1695, F.S.; revising the qualifications of applicants who may sit for the licensed nursing home administrator examination to include an applicant with a master's degree in certain subjects; providing effective dates.

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

Senator Sobel moved the following amendment which was adopted:

Amendment 10 (174738) (with title amendment)—Delete lines 296-1274 and insert:

Section 1. Section 394.4574, Florida Statutes, is amended to read:

- 394.4574 Department Responsibilities for coordination of services for a mental health resident who resides in an assisted living facility that holds a limited mental health license.—
- (1) As used in this section, the term "mental health resident" "mental health resident," for purposes of this section, means an individual who receives social security disability income due to a mental disorder as determined by the Social Security Administration or receives supplemental security income due to a mental disorder as determined by the Social Security Administration and receives optional state supplementation.

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- (2) Medicaid managed care plans are responsible for Medicaid-enrolled mental health residents, and managing entities under contract with the department are responsible for mental health residents who are not enrolled in a Medicaid health plan. A Medicaid managed care plan or a managing entity, as appropriate, shall The department must ensure that:
- (a) A mental health resident has been assessed by a psychiatrist, clinical psychologist, clinical social worker, or psychiatric nurse, or an individual who is supervised by one of these professionals, and determined to be appropriate to reside in an assisted living facility. The documentation must be provided to the administrator of the facility within 30 days after the mental health resident has been admitted to the facility. An evaluation completed upon discharge from a state mental hospital meets the requirements of this subsection related to appropriateness for placement as a mental health resident if it was completed within 90 days before prior to admission to the facility.
- (b) A cooperative agreement, as required in s. 429.075, is developed by between the mental health care services provider that serves a mental health resident and the administrator of the assisted living facility with a limited mental health license in which the mental health resident is living. Any entity that provides Medicaid prepaid health plan services shall ensure the appropriate coordination of health care services with an assisted living facility in cases where a Medicaid recipient is both a member of the entity's prepaid health plan and a resident of the assisted living facility. If the entity is at risk for Medicaid targeted case management and behavioral health services, the entity shall inform the assisted living facility of the procedures to follow should an emergent condition arise.
- (c) The community living support plan, as defined in s. 429.02, has been prepared by a mental health resident and his or her a mental health case manager of that resident in consultation with the administrator of the facility or the administrator's designee. The plan must be completed and provided to the administrator of the assisted living facility with a limited mental health license in which the mental health resident lives within 30 days after the resident's admission. The support plan and the agreement may be in one document.
- (d) The assisted living facility with a limited mental health license is provided with documentation that the individual meets the definition of a mental health resident.
- (e) The mental health services provider assigns a case manager to each mental health resident for whom the entity is responsible who lives in an assisted living facility with a limited mental health license. The case manager shall coordinate is responsible for coordinating the development of and implementation of the community living support plan defined in s. 429.02. The plan must be updated at least annually, or when there is a significant change in the resident's behavioral health status, such as an inpatient admission or a change in medication, level of service, or residence. Each case manager shall keep a record of the date and time of any face-to-face interaction with the resident and make the record available to the responsible entity for inspection. The record must be retained for at least 2 years after the date of the most recent interaction.
- (f) Adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements are conducted by the resident's case manager.
- (g) Concerns are reported to the appropriate regulatory oversight organization if a regulated provider fails to deliver appropriate services or otherwise acts in a manner that has the potential to result in harm to the resident.
- (3) The Secretary of Children and Families Family Services, in consultation with the Agency for Health Care Administration, shall annually require each district administrator to develop, with community input, a detailed annual plan that demonstrates detailed plans that demonstrate how the district will ensure the provision of state-funded mental health and substance abuse treatment services to residents of assisted living facilities that hold a limited mental health license. This plan These plans must be consistent with the substance abuse and mental health district plan developed pursuant to s. 394.75 and must address case management services; access to consumer-operated drop-in centers; access to services during evenings, weekends, and holidays;

- supervision of the clinical needs of the residents; and access to emergency psychiatric care.
- Section 2. Subsection (1) of section 400.0074, Florida Statutes, is amended, and paragraph (h) is added to subsection (2) of that section, to read:
- $400.0074\,$ Local ombudsman council onsite administrative assessments.—
- (1) In addition to any specific investigation conducted pursuant to a complaint, the local council shall conduct, at least annually, an onsite administrative assessment of each nursing home, assisted living facility, and adult family-care home within its jurisdiction. This administrative assessment must be comprehensive in nature and must shall focus on factors affecting residents' the rights, health, safety, and welfare of the residents. Each local council is encouraged to conduct a similar onsite administrative assessment of each additional long-term care facility within its jurisdiction.
- (2) An onsite administrative assessment conducted by a local council shall be subject to the following conditions:
- (h) The local council shall conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting residents' rights, health, safety, and welfare and, if needed, make recommendations for improvement.
- Section 3. Subsection (2) of section 400.0078, Florida Statutes, is amended to read:
- $400.0078\,\,$ Citizen access to State Long-Term Care Ombudsman Program services.—
- (2) Every resident or representative of a resident shall receive, Upon admission to a long-term care facility, each resident or representative of a resident must receive information regarding the purpose of the State Long-Term Care Ombudsman Program, the statewide toll-free telephone number for receiving complaints, information that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right, and other relevant information regarding how to contact the program. Each resident or his or her representative Residents or their representatives must be furnished additional copies of this information upon request.
- Section 5. Subsection (13) of section 429.02, Florida Statutes, is amended to read:
 - 429.02 Definitions.—When used in this part, the term:
- (13) "Limited nursing services" means acts that may be performed by a person licensed under pursuant to part I of chapter 464 by persons licensed thereunder while carrying out their professional duties but limited to those acts which the department specifies by rule. Acts which may be specified by rule as allowable Limited nursing services shall be for persons who meet the admission criteria established by the department for assisted living facilities and shall not be complex enough to require 24-hour nursing supervision and may include such services as the application and care of routine dressings, and care of casts, braces, and splints.
- Section 4. Paragraphs (b) and (c) of subsection (3) of section 429.07, Florida Statutes, are amended to read:
 - 429.07 License required; fee.—
- (3) In addition to the requirements of s. 408.806, each license granted by the agency must state the type of care for which the license is granted. Licenses shall be issued for one or more of the following categories of care: standard, extended congregate care, limited nursing services, or limited mental health.
- (b) An extended congregate care license shall be issued to each facility that has been licensed as an assisted living facility for 2 or more years and that provides services facilities providing, directly or through contract, services beyond those authorized in paragraph (a), including services performed by persons licensed under part I of chapter 464 and supportive services, as defined by rule, to persons who would otherwise be disqualified from continued residence in a facility licensed under this

- part. An extended congregate care license may be issued to a facility that has a provisional extended congregate care license and meets the requirements for licensure under subparagraph 2. The primary purpose of extended congregate care services is to allow residents the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency as they become more impaired. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if he or she is determined appropriate for admission to the extended congregate care facility.
- 1. In order for extended congregate care services to be provided, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided and whether the designation applies to all or part of the facility. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. The notification of approval or the denial of the request shall be made in accordance with part II of chapter 408. Each existing facility that qualifies facilities qualifying to provide extended congregate care services must have maintained a standard license and may not have been subject to administrative sanctions during the previous 2 years, or since initial licensure if the facility has been licensed for less than 2 years, for any of the following reasons:
 - a. A class I or class II violation;
- b. Three or more repeat or recurring class III violations of identical or similar resident care standards from which a pattern of non-compliance is found by the agency;
- c. Three or more class III violations that were not corrected in accordance with the corrective action plan approved by the agency;
- d. Violation of resident care standards which results in requiring the facility to employ the services of a consultant pharmacist or consultant dietitian;
- e. Denial, suspension, or revocation of a license for another facility licensed under this part in which the applicant for an extended congregate care license has at least 25 percent ownership interest; or
- f. Imposition of a moratorium pursuant to this part or part II of chapter 408 or initiation of injunctive proceedings.

The agency may deny or revoke a facility's extended congregate care license for not meeting the criteria for an extended congregate care license as provided in this subparagraph.

- 2. If an assisted living facility has been licensed for less than 2 years, the initial extended congregate care license must be provisional and may not exceed 6 months. Within the first 3 months after the provisional license is issued, the licensee shall notify the agency, in writing, when it has admitted at least one extended congregate care resident, after which an unannounced inspection shall be made to determine compliance with requirements of an extended congregate care license. Failure to admit an extended congregate care resident within the first 3 months shall render the extended congregate care license void. A licensee that has a provisional extended congregate care license which demonstrates compliance with all of the requirements of an extended congregate care license during the inspection shall be issued an extended congregate care license. In addition to sanctions authorized under this part, if violations are found during the inspection and the licensee fails to demonstrate compliance with all assisted living requirements during a followup inspection, the licensee shall immediately suspend extended congregate care services, and the provisional extended congregate care license expires. The agency may extend the provisional license for not more than 1 month in order to complete a followup visit.
- 3.2. A facility that is licensed to provide extended congregate care services shall maintain a written progress report on each person who receives services which describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse, or appropriate designee, representing the agency shall visit the facility at least *twice a year* quarterly to monitor residents who are receiving extended congregate care services and to determine if the facility is in compliance with this part, part II of

- chapter 408, and relevant rules. One of the visits may be in conjunction with the regular survey. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall serve as part of the team that inspects the facility. The agency may waive one of the required yearly monitoring visits for a facility that has:
- a. Held an extended congregate care license for at least 24 months; been licensed for at least 24 months to provide extended congregate care services, if, during the inspection, the registered nurse determines that extended congregate care services are being provided appropriately, and if the facility has
- b. No class I or class II violations and no uncorrected class III violations; and:
- c. No ombudsman council complaints that resulted in a citation for licensure The agency must first consult with the long term care ombudsman council for the area in which the facility is located to determine if any complaints have been made and substantiated about the quality of services or care. The agency may not waive one of the required yearly monitoring visits if complaints have been made and substantiated.
- 4.3. A facility that is licensed to provide extended congregate care services must:
- a. Demonstrate the capability to meet unanticipated resident service needs.
- b. Offer a physical environment that promotes a homelike setting, provides for resident privacy, promotes resident independence, and allows sufficient congregate space as defined by rule.
- c. Have sufficient staff available, taking into account the physical plant and firesafety features of the building, to assist with the evacuation of residents in an emergency.
- d. Adopt and follow policies and procedures that maximize resident independence, dignity, choice, and decisionmaking to permit residents to age in place, so that moves due to changes in functional status are minimized or avoided.
- e. Allow residents or, if applicable, a resident's representative, designee, surrogate, guardian, or attorney in fact to make a variety of personal choices, participate in developing service plans, and share responsibility in decisionmaking.
 - f. Implement the concept of managed risk.
- g. Provide, directly or through contract, the services of a person licensed under part I of chapter 464.
- h. In addition to the training mandated in s. 429.52, provide specialized training as defined by rule for facility staff.
- 5.4. A facility that is licensed to provide extended congregate care services is exempt from the criteria for continued residency set forth in rules adopted under s. 429.41. A licensed facility must adopt its own requirements within guidelines for continued residency set forth by rule. However, the facility may not serve residents who require 24-hour nursing supervision. A licensed facility that provides extended congregate care services must also provide each resident with a written copy of facility policies governing admission and retention.
- 5. The primary purpose of extended congregate care services is to allow residents, as they become more impaired, the option of remaining in a familiar setting from which they would otherwise be disqualified for continued residency. A facility licensed to provide extended congregate care services may also admit an individual who exceeds the admission criteria for a facility with a standard license, if the individual is determined appropriate for admission to the extended congregate care facility.
- 6. Before the admission of an individual to a facility licensed to provide extended congregate care services, the individual must undergo a medical examination as provided in s. 429.26(4) and the facility must develop a preliminary service plan for the individual.

- 7. If When a facility can no longer provide or arrange for services in accordance with the resident's service plan and needs and the facility's policy, the facility must shall make arrangements for relocating the person in accordance with s. 429.28(1)(k).
- 8. Failure to provide extended congregate care services may result in denial of extended congregate care license renewal.
- (c) A limited nursing services license shall be issued to a facility that provides services beyond those authorized in paragraph (a) and as specified in this paragraph.
- 1. In order for limited nursing services to be provided in a facility licensed under this part, the agency must first determine that all requirements established in law and rule are met and must specifically designate, on the facility's license, that such services may be provided. This Such designation may be made at the time of initial licensure or licensure renewal relicensure, or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with part II of chapter 408. An existing facility that qualifies facilities qualifying to provide limited nursing services must shall have maintained a standard license and may not have been subject to administrative sanctions that affect the health, safety, and welfare of residents for the previous 2 years or since initial licensure if the facility has been licensed for less than 2 years.
- 2. A facility Facilities that is are licensed to provide limited nursing services shall maintain a written progress report on each person who receives such nursing services. The, which report must describe describes the type, amount, duration, scope, and outcome of services that are rendered and the general status of the resident's health. A registered nurse representing the agency shall visit the facility such facilities at least annually twice a year to monitor residents who are receiving limited nursing services and to determine if the facility is in compliance with applicable provisions of this part, part II of chapter 408, and related rules. The monitoring visits may be provided through contractual arrangements with appropriate community agencies. A registered nurse shall also serve as part of the team that inspects such facility. Visits may be in conjunction with other agency inspections. The agency may waive the required yearly monitoring visit for a facility that has:
 - a. Had a limited nursing services license for at least 24 months;
- $b. \ \ No\ class\ I$ or class II violations and no uncorrected class III violations; and
- c. No ombudsman council complaints that resulted in a citation for
- 3. A person who receives limited nursing services under this part must meet the admission criteria established by the agency for assisted living facilities. When a resident no longer meets the admission criteria for a facility licensed under this part, arrangements for relocating the person shall be made in accordance with s. 429.28(1)(k), unless the facility is licensed to provide extended congregate care services.
 - Section 5. Section 429.075, Florida Statutes, is amended to read:
- 429.075 Limited mental health license.—An assisted living facility that serves *one* three or more mental health residents must obtain a limited mental health license.
- (1) To obtain a limited mental health license, a facility must hold a standard license as an assisted living facility, must not have any current uncorrected deficiencies or violations, and must ensure that, within 6 months after receiving a limited mental health license, the facility administrator and the staff of the facility who are in direct contact with mental health residents must complete training of no less than 6 hours related to their duties. This Such designation may be made at the time of initial licensure or relicensure or upon request in writing by a licensee under this part and part II of chapter 408. Notification of approval or denial of such request shall be made in accordance with this part, part II of chapter 408, and applicable rules. This training must will be provided by or approved by the Department of Children and Families Family Services.

- (2) A facility that is Facilities licensed to provide services to mental health residents *must* shall provide appropriate supervision and staffing to provide for the health, safety, and welfare of such residents.
 - (3) A facility that has a limited mental health license must:
- (a) Have a copy of each mental health resident's community living support plan and the cooperative agreement with the mental health care services provider or provide written evidence that a request for the community living support plan and the cooperative agreement was sent to the Medicaid managed care plan or managing entity under contract with the Department of Children and Families within 72 hours after admission. The support plan and the agreement may be combined.
- (b) Have documentation that is provided by the Department of Children and Families Family Services that each mental health resident has been assessed and determined to be able to live in the community in an assisted living facility that has with a limited mental health license or provide written evidence that a request for documentation was sent to the Department of Children and Families within 72 hours after admission.
- (c) Make the community living support plan available for inspection by the resident, the resident's legal guardian or, the resident's health care surrogate, and other individuals who have a lawful basis for reviewing this document.
- (d) Assist the mental health resident in carrying out the activities identified in the individual's community living support plan.
- (4) A facility *that has* with a limited mental health license may enter into a cooperative agreement with a private mental health provider. For purposes of the limited mental health license, the private mental health provider may act as the case manager.
 - Section 6. Section 429.14, Florida Statutes, is amended to read:
 - 429.14 Administrative penalties.—
- (1) In addition to the requirements of part II of chapter 408, the agency may deny, revoke, and suspend any license issued under this part and impose an administrative fine in the manner provided in chapter 120 against a licensee for a violation of any provision of this part, part II of chapter 408, or applicable rules, or for any of the following actions by a licensee, for the actions of any person subject to level 2 background screening under s. 408.809, or for the actions of any facility staff employee:
- (a) An intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- (b) A The determination by the agency that the owner lacks the financial ability to provide continuing adequate care to residents.
- (c) Misappropriation or conversion of the property of a resident of the facility.
- (d) Failure to follow the criteria and procedures provided under part I of chapter 394 relating to the transportation, voluntary admission, and involuntary examination of a facility resident.
- (e) A citation for of any of the following violations deficiencies as specified in s. 429.19:
 - 1. One or more cited class I violations deficiencies.
 - 2. Three or more cited class II violations deficiencies.
- 3. Five or more cited class III *violations* deficiencies that have been cited on a single survey and have not been corrected within the times specified.
- (f) Failure to comply with the background screening standards of this part, s. 408.809(1), or chapter 435.
 - (g) Violation of a moratorium.
- (h) Failure of the license applicant, the licensee during *licensure renewal* relicensure, or a licensee that holds a provisional license to meet

the minimum license requirements of this part, or related rules, at the time of license application or renewal.

- (i) An intentional or negligent life-threatening act in violation of the uniform firesafety standards for assisted living facilities or other firesafety standards *which* that threatens the health, safety, or welfare of a resident of a facility, as communicated to the agency by the local authority having jurisdiction or the State Fire Marshal.
- (j) Knowingly operating any unlicensed facility or providing without a license any service that must be licensed under this chapter or chapter 400.
- (k) Any act constituting a ground upon which application for a license may be denied.
- (2) Upon notification by the local authority having jurisdiction or by the State Fire Marshal, the agency may deny or revoke the license of an assisted living facility that fails to correct cited fire code violations that affect or threaten the health, safety, or welfare of a resident of a facility.
- (3) The agency may deny or revoke a license of an to any applicant or controlling interest as defined in part II of chapter 408 which has or had a 25 percent 25 percent or greater financial or ownership interest in any other facility that is licensed under this part, or in any entity licensed by this state or another state to provide health or residential care, if that which facility or entity during the 5 years before prior to the application for a license closed due to financial inability to operate; had a receiver appointed or a license denied, suspended, or revoked; was subject to a moratorium; or had an injunctive proceeding initiated against it.
- (4) The agency shall deny or revoke the license of an assisted living facility if:
- (a) There are two moratoria, issued pursuant to this part or part II of chapter 408, within a 2-year period which are imposed by final order;
- (b) The facility is cited for two or more class I violations arising from unrelated circumstances during the same survey or investigation; or
- (c) The facility is cited for two or more class I violations arising from separate surveys or investigations within a 2-year period that has two or more class I violations that are similar or identical to violations identified by the agency during a survey, inspection, monitoring visit, or complaint investigation occurring within the previous 2 years.
- (5) An action taken by the agency to suspend, deny, or revoke a facility's license under this part or part II of chapter 408, in which the agency claims that the facility owner or an employee of the facility has threatened the health, safety, or welfare of a resident of the facility, *must* be heard by the Division of Administrative Hearings of the Department of Management Services within 120 days after receipt of the facility's request for a hearing, unless that time limitation is waived by both parties. The administrative law judge *shall* must render a decision within 30 days after receipt of a proposed recommended order.
- (6) As provided under s. 408.814, the agency shall impose an immediate moratorium on an assisted living facility that fails to provide the agency access to the facility or prohibits the agency from conducting a regulatory inspection. The licensee may not restrict agency staff in accessing and copying records or in conducting confidential interviews with facility staff or any individual who receives services from the facility provide to the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, on a monthly basis, a list of those assisted living facilities that have had their licenses denied, suspended, or revoked or that are involved in an appellate proceeding pursuant to s. 120.60 related to the denial, suspension, or revocation of a license.
- (7) Agency notification of a license suspension or revocation, or denial of a license renewal, shall be posted and visible to the public at the facility.
- (8) If a facility is required to relocate some or all of its residents due to agency action, that facility is exempt from the 45 days' notice requirement imposed under s. 429.28(1)(k). This subsection does not exempt the facility from any deadlines for corrective action set by the agency.
- Section 7. Paragraphs (a) and (b) of subsection (2) of section 429.178, Florida Statutes, are amended to read:

- $429.178\,$ Special care for persons with Alzheimer's disease or other related disorders.—
- (2)(a) An individual who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who has regular contact with such residents, must complete up to 4 hours of initial dementia-specific training developed or approved by the department. The training must shall be completed within 3 months after beginning employment and satisfy shall satisfy the core training requirements of s. 429.52(3)(g) s. 429.52(2)(g).
- (b) A direct caregiver who is employed by a facility that provides special care for residents who have with Alzheimer's disease or other related disorders, and who provides direct care to such residents, must complete the required initial training and 4 additional hours of training developed or approved by the department. The training must shall be completed within 9 months after beginning employment and satisfy shall satisfy the core training requirements of s. 429.52(3)(g) s. 429.52(2)(g).
 - Section 8. Section 429.19, Florida Statutes, is amended to read:
 - 429.19 Violations; imposition of administrative fines; grounds.—
- (1) In addition to the requirements of part II of chapter 408, the agency shall impose an administrative fine in the manner provided in chapter 120 for the violation of any provision of this part, part II of chapter 408, and applicable rules by an assisted living facility, for the actions of any person subject to level 2 background screening under s. 408.809, for the actions of any facility employee, or for an intentional or negligent act seriously affecting the health, safety, or welfare of a resident of the facility.
- (2) Each violation of this part and adopted rules must shall be classified according to the nature of the violation and the gravity of its probable effect on facility residents. The scope of a violation may be cited as an isolated, patterned, or widespread deficiency. An isolated deficiency is a deficiency affecting one or a very limited number of residents, or involving one or a very limited number of staff, or a situation that occurred only occasionally or in a very limited number of locations. A patterned deficiency is a deficiency in which more than a very limited number of residents are affected, or more than a very limited number of staff are affected, or the situation has occurred in several locations, or the same resident or residents have been affected by repeated occurrences of the same deficient practice but the effect of the deficient practice is not found to be pervasive throughout the facility. A widespread deficiency is a deficiency in which the problems causing the deficiency are pervasive in the facility or represent systemic failure that has affected or has the potential to affect a large portion of the facility's residents.
- (a) The agency shall indicate the classification on the written notice of the violation as follows:
- 1.(a) Class "I" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class I violation of \$5,000 for an isolated deficiency; \$7,500 for a patterned deficiency; and \$10,000 for a widespread deficiency. If the agency has knowledge of a class I violation that occurred within 12 months before an inspection, a fine must be levied for that violation, regardless of whether the noncompliance is corrected before the inspection in an amount not less than \$5,000 and not exceeding \$10,000 for each violation.
- 2.(b) Class "II" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class II violation of \$1,000 for an isolated deficiency; \$3,000 for a patterned deficiency; and \$5,000 for a widespread deficiency in an amount not less than \$1,000 and not exceeding \$5,000 for each violation.
- 3.(e) Class "III" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class III violation of \$500 for an isolated deficiency; \$750 for a patterned deficiency; and \$1,000 for a widespread deficiency in an amount not less than \$500 and not exceeding \$1.000 for each violation.
- 4.(d) Class "IV" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class IV violation of \$100 for an isolated deficiency; \$150 for a patterned deficiency; and \$200 for a widespread deficiency in an amount not less than \$100 and not exceeding \$200 for each violation.

- (b) Any fine imposed for a class I violation or a class II violation must be doubled if a facility was previously cited for one or more class I or class II violations during the agency's last licensure inspection or any inspection or complaint investigation since the last licensure inspection.
- (c) Notwithstanding ss. 408.813(2)(c) and 408.832, if a facility is cited for 10 or more class III violations during an inspection or survey, the agency shall impose a fine for each violation.
- (d) Notwithstanding the fine amounts specified in subparagraphs (a) 1.-4., and regardless of the class of violation cited, the agency shall impose an administrative fine of \$500 on a facility that is found not to be in compliance with the background screening requirements as provided in s. 408.809.
- (3) For purposes of this section, in determining if a penalty is to be imposed and in fixing the amount of the fine, the agency shall consider the following factors:
- (a) The gravity of the violation, including the probability that death or serious physical or emotional harm to a resident will result or has resulted, the severity of the action or potential harm, and the extent to which the provisions of the applicable laws or rules were violated.
 - (b) Actions taken by the owner or administrator to correct violations.
 - (c) Any previous violations.
- (d) The financial benefit to the facility of committing or continuing the violation.
 - (e) The licensed capacity of the facility.
- (3)(4) Each day of continuing violation after the date *established by* the agency fixed for correction termination of the violation, as ordered by the agency, constitutes an additional, separate, and distinct violation.
- (4)(5) An Any action taken to correct a violation shall be documented in writing by the owner or administrator of the facility and verified through followup visits by agency personnel. The agency may impose a fine and, in the case of an owner-operated facility, revoke or deny a facility's license when a facility administrator fraudulently misrepresents action taken to correct a violation.
- (5)(6) A Any facility whose owner fails to apply for a change-of-ownership license in accordance with part II of chapter 408 and operates the facility under the new ownership is subject to a fine of \$5,000.
- (6)(7) In addition to any administrative fines imposed, the agency may assess a survey fee, equal to the lesser of one half of the facility's biennial license and bed fee or \$500, to cover the cost of conducting initial complaint investigations that result in the finding of a violation that was the subject of the complaint or monitoring visits conducted under s. 429.28(3)(c) to verify the correction of the violations.
- (7)(8) During an inspection, the agency shall make a reasonable attempt to discuss each violation with the owner or administrator of the facility, *before* prior to written notification.
- (8)(9) The agency shall develop and disseminate an annual list of all facilities sanctioned or fined for violations of state standards, the number and class of violations involved, the penalties imposed, and the current status of cases. The list shall be disseminated, at no charge, to the Department of Elderly Affairs, the Department of Health, the Department of Children and Families Family Services, the Agency for Persons with Disabilities, the area agencies on aging, the Florida Statewide Advocacy Council, and the state and local ombudsman councils. The Department of Children and Families Family Services shall disseminate the list to service providers under contract to the department who are responsible for referring persons to a facility for residency. The agency may charge a fee commensurate with the cost of printing and postage to other interested parties requesting a copy of this list. This information may be provided electronically or through the agency's website Internet site.
- Section 9. Subsection (3) and paragraph (c) of subsection (4) of section 429.256, Florida Statutes, are amended to read:
 - 429.256 Assistance with self-administration of medication.—

- (3) Assistance with self-administration of medication includes:
- (a) Taking the medication, in its previously dispensed, properly labeled container, including an insulin syringe that is prefilled with the proper dosage by a pharmacist and an insulin pen that is prefilled by the manufacturer, from where it is stored, and bringing it to the resident.
- (b) In the presence of the resident, reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
- (c) Placing an oral dosage in the resident's hand or placing the dosage in another container and helping the resident by lifting the container to his or her mouth.
 - (d) Applying topical medications.
 - (e) Returning the medication container to proper storage.
- (f) Keeping a record of when a resident receives assistance with self-administration under this section.
- (g) Assisting with the use of a nebulizer, including removing the cap of a nebulizer, opening the unit dose of nebulizer solution, and pouring the prescribed premeasured dose of medication into the dispensing cup of the nebulizer.
 - (h) Using a glucometer to perform blood-glucose level checks.
 - (i) Assisting with putting on and taking off antiembolism stockings.
- (j) Assisting with applying and removing an oxygen cannula, but not with titrating the prescribed oxygen settings.
- (k) Assisting with the use of a continuous positive airway pressure (CPAP) device, but not with titrating the prescribed setting of the device.
 - (1) Assisting with measuring vital signs.
 - (m) Assisting with colostomy bags.
- (4) Assistance with self-administration does not include:
- (e) Administration of medications through intermittent positive pressure breathing machines or a nebulizer.
- Section 10. Subsections (2), (5), and (6) of section 429.28, Florida Statutes, are amended to read:
 - 429.28 Resident bill of rights.—
- (2) The administrator of a facility shall ensure that a written notice of the rights, obligations, and prohibitions set forth in this part is posted in a prominent place in each facility and read or explained to residents who cannot read. The This notice must shall include the name, address, and telephone numbers of the local ombudsman council, the and central abuse hotline, and, if when applicable, Disability Rights Florida the Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council, where complaints may be lodged. The notice must state that a complaint made to the Office of State Long-Term Care Ombudsman or a local long-term care ombudsman council, the names and identities of the residents involved in the complaint, and the identity of complainants are kept confidential pursuant to s. 400.0077 and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right. The facility must ensure a resident's access to a telephone to call the local ombudsman council, central abuse hotline, and Disability Rights Florida Advocacy Center for Persons with Disabilities, Inc., and the Florida local advocacy council.
- (5) A No facility or employee of a facility may not serve notice upon a resident to leave the premises or take any other retaliatory action against any person who:
 - (a) Exercises any right set forth in this section.
 - (b) Appears as a witness in any hearing, inside or outside the facility.
- (c) Files a civil action alleging a violation of the provisions of this part or notifies a state attorney or the Attorney General of a possible violation of such provisions.

(6) A Any facility that which terminates the residency of an individual who participated in activities specified in subsection (5) must shall show good cause in a court of competent jurisdiction. If good cause is not shown, the agency shall impose a fine of \$2,500 in addition to any other penalty assessed against the facility.

Section 11. Section 429.34, Florida Statutes, is amended to read:

429.34 Right of entry and inspection.—

- (1) In addition to the requirements of s. 408.811, any duly designated officer or employee of the department, the Department of Children and Families Family Services, the Medicaid Fraud Control Unit of the Office of the Attorney General, the state or local fire marshal, or a member of the state or local long-term care ombudsman council has shall have the right to enter unannounced upon and into the premises of any facility licensed pursuant to this part in order to determine the state of compliance with the provisions of this part, part II of chapter 408, and applicable rules. Data collected by the state or local long-term care ombudsman councils or the state or local advocacy councils may be used by the agency in investigations involving violations of regulatory standards. A person specified in this section who knows or has reasonable cause to suspect that a vulnerable adult has been or is being abused, neglected, or exploited shall immediately report such knowledge or suspicion to the central abuse hotline pursuant to chapter 415.
- (2) The agency shall inspect each licensed assisted living facility at least once every 24 months to determine compliance with this chapter and related rules. If an assisted living facility is cited for one or more class I violations or two or more class II violations arising from separate surveys within a 60-day period or due to unrelated circumstances during the same survey, the agency must conduct an additional licensure inspection within 6 months. In addition to any fines imposed on the facility under s. 429.19, the licensee shall pay a fee for the cost of the additional inspection equivalent to the standard assisted living facility license and per-bed fees, without exception for beds designated for recipients of optional state supplementation. The agency shall adjust the fee in accordance with s. 408 805

Section 12. Subsection (2) of section 429.41, Florida Statutes, is amended to read:

429.41 Rules establishing standards.—

- (2) In adopting any rules pursuant to this part, the department, in conjunction with the agency, shall make distinct standards for facilities based upon facility size; the types of care provided; the physical and mental capabilities and needs of residents; the type, frequency, and amount of services and care offered; and the staffing characteristics of the facility. Rules developed pursuant to this section may shall not restrict the use of shared staffing and shared programming in facilities that are part of retirement communities that provide multiple levels of care and otherwise meet the requirements of law and rule. If a continuing care facility licensed under chapter 651 or a retirement community offering multiple levels of care obtains a license pursuant to this chapter for a building or part of a building designated for independent living, staffing requirements established in rule apply only to residents who receive personal services, limited nursing services, or extended congregate care services under this part. Such facilities shall retain a log listing the names and unit number for residents receiving these services. The log must be available to surveyors upon request. Except for uniform firesafety standards, the department shall adopt by rule separate and distinct standards for facilities with 16 or fewer beds and for facilities with 17 or more beds. The standards for facilities with 16 or fewer beds must shall be appropriate for a noninstitutional residential environment; however, provided that the structure may not be is no more than two stories in height and all persons who cannot exit the facility unassisted in an emergency must reside on the first floor. The department, in conjunction with the agency, may make other distinctions among types of facilities as necessary to enforce the provisions of this part. Where appropriate, the agency shall offer alternate solutions for complying with established standards, based on distinctions made by the department and the agency relative to the physical characteristics of facilities and the types of care offered therein.
- Section 13. Present subsections (1) through (11) of section 429.52, Florida Statutes, are redesignated as subsections (2) through (12), re-

spectively, a new subsection (1) is added to that section, and present subsections (5) and (9) of that section are amended, to read:

- 429.52 Staff training and educational programs; core educational requirement.—
- (1) Effective October 1, 2014, each new assisted living facility employee who has not previously completed core training must attend a preservice orientation provided by the facility before interacting with residents. The preservice orientation must be at least 2 hours in duration and cover topics that help the employee provide responsible care and respond to the needs of facility residents. Upon completion, the employee and the administrator of the facility must sign a statement that the employee completed the required preservice orientation. The facility must keep the signed statement in the employee's personnel record.
- (6)(5) Staff involved with the management of medications and assisting with the self-administration of medications under s. 429.256 must complete a minimum of 64 additional hours of training provided by a registered nurse, licensed pharmacist, or department staff. The department shall establish by rule the minimum requirements of this additional training.
- (10)(9) The training required by this section other than the preservice orientation must shall be conducted by persons registered with the department as having the requisite experience and credentials to conduct the training. A person seeking to register as a trainer must provide the department with proof of completion of the minimum core training education requirements, successful passage of the competency test established under this section, and proof of compliance with the continuing education requirement in subsection (5) (4).
- Section 14. The Legislature finds that consistent regulation of assisted living facilities benefits residents and operators of such facilities. To determine whether surveys are consistent between surveys and surveyors, the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a study of intersurveyor reliability for assisted living facilities. By November 1, 2014, OPPAGA shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives and make any recommendations for improving intersurveyor reliability.

Section 15. Section 429.55, Florida Statutes, is created to read:

- 429.55 Public access to data; rating system and comment page.—
- (1) The Legislature finds that consumers need additional information on the quality of care and service in assisted living facilities in order to select the best facility for themselves or their loved ones.
- (2) By March 1, 2015, the agency shall implement a rating system for assisted living facilities based on facility inspections, violations, complaints, and agency visits to assist consumers and residents. The agency may adopt rules to administer this subsection.
- (3) By November 1, 2014, the agency shall provide, maintain, and update at least quarterly, electronically accessible data on assisted living facilities. Such data must be searchable, downloadable, and available in generally accepted formats. The agency shall include all content in its possession on November 1, 2014, on the website and add additional content from facilities as their licenses are renewed. At a minimum, such data must include:
- (a) Information on each assisted living facility licensed under this part, including:
 - 1. The name and address of the facility.
 - 2. The number and type of licensed beds in the facility.
 - 3. The types of licenses held by the facility.
 - 4. The facility's license expiration date and status.
 - 5. Proprietary or nonproprietary status of the licensee.
- 6. Any affiliation with a company or other organization owning or managing more than one assisted living facility in this state.

- 7. The total number of clients that the facility is licensed to serve and the most recently available occupancy levels.
 - 8. The number of private and semiprivate rooms offered.
 - 9. The bed-hold policy.
 - 10. The religious affiliation, if any, of the assisted living facility.
 - 11. The languages spoken by the staff.
 - 12. Availability of nurses.
- 13. Forms of payment accepted, including, but not limited to, Medicaid, Medicaid long-term managed care, private insurance, health maintenance organization, United States Department of Veterans Affairs, CHAMPUS program, or workers' compensation coverage.
- 14. Indication if the licensee is operating under bankruptcy protection.
 - 15. Recreational and other programs available.
 - 16. Special care units or programs offered.
- 17. Whether the facility is a part of a retirement community that offers other services pursuant to this part or part III of this chapter, part II or part III of chapter 400, or chapter 651.
- 18. Links to the State Long-Term Care Ombudsman Program website and the program's statewide toll-free telephone number.
 - 19. Links to the websites of the providers or their affiliates.
 - 20. Other relevant information that the agency currently collects.
 - (b) A list of the facility's violations, including, for each violation:
- 1. A summary of the violation presented in a manner understandable by the general public;
 - 2. Any sanctions imposed by final order; and
 - 3. The date the corrective action was confirmed by the agency.
 - (c) Links to inspection reports on file with the agency.
- (4) The agency shall provide a monitored comment webpage that allows members of the public to comment on specific assisted living facilities licensed to operate in this state. At a minimum, the comment webpage must allow members of the public to identify themselves, provide comments on their experiences with, or observations of, an assisted living facility, and view others' comments.
- (a) The agency shall review comments for profanities and redact any profanities before posting the comments to the webpage. After redacting any profanities, the agency shall post all comments, and shall retain all comments as they were originally submitted, which are subject to the requirements of chapter 119 and which shall be retained by the agency for inspection by the public without further redaction pursuant to retention schedules and disposal processes for such records.
- (b) A controlling interest, as defined in s. 408.803 in an assisted living facility, or an employee or owner of an assisted living facility, is prohibited from posting comments on the page. A controlling interest, employee, or owner may respond to comments on the page, and the agency shall ensure that such responses are identified as being from a representative of the facility.
- (5) The agency may provide links to third-party websites that use the data published pursuant to this section to assist consumers in evaluating the quality of care and service in assisted living facilities.
- Section 16. For the 2014-2015 fiscal year, the sums of \$156,943 in recurring funds and \$7,546 in nonrecurring funds from the Health Care Trust Fund and two full-time equivalent senior attorney positions with associated salary rate of 103,652 are appropriated to the Agency for Health Care Administration for the purpose of implementing the regulatory provisions of this act.

- Section 17. For the 2014-2015 fiscal year, for the purpose of implementing and maintaining the public information website enhancements provided under this act:
- (1) The sums of \$72,435 in recurring funds and \$3,773 in non-recurring funds from the Health Care Trust Fund and one full-time equivalent health services and facilities consultant position with associated salary rate of 46,560 are appropriated to the Agency for Health Care Administration;
- (2) The sums of \$30,000 in recurring funds and \$15,000 in non-recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for software purchase, installation, and maintenance services; and
- (3) The sums of \$2,474 in recurring funds and \$82,806 in non-recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for contracted services.

And the title is amended as follows:

Delete lines 3-163 and insert: 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility after the mental health resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified time; requiring the responsible entity to ensure that there is adequate and consistent monitoring and enforcement of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of residents in the facilities; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; revising the requirement that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other inspections by the agency; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that

serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action may not be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving relevant services; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the required preservice orientation and keep the signed statement in the employee's personnel record; requiring 2 additional hours of training for assistance with medication; conforming a cross-reference; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; creating s. 429.55, F.S.; requiring the Agency for Health Care Administration to implement a rating system of assisted living facilities by a specified date; authorizing the agency to adopt rules; requiring the Agency for Health Care Administration to provide specified data on assisted living facilities by a certain date; providing minimum requirements for such data; authorizing the agency to create a comment webpage regarding assisted living facilities; providing minimum requirements; authorizing the agency to provide links to certain third-party websites; providing appropriations

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

Senator Garcia moved the following amendment which was adopted:

Amendment 11 (928474) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Present paragraph (c) of subsection (1) of section 385.203, Florida Statutes, is redesignated as paragraph (d), and a new paragraph (c) is added to that subsection. to read:

 $385.203\,$ Diabetes Advisory Council; creation; function; membership.—

(1) To guide a statewide comprehensive approach to diabetes prevention, diagnosis, education, care, treatment, impact, and costs thereof, there is created a Diabetes Advisory Council that serves as the advisory unit to the Department of Health, other governmental agencies, pro-

fessional and other organizations, and the general public. The council shall:

- (c) In conjunction with the department, the Agency for Health Care Administration, and the Department of Management Services, submit by January 10 of each odd-numbered year to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report containing the following information:
- 1. The public health consequences and financial impact on the state from all types of diabetes and resulting health complications, including the number of persons with diabetes covered by Medicaid, the number of persons with diabetes who are insured by the Division of State Group Insurance, and the number of persons with diabetes who are impacted by state agency diabetes programs and activities.
- 2. A description and an assessment of the effectiveness of the diabetes programs and activities implemented by each state agency, the amount and source of funding for such programs and activities, and the cost savings realized as a result of the implementation of such programs and activities.
- 3. A description of the coordination among state agencies of programs, activities, and communications designed to manage, treat, and prevent all types of diabetes.
- 4. The development of and revisions to a detailed action plan for reducing and controlling the number of new cases of diabetes and identification of proposed action steps to reduce the impact of all types of diabetes, identification of expected outcomes if the plan is implemented, and establishment of benchmarks for preventing and controlling diabetes.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 385.203, F.S.; requiring the council, in conjunction with the Department of Health, the Agency for Health Care Administration, and the Department of Management Services, to develop plans to manage, treat, and prevent diabetes; requiring a report to the Governor and Legislature; providing for contents of the report; providing effective dates.

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

SB 1674—A bill to be entitled An act relating to ratification of rules of the Department of Environmental Protection; ratifying specified rules relating to qualifications and performance reviews of contractors performing certain site rehabilitation activities for petroleum contaminated sites and procedures for procurement of such contractors for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 1674**, on motion by Senator Dean, by two-thirds vote **HB 7089** was withdrawn from the Committees on Environmental Preservation and Conservation; and Appropriations.

On motion by Senator Dean-

HB 7089—A bill to be entitled An act relating to ratification of rules of the Department of Environmental Protection; ratifying specified rules relating to qualifications and performance reviews of contractors performing certain site rehabilitation activities for petroleum contaminated sites, and procedures for procurement of such contractors, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—a companion measure, was substituted for **SB 1674** and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~7089}$ was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1272-A bill to be entitled An act relating to transportation and motor vehicles; amending s. 20.23, F.S.; requiring the Florida Transportation Commission to monitor the Mid-Bay Bridge Authority; repealing the Florida Statewide Passenger Rail Commission; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of a driver license; amending s. 110.205, F.S.; conforming cross-references; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; creating s. 316.0817, F.S.; prohibiting a bus from stopping to load or unload passengers in a manner that impedes, blocks, or otherwise restricts the progression of traffic under certain circumstances; amending s. 316.1975, F.S.; authorizing an operator of a vehicle that is started by remote control to let the vehicle stand unattended under certain circumstances; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing research organizations associated with accredited educational institutions to operate such vehicles; authorizing the testing of such vehicles on certain roadways designated by the Department of Transportation and the applicable local government or authority; deleting an obsolete provision; amending s. 320.02, F.S.; requiring, rather than authorizing, the Department of Highway Safety and Motor Vehicles to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle if the applicant's name is on the list of persons who may not be issued a license plate or revalidation sticker; revising the conditions under which a revalidation sticker or replacement license plate may be issued; amending s. 320.08056, F.S.; defining the terms "administrative costs" and "administrative expenses" for purposes of the section and s. 320.08058, F.S.; amending s. 320.08062, F.S.; revising provisions relating to audit and attestation requirements for annual use fee proceeds; requiring the Department of Highway Safety and Motor Vehicles to discontinue the distribution of revenues to an organization that does not meet specified requirements; authorizing the department to resume the distribution of revenue under certain conditions; requiring a report to the Legislature; requiring the discontinuance of a specialty plate under certain circumstances; amending chapter 2008-176, Laws of Florida, as amended; extending the prohibition on the issuance of new specialty license plates; amending s. 320.083, F.S.; revising the requirements for a special license plate; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle or vessel identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle to bring a civil action, rather than to notify the department and present certain proof, to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate or revalidation sticker; providing a procedure for such a civil action; providing for the award of attorney fees and costs; creating s. 322.032, F.S.; requiring the Department of Highway Safety and Motor Vehicles to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the Department of Highway Safety and Motor Vehicles to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the Department of Highway Safety and Motor Vehicles to reinstate the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt of an affidavit containing specified information; amending s. 322.059, F.S.; requiring the Department of Highway Safety and Motor Vehicles to invalidate the digital proof of driver license for a person whose license or registration has been suspended; amending s. 322.12, F.S.; requiring that certain test fees incurred by certain applicants for a driver license be retained by the tax collector; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; amending s. 322.21, F.S.; authorizing certain tax collectors to retain a replacement driver license or identification card fee under certain circumstances; exempting certain individuals who are homeless or whose annual income is at or below a certain percentage of the federal poverty level from paying a fee for an original, renewal, or replacement identification card; amending s. 337.25, F.S.; authorizing the Department of Transportation to use auction services in the conveyance of certain property or leasehold interests; revising certain inventory requirements; revising provisions relating to, and providing criteria for, the disposition of certain excess property by the Department of Transportation; providing criteria for the disposition of donated property, property used for a public purpose, or property acquired to provide replacement housing for certain displaced persons; providing value offsets for property that requires significant maintenance costs or exposes the Department of Transportation to significant liability; providing procedures for the sale of property to abutting property owners; deleting provisions to conform to changes made by the act; providing monetary restrictions and criteria for the conveyance of certain leasehold interests; providing exceptions to restrictions for leases entered into for a public purpose; providing criteria for the preparation of estimates of value prepared by the Department of Transportation; providing that the requirements of s. 73.013, F.S., relating to eminent domain are not modified; amending s. 337.251, F.S.; revising criteria for leasing certain Department of Transportation property; increasing the time for the Department of Transportation to accept proposals for lease after a notice is published; directing the Department of Transportation to establish an application fee by rule; providing criteria for the fee; providing criteria for a proposed lease; requiring the Department of Transportation to provide an independent analysis of a proposed lease; amending s. 339.175, F.S.; increasing the maximum number of apportioned members that may compose the voting membership of a metropolitan planning organization (M.P.O.); providing that the governing board of a multicounty M.P.O. may be made up of any combination of county commissioners from the counties constituting the M.P.O; providing that a voting member of an M.P.O may represent a group of general-purpose local governments through an entity created by the M.P.O.; requiring each M.P.O. to review and reapportion its membership as necessary in conjunction with the decennial census, the agreement of the affected units of the M.P.O., and the agreement of the Governor; removing provisions requiring the Governor to apportion, review, and reapportion the composition of an M.P.O. membership; revising a provision regarding bylaws to allow the M.P.O. governing board to establish bylaws; amending s. 339.2821, F.S.; authorizing Enterprise Florida, Inc., to be a consultant to the Department of Transportation for consideration of expenditures associated with and contracts for transportation projects; revising the requirements for economic development transportation project contracts between the Department of Transportation and a governmental entity; amending s. 526.141, F.S.; requiring full-service gasoline stations offering self-service at a lesser cost to display an additional decal; requiring the decal to contain certain information; requiring the Department of Agriculture and Consumer Services to adopt rules to implement and enforce this requirement; providing an exception for certain county or municipal regulations pertaining to fueling assistance for certain motor vehicle operators; amending s. 562.11, F.S.; authorizing the court to direct the Department of Highway Safety and Motor Vehicles to issue a restricted driver license to certain persons; amending s. 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person adjudicated guilty of certain offenses; authorizing the court to direct the Department of Highway Safety and Motor Vehicles to issue a restricted driver license to certain persons; amending s. 832.09, F.S.; providing that the suspension of a driver license of a person being prosecuted for passing a worthless check is discretionary; amending chapter 85-364, Laws of Florida, as amended; providing that maintenance costs are eligible for payment from certain toll revenues as specified; removing references to certain completed projects; directing the Department of Highway Safety and Motor Vehicles to develop a plan that addresses certain vehicle registration holds; providing an appropriation; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform CS for CS for SB 1272 to CS for CS for HB 7005.

Pending further consideration of **CS for CS for SB 1272** as amended, on motion by Senator Brandes, by two-thirds vote **CS for CS for HB 7005** was withdrawn from the Committees on Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

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

CS for CS for HB 7005—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of his or her driver license; amending s. 316.003, F.S.; defining the terms "sanitation vehicle" and "utility service vehicle" for purposes of the Florida Uniform Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to change lanes when approaching a sanitation or utility service vehicle performing a service-related task on the roadside; amending s. 316.193, F.S.; authorizing the court to order the placement of an ignition interlock device for certain first-time offenders of driving under the influence; authorizing the court to dismiss an order of impoundment or immobilization as a result of driving under the influence if the defendant provides proof to the court of the installation of a functioning, certified ignition interlock device; authorizing the court to order sobriety and drug monitoring in addition to specified ignition interlock device requirements; defining terms; amending s. 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition interlock device to operate a leased motor vehicle in the course and scope of employment without installation of such device; amending s. 316.1938, F.S.; revising requirements for certification of ignition interlock devices; requiring contracts between the department and ignition interlock device service providers; providing contract requirements; requiring the provider to maintain confidentiality under specified provisions; providing for application of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending s. 316.2126, F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery personnel; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing certain research organizations to operate such vehicles; deleting an obsolete provision; amending s. 318.15, F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; amending s. 318.18, F.S.; providing for a clerk of court to designate a local governmental entity for disposition of certain parking citations; authorizing such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of certain specialty license plates; revising distribution of revenue received from the sale of a certain plate; revising requirements for the use of specialty license plate annual use fees; defining the term "administrative expenses"; amending s. 320.089, F.S.; creating a new military-related special use license plate that will be stamped with the word "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license plate organizations and the department; revising procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department to notify the Legislature within a certain timeframe if an organization has failed to use revenue in accordance with specified provisions; amending s. 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle or vessel to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement license plate, or vessel registration number or decal; providing procedures for such a civil action; providing for the award of attorney fees and costs; amending s. 320.771, F.S.; requiring a licensed recreational vehicle dealer who applies for a supplemental license to hold certain offpremises sales to notify the local department office of the dates and location for such sales; specifying requirements for licensed recreational vehicle dealers to hold such sales; creating s. 322.032, F.S.; requiring the department to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the department to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the department to reinstate the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt of an affidavit containing specified information; amending s. 322.059, F.S.; requiring the department to invalidate the digital proof of driver license for a person whose license or registration has been suspended; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.143, F.S.; providing for a first responder, emergency medical technician, or other authorized health care practitioner to access medical information through use of a person's driver license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; amending s. 322.27, F.S.; providing for a clerk of court to remove a habitual traffic offender designation if the offender meets certain conditions; amending s. 322.2715, F.S.; authorizing ignition interlock device installation for at least 6 continuous months for a first offense of driving under the influence; creating s. 322.276, F.S.; authorizing the department to issue a driver license to a person whose license is suspended or revoked in another state under certain circumstances; amending s. 323.002, F.S.; providing that an unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may be immediately removed and impounded; requiring an unauthorized wrecker operator to disclose in writing to the owner or operator of a motor vehicle certain information; requiring the unauthorized wrecker operator to provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle accident; authorizing a law enforcement officer from a local governmental agency or state law enforcement agency to cause to be removed and impounded from the scene of a wrecked or disabled vehicle an unauthorized wrecker, tow truck, or other motor vehicle; authorizing the authority that caused the removal and impoundment to assess a cost recovery fine; requiring a release form; requiring the wrecker, tow truck, or other motor vehicle to remain impounded until the fine is paid; providing the amounts for the cost recovery fine for first and subsequent violations; requiring the unauthorized wrecker operator to pay the fees associated with the removal and storage of the wrecker, tow truck, or other motor vehicle; amending s. 526.141, F.S.; requiring self-service gasoline pumps to display an additional decal containing specified information; requiring the Department of Agriculture and Consumer Services to confirm compliance by a specified date; providing for preemption of local laws and regulations pertaining to fueling assistance for certain motor vehicle operators; amending s. 526.142, F.S.; providing for preemption of local laws and regulations pertaining to air and vacuum devices; amending s. 562.11, F.S.; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person adjudicated guilty of certain offenses; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 832.09, F.S.; providing that the suspension of a driver license of a person being prosecuted for passing a worthless check is discretionary; amending section 45 of chapter 2008-176, Laws of Florida; extending the prohibition of the issuance of new specialty license plates; directing the department to develop and present to the Governor and the Legislature a plan that addresses certain vehicle registration holds; directing the department to conduct and submit to the Governor and the Legislature a study on the effectiveness of ignition interlock device use; providing for the use of revenue received from the sale of certain specialty license plates; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1272 as amended and read the second time by title.

Senator Brandes moved the following amendment which was adopted:

Amendment 1 (181570) (with title amendment)—Between lines 303 and 304 insert:

Section 2. Subsection (7) of section 311.101, Florida Statutes, is amended to read:

311.101 Intermodal Logistics Center Infrastructure Support Program.—

(7) Beginning in fiscal year 2014-2015, at least 2012-2013, up to \$5 million per year shall be made available from the State Transportation Trust Fund for the program. The Department of Transportation shall include projects proposed to be funded under this section in the tentative work program developed pursuant to s. 339.135(4). This subsection expires on July 1, 2020.

And the title is amended as follows:

Delete line 9 and insert: her driver license; amending s. 311.101, F.S.; revising the amount of funds to be made available annually from the State Transportation Trust Fund for the Intermodal Logistics Center Infrastructure Support Program; providing an expiration date; amending s. 316.003, F.S.;

Senator Clemens moved the following amendment which was adopted:

Amendment 2 (131380) (with title amendment)—Between lines 335 and 336 insert:

Section 4. Subsection (3) of section 316.081, Florida Statutes, is amended to read:

316.081 Driving on right side of roadway; exceptions.—

(3) On a road, street, or highway having two or more lanes allowing movement in the same direction, a driver may not continue to operate a motor vehicle at any speed which is more than 10 miles per hour slower than the posted speed limit in the furthermost left-hand lane if the driver knows or reasonably should know that he or she is being overtaken in that lane from the rear by a motor vehicle traveling at a higher rate of speed. This subsection does not apply to drivers operating a vehicle that is overtaking another vehicle proceeding in the same direction, or is preparing for a left turn at an intersection.

And the title is amended as follows:

Between lines 17 and 18 insert: amending s. 316.081, F.S.; deleting a provision that prohibits a driver from operating a motor vehicle slower than a specified speed in the furthermost left-hand lane of certain roads, streets, or highways;

Senator Soto moved the following amendment:

Amendment 3 (237646) (with title amendment)—Between lines 658 and 659 insert:

Section 11. Section 316.3035, Florida Statutes, is created to read:

316.3035 Death caused by motor vehicle operator using a wireless communications device; criminal penalty.—

- (1) As used in this section, the term "wireless communications device" has the same meaning as provided in s. 316.305.
- (2) A person who causes the death of a human being or a viable fetus as provided in s. 782.071 while operating a motor vehicle and using a wireless communications device in violation of s. 316.305 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

And the title is amended as follows:

Delete line 53 and insert: of attachments on windshields; creating s. 316.3035, F.S.; defining the term "wireless communications device"; providing a criminal penalty if a person operating a motor vehicle while using a wireless communications device causes the death of a human being or a viable fetus; amending s. 316.86,

POINT OF ORDER

Senator Benacquisto raised a point of order that pursuant to Rule 7.1(4)(c), **Amendment 3 (237646)** contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

Further consideration of pending $\bf Amendment~3~(237646)$ by Senator Soto was deferred.

Senator Soto moved the following amendment which failed:

Amendment 4 (881432) (with directory amendment)—Between lines 863 and 864 insert:

- (67) IN GOD WE TRUST LICENSE PLATES.—
- (b) The license plate annual use fees shall be distributed to the In God We Trust Foundation, Inc., to use to address the needs of currently serving military members, spouses, and their dependents based on the advice and comment of the military community; to address the needs of public safety employees and their families based on advice and comment of the public safety community; and for education in public and private schools regarding the historical significance of religion in 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 to promote the historical and religious significance of American and Florida history. All of these uses may be accomplished through or with other 501(c)(3) organizations, and all of these uses may include educational scholarships and grants. 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., *may* 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., may 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 *may* shall be expended by the In God We Trust Foundation, Inc., for programs.

And the directory clause is amended as follows:

Delete line 837 and insert:

Section 17. Paragraphs (a) and (b) of subsection (47), paragraph (b) of subsection (67), and

Senator Ring moved the following amendment which was adopted:

Amendment 5 (695460) (with title amendment)—Between lines 1052 and 1053 insert:

Section 21. Subsection (2) of section 320.525, Florida Statutes, is amended to read:

320.525 Port vehicles and equipment; definition; exemption.—

(2) Port vehicles and equipment shall be exempt from the provisions of this chapter which require the registration of motor vehicles, the payment of license taxes, and the display of license plates when operated

or used within the port facility of any deepwater port of this state, as listed in s. 403.021(9)(b), for the purpose of transporting cargo, containers, or other equipment:

- (a) From wharves to storage areas or terminals and return to wharves within the port; and
- (b) From such storage areas or terminals to other storage areas or terminals within the port; and-
- (c) On public roads connecting port facilities of a single deepwater port, as listed in s. 403.021(9)(b), which are designated as port district roads for the purpose of transporting cargo, containers, and other equipment. The Department of Transportation shall designate port district roads with appropriate signage.

And the title is amended as follows:

Delete lines 2-102 and insert: An act relating to transportation; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of his or her driver license; amending s. 316.003, F.S.; defining the terms "sanitation vehicle" and "utility service vehicle" for purposes of the Florida Uniform Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to change lanes when approaching a sanitation or utility service vehicle performing a service-related task on the roadside; amending s. 316.193, F.S.; authorizing the court to order the placement of an ignition interlock device for certain first-time offenders of driving under the influence; authorizing the court to dismiss an order of impoundment or immobilization as a result of driving under the influence if the defendant provides proof to the court of the installation of a functioning, certified ignition interlock device; authorizing the court to order sobriety and drug monitoring in addition to specified ignition interlock device requirements; defining terms; amending s. 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition interlock device to operate a leased motor vehicle in the course and scope of employment without installation of such device; amending s. 316.1938, F.S.; revising requirements for certification of ignition interlock devices; requiring contracts between the department and ignition interlock device service providers; providing contract requirements; requiring the provider to maintain confidentiality under specified provisions; providing for application of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending s. 316.2126, F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery personnel; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing certain research organizations to operate such vehicles; deleting an obsolete provision; amending s. 318.15, F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; amending s. 318.18, F.S.; providing for a clerk of court to designate a local governmental entity for disposition of certain parking citations; authorizing such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of certain specialty license plates; revising distribution of revenue received from the sale of a certain plate; revising requirements for the use of specialty license plate annual use fees; defining the term "administrative expenses"; amending s. 320.089, F.S.; creating a new military-related special use license plate that will be stamped with the word "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license plate organizations and the department; revising procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department to notify the Legislature within a certain timeframe if an organization has failed to use revenue in accordance with specified provisions; amending s. 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle or vessel to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement license plate, or vessel registration number or decal; providing procedures for such a civil action; providing for the award of attorney fees and costs; amending s. 320.525, F.S.; providing that certain public roads may be designated as port district roads; requiring the Department of Transportation to designate such roads with appropriate signage;

Senator Soto moved the following amendment which failed:

Amendment 6 (254046) (with title amendment)—Delete lines 1263-1305 and insert:

Section 26. Paragraph (c) of subsection (2) of section 322.08, Florida Statutes, is amended to read:

 $322.08\,$ Application for license; requirements for license and identification card forms.—

- (2) Each such application shall include the following information regarding the applicant:
- (c) Proof of identity satisfactory to the department. Such proof must include one of the following documents issued to the applicant:
- 1. A driver license record or identification card record from another jurisdiction that required the applicant to submit a document for identification which is substantially similar to a document required under subparagraph 2., subparagraph 3., subparagraph 4., subparagraph 5., subparagraph 6., subparagraph 7., or subparagraph 8.;
 - 2. A certified copy of a United States birth certificate;
 - 3. A valid, unexpired United States passport;
- 4. A naturalization certificate issued by the United States Department of Homeland Security;
 - 5. A valid, unexpired alien registration receipt card (green card);
- 6. A Consular Report of Birth Abroad provided by the United States Department of State;
- 7. An unexpired employment authorization card issued by the United States Department of Homeland Security; or
- 8. Proof of nonimmigrant classification provided by the United States Department of Homeland Security, for an original driver license. In order to prove nonimmigrant classification, an applicant must provide at least one of the following documents. In addition, the department may require applicants to produce United States Department of Homeland Security documents for the sole purpose of establishing the maintenance of, or efforts to maintain, continuous lawful presence:
- a. A notice of hearing from an immigration court scheduling a hearing on any proceeding.
- b. A notice from the Board of Immigration Appeals acknowledging pendency of an appeal.
- c. A notice of the approval of an application for adjustment of status issued by the United States Bureau of Citizenship and Immigration Services.
- d. An official documentation confirming the filing of a petition for asylum or refugee status or any other relief issued by the United States Bureau of Citizenship and Immigration Services.

- e. A notice of action transferring any pending matter from another jurisdiction to this state issued by the United States Bureau of Citizenship and Immigration Services.
- f. An order of an immigration judge or immigration officer granting relief that authorizes the alien to live and work in the United States, including, but not limited to, asylum.
- g. Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Bureau of Citizenship and Immigration Services.
- h. On or after January 1, 2010, an unexpired foreign passport with an unexpired United States Visa affixed, accompanied by an approved I-94, documenting the most recent admittance into the United States.
- i. An employment authorization document issued by United States Citizenship and Immigration Services.

A driver license or temporary permit issued based on documents required in subparagraph 7. or subparagraph 8. is valid for a period not to exceed the expiration date of the document presented or 1 year.

- Section 27. Subsection (3) of section 322.141, Florida Statutes, is amended to read:
- $322.141\,$ Color or markings of certain licenses or identification cards.—
- (3) All licenses for the operation of motor vehicles or identification cards originally issued or reissued by the department to persons who are designated as sexual predators under s. 775.21 or subject to registration as sexual offenders under s. 943.0435 or s. 944.607, or who have a similar designation or are subject to a similar registration under the laws of another jurisdiction, shall have on the front of the license or identification card the following:
- (a) For a person designated as a sexual predator under s. 775.21 or who has a similar designation under the laws of another jurisdiction, the marking "SEXUAL PREDATOR." "775.21, F.S."
- (b) For a person subject to registration as a sexual offender under s. 943.0435 or s. 944.607, or subject to a similar registration under the laws of another jurisdiction, the marking "943.0435, F.S."
- Section 28. Present subsection (9) of section 322.143, Florida Statutes, is renumbered as subsection (10), and a new subsection (9) is added to that section, to read:
 - 322.143 Use of a driver license or identification card.—
- (9) A first responder, emergency medical technician, or other authorized health care practitioner engaged in immediate emergency or other medical treatment may swipe an individual's driver license or identification card to access medical information held by a third party when available and authorized through a previously arranged consent agreement.
- Section 29. Subsection (1) of section 322.15, Florida Statutes, is amended to read:
- 322.15 License to be carried and exhibited on demand; fingerprint to be imprinted upon a citation.—
- (1) Every licensee shall have his or her driver driver's license, which must be fully legible with no portion of such license faded, altered, mutilated, or defaced, in his or her immediate possession at all times when operating a motor vehicle and shall present or submit display the same upon the demand of a law enforcement officer or an authorized representative of the department. A licensee may present or submit a digital proof of driver license as provided in s. 322.032 in lieu of a physical driver license.
- Section 30. For the purpose of incorporating the amendment made by this act to section 322.08, Florida Statutes, in references thereto, subsection (3) of section 322.17, Florida Statutes, is reenacted to read:

- 322.17 Replacement licenses and permits.—
- (3) Notwithstanding any other provisions of this chapter, if a licensee establishes his or her identity for a driver's license using an identification document authorized under s. 322.08(2)(c)7. or 8., the licensee may not obtain a duplicate or replacement instruction permit or driver's license except in person and upon submission of an identification document authorized under s. 322.08(2)(c)7. or 8.
- Section 31. For the purpose of incorporating the amendment made by this act to section 322.08, Florida Statutes, in references thereto, paragraph (d) of subsection (2) and paragraph (c) of subsection (4) of section 322.18, Florida Statutes, are reenacted to read:
- $322.18\,$ Original applications, licenses, and renewals; expiration of licenses; delinquent licenses.—
- (2) Each applicant who is entitled to the issuance of a driver license, as provided in this section, shall be issued a driver license, as follows:
- (d) Notwithstanding any other provision of this chapter, if an applicant establishes his or her identity for a driver license using a document authorized in s. 322.08(2)(c)7. or 8., the driver license shall expire 1 year after the date of issuance or upon the expiration date cited on the United States Department of Homeland Security documents, whichever date first occurs.

(4)

- (c) Notwithstanding any other provision of this chapter, if a licensee establishes his or her identity for a driver license using an identification document authorized under s. 322.08(2)(c)7. or 8., the licensee may not renew the driver license except in person and upon submission of an identification document authorized under s. 322.08(2)(c)7. or 8. A driver license renewed under this paragraph expires 1 year after the date of issuance or upon the expiration date cited on the United States Department of Homeland Security documents, whichever date first occurs.
- Section 32. For the purpose of incorporating the amendment made by this act to section 322.08, Florida Statutes, in references thereto, subsection (4) of section 322.19, Florida Statutes, is reenacted to read:
 - 322.19 Change of address or name.—
- (4) Notwithstanding any other provision of this chapter, if a licensee established his or her identity for a driver's license using an identification document authorized under s. 322.08(2)(c)7. or 8., the licensee may not change his or her name or address except in person and upon submission of an identification document authorized under s. 322.08(2)(c)7. or 8.

And the title is amended as follows:

Delete lines 131-144 and insert: suspended; amending s. 322.08, F.S.; including an employment authorization document issued by United States Citizenship and Immigration Services as valid proof of identity for purposes of applying for a driver license; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.143, F.S.; providing for a first responder, emergency medical technician, or other authorized health care practitioner to access medical information through use of a person's driver license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; reenacting ss. 322.17(3), 322.18(2)(d) and (4)(c), and 322.19(4), F.S., relating to conditions and limitations with respect to obtaining a duplicate or replacement instruction permit or driver license, expiration of and renewal of a driver license, and change of name or address on a driver license for licensees who establish their identity in a specified manner, to incorporate the amendment made by the act to s. 322.08, F.S., in references thereto; amending s. 322.27,

Senator Brandes moved the following amendments which were adopted:

Amendment 7 (297370) (with title amendment)—Delete lines 1283-1292.

And the title is amended as follows:

Delete lines 137-142 and insert: jurisdiction; amending s. 322.15, F.S., authorizing a

Amendment 8 (199740) (with title amendment)—Between lines 1305 and 1306 insert:

Section 29. Paragraph (f) of subsection (1) of s. 322.21, Florida Statutes, is amended to read:

322.21 License fees; procedure for handling and collecting fees.—

- (1) Except as otherwise provided herein, the fee for:
- (f) An original, renewal, or replacement identification card issued pursuant to s. 322.051 is \$25, except that an applicant who presents evidence satisfactory to the department that he or she is homeless as defined in s. 414.0252(7) or his or her annual income is at or below 100 percent of the federal poverty level is exempt from such fee. Funds collected from these fees for original, renewal, or replacement identification cards shall be distributed as follows:
- 1. For an original identification card issued pursuant to s. 322.051, the fee is \$25. This amount shall be deposited into the General Revenue Fund.
- 2. For a renewal identification card issued pursuant to s. 322.051 the fee is \$25. Of this amount, \$6 shall be deposited into the Highway Safety Operating Trust Fund, and \$19 shall be deposited into the General Revenue Fund.
- 3. For a replacement identification card issued pursuant to s. 322.051 the fee is \$25. Of this amount, \$9 shall be deposited into the Highway Safety Operating Trust Fund, and \$16 shall be deposited into the General Revenue Fund. Beginning July 1, 2015, or upon completion of the transition of the driver license issuance services, if the replacement identification card is issued by the tax collector, the tax collector shall retain the \$9 that would otherwise be deposited into the Highway Safety Operating Trust Fund and the remaining revenues shall be deposited into the General Revenue Fund.

And the title is amended as follows:

Delete line 144 and insert: of a physical driver license; amending s. 322.21, F.S.; exempting certain individuals who are homeless or whose annual income is at or below a certain percentage of the federal poverty level from paying a fee for an original, renewal, or replacement identification card; amending s. 322.27,

Senator Ring moved the following amendment:

Amendment 9 (271406) (with title amendment)—Between lines 1464 and 1465 insert:

Section 33. Section 339.70, Florida Statutes, is created to read:

339.70 Authority referendum.—

- (1) An authority created by an act of the Legislature which has authority over matters related to transportation, including matters concerning a public right-of-way, and which has the authority to issue bonds, must not, in the event of referendum and upon approval by vote of the electors of the area affected, be subject to consolidation or dissolution more than once every 8 years.
- (2) A referendum that has not been expressly agreed to by an authority affected under this section may apply only to future bond issuances and may not affect an existing bond issuance.
 - (3) This section does not apply to the following:
- (a) If the authority subject to referendum expressly agrees to a consolidation or dissolution.
- (b) An entity governed by or created by chapter 308, chapter 309, chapter 310, chapter 311, chapter 313, chapter 315, chapter 329, chapter 330, chapter 331, chapter 332, chapter 333, chapter 343, chapter 348, or chapter 349.

And the title is amended as follows:

Delete line 178 and insert: vehicle; creating s. 339.70, F.S.; limiting the number of referenda for consolidation or dissolution that certain authorities may be subject to upon approval of the electors of the area affected; specifying that a referendum not expressly agreed to by an authority applies only to future bond issuances; providing exceptions; amending s. 526.141, F.S.; requiring self-

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

Senator Ring moved the following amendment to **Amendment 9** (271406) which was adopted:

Amendment 9A (967188)—Delete lines 8-14 and insert:

(1) An authority created by an act of the Legislature, under condition to become effective upon approval by vote of the electors of the area affected, which has authority over matters related to transportation, including matters concerning a public right-of-way, and which has the authority to issue bonds, must not, in the event of referendum, be subject to consolidation or dissolution more than once every 8 years.

Amendment 9 (271406) as amended was adopted.

Senator Montford moved the following amendment which was adopted:

Amendment 10 (159172) (with title amendment)—Delete lines 1493-1499 and insert:

2. This paragraph does not bar a county or municipality from adopting an ordinance, or enforcing an existing ordinance, that expands the accessibility, safety, or availability of fueling assistance to a motor vehicle operator described in paragraph (a).

And the title is amended as follows:

Delete lines 183-184 and insert: additional local laws and regulations to expand fueling assistance for certain motor vehicle

Senator Soto moved the following amendment which failed:

Amendment 11 (838176) (with title amendment)—Between lines 1543 and 1544 insert:

Section 36. Subsection (6) is added to section 627.0653, Florida Statutes, to read:

627.0653 Insurance discounts for specified motor vehicle equipment.—

(6) The office may approve a premium discount applicable to any rates, rating schedules, or rating manuals for liability, personal injury protection, and collision coverages for motor vehicle insurance policies filed with the office for vehicles equipped with electronic vehicle crash avoidance technology that is factory installed or with a retrofitted system that complies with National Highway Traffic Safety Administration standards

And the title is amended as follows:

Between lines 189 and 190 insert: amending s. 627.0653, F.S.; authorizing the Office of Insurance Regulation to approve premium discounts for motor vehicle insurance policies for vehicles equipped with certain electronic crash avoidance technology;

Senator Ring moved the following amendment which was adopted:

Amendment 12 (954686) (with title amendment)—Between lines 1644 and 1645 insert:

Section 42. To ensure the safe and efficient operation of this state's roadways, a county or municipality must respond to a request by a county or municipality to which it provides, by agreement, traffic signal or traffic control device services within 60 days after receiving such a request regarding the evaluation, installation, operation, or maintenance of such traffic signals or other traffic control devices.

And the title is amended as follows:

Delete lines 2-208 and insert: An act relating to transportation; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of his or her driver license; amending s. 316.003, F.S.; defining the terms "sanitation vehicle" and "utility service vehicle" for purposes of the Florida Uniform Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to change lanes when approaching a sanitation or utility service vehicle performing a service-related task on the roadside; amending s. 316.193, F.S.; authorizing the court to order the placement of an ignition interlock device for certain first-time offenders of driving under the influence; authorizing the court to dismiss an order of impoundment or immobilization as a result of driving under the influence if the defendant provides proof to the court of the installation of a functioning, certified ignition interlock device; authorizing the court to order sobriety and drug monitoring in addition to specified ignition interlock device requirements; defining terms; amending s. 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition interlock device to operate a leased motor vehicle in the course and scope of employment without installation of such device; amending s. 316.1938, F.S.; revising requirements for certification of ignition interlock devices; requiring contracts between the department and ignition interlock device service providers; providing contract requirements; requiring the provider to maintain confidentiality under specified provisions; providing for application of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending s. 316.2126, F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery personnel; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing certain research organizations to operate such vehicles; deleting an obsolete provision; amending s. 318.15, F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; amending s. 318.18, F.S.; providing for a clerk of court to designate a local governmental entity for disposition of certain parking citations; authorizing such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of certain specialty license plates; revising distribution of revenue received from the sale of a certain plate; revising requirements for the use of specialty license plate annual use fees; defining the term "administrative expenses"; amending s. 320.089, F.S.; creating a new military-related special use license plate that will be stamped with the word "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license plate organizations and the department; revising procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department to notify the Legislature within a certain timeframe if an organization has failed to use revenue in accordance with specified provisions; amending s. 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle or vessel to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement license plate, or vessel registration number or decal; providing procedures for such a civil action; providing for the award of attorney fees and costs; amending s. 320.771, F.S.; requiring a licensed recreational vehicle dealer who applies for a supplemental license to hold certain off-premises sales to notify the local department office of the dates and location for such sales; specifying requirements for licensed recreational vehicle dealers to hold such sales; creating s. 322.032, F.S.; requiring the department to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the department to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the department to reinstate the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt of an affidavit containing specified information; amending s. 322.059, F.S.; requiring the department to invalidate the digital proof of driver license for a person whose license or registration has been suspended; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.143, F.S.; providing for a first responder, emergency medical technician, or other authorized health care practitioner to access medical information through use of a person's driver license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; amending s. 322.27, F.S.; providing for a clerk of court to remove a habitual traffic offender designation if the offender meets certain conditions; amending s. 322.2715, F.S.; authorizing ignition interlock device installation for at least 6 continuous months for a first offense of driving under the influence; creating s. 322.276, F.S.; authorizing the department to issue a driver license to a person whose license is suspended or revoked in another state under certain circumstances; amending s. 323.002, F.S.; providing that an unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may be immediately removed and impounded; requiring an unauthorized wrecker operator to disclose in writing to the owner or operator of a motor vehicle certain information; requiring the unauthorized wrecker operator to provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle accident; authorizing a law enforcement officer from a local governmental agency or state law enforcement agency to cause to be removed and impounded from the scene of a wrecked or disabled vehicle an unauthorized wrecker, tow truck, or other motor vehicle; authorizing the authority that caused the removal and impoundment to assess a cost recovery fine; requiring a release form; requiring the wrecker, tow truck, or other motor vehicle to remain impounded until the fine is paid; providing the amounts for the cost recovery fine for first and subsequent violations; requiring the unauthorized wrecker operator to pay the fees associated with the removal and storage of the wrecker, tow truck, or other motor vehicle; amending s. 526.141, F.S.; requiring self-service gasoline pumps to display an additional decal containing specified information; requiring the Department of Agriculture and Consumer Services to confirm compliance by a specified date; providing for preemption of local laws and regulations pertaining to fueling assistance for certain motor vehicle operators; amending s. 526.142, F.S.; providing for preemption of local laws and regulations pertaining to air and vacuum devices; amending s. 562.11, F.S.; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person adjudicated guilty of certain offenses; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 832.09, F.S.; providing that the suspension of a driver license of a person being prosecuted for passing a worthless check is discretionary; amending section 45 of chapter 2008-176, Laws of Florida; extending the prohibition of the issuance of new specialty license plates; directing the department to develop and present to the Governor and the Legislature a plan that addresses certain vehicle registration holds; directing the department to conduct and submit to the Governor and the Legislature a study on the effectiveness of ignition interlock device use; providing for the use of revenue received from the sale of certain specialty license plates; requiring a county or municipality to respond to certain requests from other counties or municipalities within a specified timeframe; providing an effective date.

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

Senator Abruzzo moved the following amendment which was adopted:

Amendment 13 (436100) (with title amendment)—Between lines 1644 and 1645 insert:

Section 42. Yellow dot critical motorist medical information program; yellow dot decal, folder, and information form.—

- (1) The governing body of a county may create a yellow dot critical motorist medical information program to facilitate the provision of emergency medical care to program participants by emergency medical responders by making critical medical information readily available to responders in the event of a motor vehicle accident or a medical emergency involving a participant's vehicle.
- (2)(a) The governing body of a county may solicit sponsorships from business entities and not-for-profit organizations to cover the costs of the program, including the cost of decals and folders that must be provided free of charge to participants. Two or more counties may enter into an interlocal agreement to solicit such sponsorships.
- (b) The Department of Highway Safety and Motor Vehicles or the Department of Transportation may provide education and training to encourage emergency medical responders to participate in the program and may take reasonable measures to publicize the program.
- (3) Any owner or lessee of a motor vehicle may request to participate in the program in the manner prescribed by the governing body of the county. A participant shall receive a yellow dot decal, a yellow dot folder, and a form on which the participant shall provide his or her personal and medical information.
- (a) The form must include a statement that the information provided will be disclosed only to authorized personnel of law enforcement and public safety agencies, emergency medical services agencies, and hospitals for the purposes authorized in subsection (5).
- (b) The form must describe the confidential nature of the medical information voluntarily provided by the participant and must include a notice to the participant stating that, by providing the medical information and signing the form, he or she agrees to the disclosure of the medical information to authorized personnel and their use of such information solely for the purposes listed in subsection (5).
- (c) The county may not charge a fee to participate in the yellow dot program.
- (4)(a) The participant shall affix the decal onto the rear window in the left lower corner of a motor vehicle or in a clearly visible location on a motorcycle.
- (b) A person who rides in a motor vehicle as a passenger may also participate in the program but may not be issued a decal if a decal has been issued to the owner or lessee of the motor vehicle in which the person rides
- (c) The yellow dot folder, which shall be stored in the glove compartment of the motor vehicle or in a compartment attached to a motorcycle, shall contain a form with the following information about the participant:
 - 1. The participant's name.
 - The participant's photograph.
 - 3. Emergency contact information for no more than two persons.
- 4. The participant's medical information, including medical conditions, recent surgeries, allergies, and current medications.
 - 5. The participant's hospital preference.
 - 6. Contact information for no more than two physicians.
- (5)(a) If the driver or a passenger of a motor vehicle is involved in a motor vehicle accident or emergency situation and a yellow dot decal is affixed to the vehicle, an emergency medical responder at the scene may

 $search\ the\ glove\ compartment\ of\ the\ vehicle\ for\ the\ corresponding\ yellow\ dot\ folder.$

- (b) The use of the information contained in the yellow dot folder by an emergency medical responder at the scene is limited to the following purposes:
 - 1. To positively identify the participant.
- 2. To ascertain whether the participant has a medical condition that might impede communications between the participant and the responder.
 - 3. To access the medical information form.
- 4. To ensure that the participant's current medications and preexisting medical conditions are considered when emergency medical treatment is administered for any injury to or condition of the participant.
- (6) The governing body of a participating county shall adopt guidelines and procedures to prevent the public disclosure of confidential information through the program.

And the title is amended as follows:

Delete line 208 and insert: plates; authorizing the governing body of a county to create a yellow dot critical motorist medical information program for certain purposes; authorizing a county to solicit sponsorships and enter into an interlocal agreement with another county to solicit such sponsorships for the medical information program; authorizing the Department of Highway Safety and Motor Vehicles and the Department of Transportation to provide education and training and publicize the program; requiring the program to be free to participants; providing for yellow dot program decals, folders, and participant information forms; providing procedures for use of the decal, folder, and form; providing for limited use of information on the forms by emergency medical responders; requiring the governing body of a participating county to adopt guidelines and procedures to ensure that confidential information is not made public; providing an effective date.

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

 $Senator\ Brandes\ moved\ the\ following\ amendment\ which\ was\ adopted:$

Amendment 14 (407748) (with title amendment)—Delete lines 409-597 and insert:

Section 5. Paragraphs (i), (j), and (k) of subsection (6) of section 316.193, Florida Statutes, are redesignated as paragraphs (j), (k), and (l), and a new paragraph (i) is added to that section, to read:

- 316.193 Driving under the influence; penalties.—
- (6) With respect to any person convicted of a violation of subsection (1), regardless of any penalty imposed pursuant to subsection (2), subsection (3), or subsection (4):
- (i) The court may also dismiss the order of impoundment or immobilization if the defendant provides proof to the satisfaction of the court that a functioning, certified ignition interlock device has been installed upon all vehicles that are individually or jointly leased or owned and routinely operated by the convicted person.
- (j)(i) All costs and fees for the impoundment or immobilization, including the cost of notification, must be paid by the owner of the vehicle or, if the vehicle is leased or rented, by the person leasing or renting the vehicle, unless the impoundment or immobilization order is dismissed. All provisions of s. 713.78 shall apply. The costs and fees for the impoundment or immobilization must be paid directly to the person impounding or immobilizing the vehicle.
- (k)(\dot{y}) The person who owns a vehicle that is impounded or immobilized under this paragraph, or a person who has a lien of record against such a vehicle and who has not requested a review of the impoundment pursuant to paragraph (e), paragraph (f), or paragraph (g), may, within 10 days after the date that person has knowledge of the location of the vehicle, file a complaint in the county in which the owner resides to determine whether the vehicle was wrongfully taken or

withheld from the owner or lienholder. Upon the filing of a complaint, the owner or lienholder may have the vehicle released by posting with the court a bond or other adequate security equal to the amount of the costs and fees for impoundment or immobilization, including towing or storage, to ensure the payment of such costs and fees if the owner or lienholder does not prevail. When the bond is posted and the fee is paid as set forth in s. 28.24, the clerk of the court shall issue a certificate releasing the vehicle. At the time of release, after reasonable inspection, the owner or lienholder must give a receipt to the towing or storage company indicating any loss or damage to the vehicle or to the contents of the vehicle.

(l)(k) A defendant, in the court's discretion, may be required to serve all or any portion of a term of imprisonment to which the defendant has been sentenced pursuant to this section in a residential alcoholism treatment program or a residential drug abuse treatment program. Any time spent in such a program must be credited by the court toward the term of imprisonment.

For the purposes of this section, any conviction for a violation of s. 327.35; a previous conviction for the violation of former s. 316.1931, former s. 860.01, or former s. 316.028; or a previous conviction outside this state for driving under the influence, driving while intoxicated, driving with an unlawful blood-alcohol level, driving with an unlawful breath-alcohol level, or any other similar alcohol-related or drug-related traffic offense, is also considered a previous conviction for violation of this section. However, in satisfaction of the fine imposed pursuant to this section, the court may, upon a finding that the defendant is financially unable to pay either all or part of the fine, order that the defendant participate for a specified additional period of time in public service or a community work project in lieu of payment of that portion of the fine which the court determines the defendant is unable to pay. In determining such additional sentence, the court shall consider the amount of the unpaid portion of the fine and the reasonable value of the services to be ordered; however, the court may not compute the reasonable value of services at a rate less than the federal minimum wage at the time of sentencing.

Section 6. Subsection (7) of section 316.1937, Florida Statutes, is amended to read:

316.1937 Ignition interlock devices, requiring; unlawful acts.—

(7) Notwithstanding the provisions of this section, if a person is required to operate a motor vehicle in the course and scope of his or her employment and if the vehicle is owned or leased by the employer, the person may operate that vehicle without installation of an approved ignition interlock device if the employer has been notified of such driving privilege restriction. and if Proof of that notification must be is with the vehicle. This employment exemption does not apply, however, if the business entity which owns the vehicle is owned or controlled by the person whose driving privilege has been restricted.

Section 7. Section 316.1938, Florida Statutes, is amended to read:

316.1938 Ignition interlock devices, certification; warning label.—

- (1) The department shall contract with a minimum of three providers, who have been selected through a competitive procurement process pursuant to s. 287.057, needed to implement the ignition interlock requirements of this chapter and chapter 322. Such contract shall be at no cost to the state. The contract between the department and the selected providers of ignition interlock devices shall be for a term of five years. The department is authorized to adopt rules to implement the ignition interlock requirements of this chapter and chapter 322. Such rules may include, but shall not be limited to, medical waivers, specifications for such devices, and their approval, installation, removal, servicing, and monitoring. The Department of Highway Safety and Motor Vehicles shall certify or cause to be certified the accuracy and precision of the breath testing component of the ignition interlock devices as required by s. 316.1937, and shall publish a list of approved devices, together with rules gov erning the accuracy and precision of the breath-testing component of such devices as adopted by rule in compliance with s. 316.1937. The cost of certification shall be borne by the manufacturers of ignition interlock
- (2) Ignition interlock devices required by this chapter and chapter 322 shall conform to specification of the rules or contracts of the department.

No model of ignition interlock device shall be certified unless it meets the accuracy requirements specified by rule of the department.

(3) The department shall design and adopt by rule A warning label must which shall be affixed to each ignition interlock device upon installation. The label must shall contain a warning that any person who tampers with, circumvents, tampering, circumventing, or otherwise misuses misusing the device commits is guilty of a violation of law and may be subject to civil liability.

And the title is amended as follows:

Delete lines 21-43 and insert: the roadside; amending s. 316.193, F.S.; authorizing the court to dismiss the order of impoundment or immobilization under certain circumstances; amending s. 316.1937, F.S.; revising provisions relating to the authority to operate a vehicle without installation of an approved ignition interlock device; amending s. 316.1938, F.S.; requiring the Department of Highway Safety and Motor Vehicles to contract with certain providers of ignition interlock devices; specifying contract years; authorizing the department to adopt rules; requiring ignition interlock devices to conform to department rules; specifying a warning label requirement; amending s. 316.1975, F.S.;

POINT OF ORDER DISPOSITION

Pending Amendment 3 (237646) by Senator Soto was withdrawn.

Pursuant to Rule 4.19, **CS for CS for HB 7005** as amended was placed on the calendar of Bills on Third Reading.

SB 1748—A bill to be entitled An act relating to establishing minimum water flows and levels for water bodies; exempting specified rules from legislative ratification under s. 120.541(3), F.S.; requiring the Department of Environmental Protection to publish a certain notice; providing an effective date.

-was read the second time by title.

Pending further consideration of **SB 1748**, on motion by Senator Dean, by two-thirds vote **HB 7171** was withdrawn from the Committees on Environmental Preservation and Conservation; and Rules.

On motion by Senator Dean-

HB 7171—A bill to be entitled An act relating to establishing minimum water flows and levels for water bodies; exempting specified rules from legislative ratification under s. 120.541(3), F.S.; requiring the Department of Environmental Protection to publish a certain notice; providing an effective date.

—a companion measure, was substituted for ${\bf SB~1748}$ and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~7171}$ was placed on the calendar of Bills on Third Reading.

RECONSIDERATION OF BILL

On motion by Senator Detert, the Senate recalled—

CS for HB 977—A bill to be entitled An act relating to motor vehicle insurance and driver education for children in foster care; creating s. 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; amending s. 1003.48, F.S.; providing for preferential enrollment in driver education courses for children in foster care; providing an effective date.

—for further consideration as amended this day.

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

Senator Detert moved the following amendments which were adopted:

Amendment 2 (965520) (with title amendment)—Delete lines 13-50 and insert:

Section 1. Section 743.047, Florida Statutes, is created to read:

743.047 Removal of disabilities of minors; executing agreements for motor vehicle insurance.—For the purpose of ensuring that a child in foster care will be able to secure motor vehicle insurance, the disability of nonage of minors shall be removed provided that the child has reached 16 years of age, has been adjudicated dependent, is residing in an out-ofhome placement as defined in s. 39.01, and has completed a driver education program. Upon issuance of an order by a court of competent jurisdiction, such child is authorized to make and execute all documents, contracts, or agreements necessary for obtaining motor vehicle insurance as if the child is otherwise competent to make and execute contracts. Execution of any such contract or agreement for motor vehicle insurance has the same effect as if it were the act of a person who is not a minor. A child seeking to enter into such contract or agreement or execute other necessary instrument incidental to obtaining motor vehicle insurance must present an order from a court of competent jurisdiction removing the disabilities of nonage of the minor pursuant to this section.

Section 2. Section 1003.48, Florida Statutes, is amended to read:

1003.48 Instruction in operation of motor vehicles.—

- (1) A course of study and instruction in the safe and lawful operation of a motor vehicle shall be made available by each district school board to students in the secondary schools in the state. The secondary school shall provide preferential enrollment to a student who is in the custody of the Department of Children and Families if the student maintains appropriate progress as required by the school. As used in this section, the term "motor vehicle" has shall have the same meaning as in s. 320.01(1)(a) and includes shall include motorcycles and mopeds. Instruction in motorcycle or moped operation may be limited to classroom instruction. The course may shall not be made a part of, or a substitute for, any of the minimum requirements for graduation.
- (2) In order to make such a course available to any secondary school student, the district school board may use any one of the following procedures or any combination thereof:
- (a) Use Utilize instructional personnel employed by the district school board.
- (b) Contract with a commercial driving school licensed under the provisions of chapter 488.
- (c) Contract with an instructor certified under the provisions of chapter 488.
- (3)(a) District school boards shall earn funds on full-time equivalent students at the appropriate basic program cost factor, regardless of the method by which such courses are offered.
- (4)(b) For the purpose of financing the Driver Education Program in the secondary schools, there shall be levied an additional 50 cents per year to the *driver* driver's license fee required by s. 322.21. The additional fee shall be promptly remitted to the Department of Highway Safety and Motor Vehicles, which shall transmit the fee to the Chief Financial Officer to be deposited in the General Revenue Fund.
- (5)(4) The district school board shall prescribe standards for the course required by this section and for instructional personnel directly employed by the district school board. A Any certified instructor or licensed commercial driving school is shall be deemed sufficiently qualified and is shall not be required to meet any standards in lieu of or in addition to those prescribed under chapter 488.
- Section 3. The sum of \$800,000 in recurring funds is appropriated from the General Revenue Fund to the Department of Children and Families for the purpose of implementing this act during the 2014-2015 fiscal year.

Section 4. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete lines 4-9 and insert: 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; requiring an order by the court for the disability of nonage to be removed; amending s. 1003.48, F.S.; providing for preferential enrollment

in driver education for specified children in care; providing an appropriation; providing an effective date.

Amendment 3 (322822) (with title amendment)—Before line 13 insert:

Section 1. Paragraph (a) of subsection (3) of section 39.701, Florida Statutes, is amended to read:

39.701 Judicial review.—

- (3) REVIEW HEARINGS FOR CHILDREN 17 YEARS OF AGE.—
- (a) In addition to the review and report required under paragraphs (1)(a) and (2)(a), respectively, the court shall hold a judicial review hearing within 90 days after a child's 17th birthday. The court shall also issue an order, separate from the order on judicial review, that the disability of nonage of the child has been removed pursuant to ss. 743.045 and 743.047 for any of these disabilities that the court finds is in the child's best interest to remove. The court s. 743.045 and shall continue to hold timely judicial review hearings. If necessary, the court may review the status of the child more frequently during the year before the child's 18th birthday. At each review hearing held under this subsection, in addition to any information or report provided to the court by the foster parent, legal custodian, or guardian ad litem, the child shall be given the opportunity to address the court with any information relevant to the child's best interest, particularly in relation to independent living transition services. The department shall include in the social study report for judicial review written verification that the child has:
- 1. A current Medicaid card and all necessary information concerning the Medicaid program sufficient to prepare the child to apply for coverage upon reaching the age of 18, if such application is appropriate.
- 2. A certified copy of the child's birth certificate and, if the child does not have a valid driver license, a Florida identification card issued under s. 322.051.
- 3. A social security card and information relating to social security insurance benefits if the child is eligible for those benefits. If the child has received such benefits and they are being held in trust for the child, a full accounting of these funds must be provided and the child must be informed as to how to access those funds.
- 4. All relevant information related to the Road-to-Independence Program, including, but not limited to, eligibility requirements, information on participation, and assistance in gaining admission to the program. If the child is eligible for the Road-to-Independence Program, he or she must be advised that he or she may continue to reside with the licensed family home or group care provider with whom the child was residing at the time the child attained his or her 18th birthday, in another licensed family home, or with a group care provider arranged by the department.
- 5. An open bank account or the identification necessary to open a bank account and to acquire essential banking and budgeting skills.
- 6. Information on public assistance and how to apply for public assistance.
- 7. A clear understanding of where he or she will be living on his or her 18th birthday, how living expenses will be paid, and the educational program or school in which he or she will be enrolled.
- 8. Information related to the ability of the child to remain in care until he or she reaches 21 years of age under s. 39.013.
- 9. A letter providing the dates that the child is under the jurisdiction of the court.
- $10. \;\;$ A letter stating that the child is in compliance with financial aid documentation requirements.
 - 11. The child's educational records.
 - 12. The child's entire health and mental health records.
 - 13. The process for accessing his or her case file.

- 14. A statement encouraging the child to attend all judicial review hearings occurring after the child's 17th birthday.
 - Section 2. Section 409.1454, Florida Statutes, is created to read:
 - 409.1454 Motor vehicle insurance for children in care.—
- (1) The Legislature finds that the costs of driver education, licensure and costs incidental to licensure, and motor vehicle insurance for a child in licensed out-of-home care after such child obtains a driver license creates an additional barrier to engaging in normal age-appropriate activities and gaining independence and may limit opportunities for obtaining employment and completing educational goals. The Legislature also finds that the completion of an approved driver education course is necessary to develop safe driving skills.
- (2) To the extent that funding is available, the department shall establish a 3-year pilot program to pay the cost of driver education, licensure and other costs incidental to licensure, and motor vehicle insurance for children in licensed out-of-home care who have successfully completed a driver education program.
- (3) If a caregiver, or an individual or not-for-profit entity approved by the caregiver, adds a child to his or her existing insurance policy, the amount paid to the caregiver or approved purchaser may not exceed the increase in cost attributable to the addition of the child to the policy.
- (4) Payment shall be made to eligible recipients in the order of eligibility until available funds are exhausted.
- (5) The department shall contract with a not-for-profit entity whose mission is to support youth aging out of foster care to develop procedures for operating and administering the pilot program, including, but not limited to:
- $(a) \quad \mbox{Determining eligibility, including responsibilities for the child and caregivers.}$
 - (b) Developing application and payment forms.
- (c) Notifying eligible children, caregivers, group homes, and residential programs of the pilot program.
- (d) Providing technical assistance to lead agencies, providers, group homes, and residential programs to support removing obstacles that prevent children in foster care from driving.
- (6) By July 1, 2015, and annually thereafter for the duration of the pilot program, the department shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives evaluating the success of and outcomes achieved by the pilot program. The report shall include a recommendation as to whether the pilot program should be continued, terminated, or expanded.

And the title is amended as follows:

Delete lines 2-3 and insert: An act relating to motor vehicle insurance and driver education for children in care; amending s. 39.701, F.S.; authorizing the court to consider the best interest of a child in removing specified disabilities of nonage for certain minors; creating s. 409.1454, F.S.; providing legislative findings; directing the Department of Children and Families to establish a statewide pilot program to pay specified costs of driver education, licensure and costs incidental to licensure, and motor vehicle insurance for a child in licensed out-of-home care who meets certain qualifications; providing limits of the amount to be paid; requiring payments to be made in the order of eligibility until funds are exhausted; requiring the department to contract with a qualified not-for-profit entity to operate and develop procedures for the pilot program; requiring the department to submit an annual report with recommendations to the Governor and the Legislature; creating s.

Pursuant to Rule 4.19, **CS for HB 977** as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Latvala, the Senate resumed consideration of-

CS for HB 7095—A bill to be entitled An act relating to the professional sports facilities incentive application process; amending s. 212.20,

F.S.; providing for the distribution of a specified amount of tax proceeds to certain applicants of the professional sports facility incentive program; prohibiting the Department of Revenue from distributing more than a specified amount to program applicants; amending s. 218.64, F.S.; authorizing municipalities and counties to use local government halfcent sales tax distributions to reimburse the state for funding received under the professional sports facility incentive program; amending s. 288.0001, F.S.; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide a detailed analysis of the professional sports facility incentive program; creating s. 288.11625, F.S.; creating the professional sports facility incentive program; providing definitions; requiring certain professional sports franchises to meet additional requirements to be a beneficiary; providing application requirements and procedures; providing procedures and criteria for the evaluation of applications and the recommendation of applications for a distribution of state funds; providing that an applicant must receive legislative approval of its application in order to receive state funding; requiring an applicant whose application is approved by the Legislature to enter into a contract with the Department of Economic Opportunity containing specified terms in order to become certified; providing for the duration of certain certifications; providing for the distribution of state funds to certified applicants; requiring certified applicants to submit an annual analysis including specified information; restricting the amount of state funds that may be provided to certified applicants in a specified period; restricting the use of state funds received by a certified applicant to specified purposes; providing for the repayment of distributions under certain circumstances; requiring the department to submit an annual report containing specified information to the Governor and Legislature; requiring the Auditor General to conduct an audit of the program; authorizing the Department of Revenue to recover improperly expended distributions at the request of the Auditor General; providing for the halting of distributions; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.1166, F.S.; requiring a local government to issue an emergency declaration in order to designate a professional sports facility constructed with financial assistance from the state as a shelter site for the homeless; providing an effective date.

-which was previously considered and amended this day.

Pursuant to Rule 4.19, **CS for HB 7095** as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Negron, the Senate resumed consideration of-

HB 5601—A bill to be entitled An act relating to economic development; amending s. 202.11, F.S.; revising the definition of "prepaid calling arrangement"; providing for retroactive applicability and construction; amending s. 203.01, F.S.; imposing an additional rate on gross receipts for electrical power or energy; revising exemptions from the tax on gross receipts for utility and communications services; providing exemptions from the additional tax on gross receipts from electrical power or energy; requiring the additional tax to be excluded from the taxable base on which gross receipts are calculated under certain circumstances; amending s. 212.05, F.S.; revising the definition of "prepaid calling arrangement" to clarify and update which services are included under the definition and subject to sales tax; reducing the sales tax rate for charges for electrical power or energy; providing for retroactive applicability and construction; amending s. 212.08, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the sales and use tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; revising a provision exempting certain machinery and equipment from the sales and use tax to exempt certain mixer drums and parts and labor required to affix certain mixer drums to mixer trucks from the sales and use tax; exempting sales of child restraint systems and booster seats for use in motor vehicles and youth bicycle helmets from the sales and use tax; amending s. 212.12, F.S.; conforming a provision to a change made by the act; amending s. 212.20, F.S.; requiring the Department of Revenue to distribute funds to the State Transportation Trust Fund for strategic and regionally significant transportation projects; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; providing applicability; amending s. 220.183, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the corporate income tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; providing applicability; creating s. 288.127, F.S.; providing definitions; providing a purpose; creating the Qualified Television Loan Fund; requiring the Department of Economic Opportunity to contract with a fund administrator; providing fund administrator qualifications; providing for the fund administrator's compensation and removal; specifying the fund administrator powers and duties; providing the structure of the loans; providing qualified television content criteria; requiring the Auditor General to conduct an operational audit of the fund and the fund administrator; authorizing the department to adopt rules; providing for expiration of the act; providing emergency rulemaking authority; amending s. 288.9914, F.S.; revising limits on tax credits that may be approved by the Department of Economic Opportunity under the New Markets Development Program; creating s. 339.0803, F.S.; requiring a specified amount of funds deposited into the State Transportation Trust Fund to be used annually for strategic and regionally significant transportation projects; amending s. 624.5105, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the insurance premium tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; providing for a sales tax holiday for certain Energy Star and WaterSense products; providing restrictions; providing definitions; authorizing the Department of Revenue to adopt emergency rules; providing that the admissions tax may not be levied on the sale of athletic, exercise, and physical fitness facility memberships by certain health studios during a specified period; authorizing the Department of Revenue to adopt emergency rules; specifying a period during which the sale of clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property related to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing appropriations; providing an effective date.

—which was previously considered this day with pending **Amendment 1 (965938)** by the Committee on Appropriations.

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

Senator Negron moved the following substitute amendment:

Amendment 2 (526842) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Effective July 1, 2014, subsection (9) of section 202.11, Florida Statutes, is amended to read:
 - 202.11 Definitions.—As used in this chapter, the term:
- (9) "Prepaid calling arrangement" means: the separately stated retail sale by advance payment of
- (a) A right to use communications services, other than mobile communications services, for which a separately stated price must be paid in advance, which is sold at retail in predetermined units that decline in number with use on a predetermined basis, and which that consist exclusively of telephone calls originated by using an access number, authorization code, or other means that may be manually, electronically, or otherwise entered; or and that are sold in predetermined units or dollars of which the number declines with use in a known amount.
- (b) A right to use mobile communications services that must be paid for in advance and is sold at retail in predetermined units that expire or decline in number on a predetermined basis if:
- 1. The purchaser's right to use mobile communications services terminates upon all purchased units' expiring or being exhausted unless the purchaser pays for additional units;
 - 2. The purchaser is not required to purchase additional units; and
- 3. Any right of the purchaser to use units to obtain communications services other than mobile communications services is limited to services that are provided to or through the same handset or other electronic device that is used by the purchaser to access mobile communications services.

Predetermined units described in this subsection may be quantified as amounts of usage, time, money, or a combination of these or other means of measurement.

- Section 2. Effective July 1, 2014, paragraph (e) 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:
 - (e)1. At the rate of 6 percent on charges for:
- a. Prepaid calling arrangements. The tax on charges for prepaid calling arrangements shall be collected at the time of sale and remitted by the selling dealer.
- (I) "Prepaid calling arrangement" has the same meaning as provided in s. 202.11 means the separately stated retail sale by advance payment of communications services that consist exclusively of telephone calls originated by using an access number, authorization code, or other means that may be manually, electronically, or otherwise entered and that are sold in predetermined units or dollars whose number declines with use in a known amount.
- (II) If the sale or recharge of the prepaid calling arrangement does not take place at the dealer's place of business, it shall be deemed to *have taken* take place at the customer's shipping address or, if no item is shipped, at the customer's address or the location associated with the customer's mobile telephone number.
- (III) The sale or recharge of a prepaid calling arrangement shall be treated as a sale of tangible personal property for purposes of this chapter, *regardless of* whether or not a tangible item evidencing such arrangement is furnished to the purchaser, and such sale within this state subjects the selling dealer to the jurisdiction of this state for purposes of this subsection.
- (IV) No additional tax under this chapter or chapter 202 is due or payable if a purchaser of a prepaid calling arrangement who has paid tax under this chapter on the sale or recharge of such arrangement applies one or more units of the prepaid calling arrangement to obtain communications services as described in s. 202.11(9)(b)3., other services that are not communications services, or products.
 - b. The installation of telecommunication and telegraphic equipment.
- c. Electrical power or energy, except that the tax rate for charges for electrical power or energy is 4.35 7 percent. Charges for electrical power and energy do not include taxes imposed under ss. 166.231 and 203.01(1)(a)3.
- 2. Section The provisions of s. 212.17(3), regarding credit for tax paid on charges subsequently found to be worthless, is shall be equally applicable to any tax paid under the provisions of this section on charges for prepaid calling arrangements, telecommunication or telegraph services, or electric power subsequently found to be uncollectible. As used in this paragraph, the term word "charges" in this paragraph does not include any excise or similar tax levied by the Federal Government, a eny political subdivision of this the state, or a eny municipality upon the purchase, sale, or recharge of prepaid calling arrangements or upon the purchase or sale of telecommunication, television system program, or telegraph service or electric power, which tax is collected by the seller from the purchaser.
- Section 3. The amendments made to ss. 202.11 and 212.05(1)(e)1.a., Florida Statutes, by this act are intended to be remedial in nature and apply retroactively, but do not provide a basis for an assessment of any tax not paid or create a right to a refund or credit of any tax paid before the effective date of this act.

- Section 4. Effective July 1, 2014, subsections (1), (3), (4), and (7) of section 203.01, Florida Statutes, are amended to read:
- 203.01 Tax on gross receipts for utility and communications services —
- (1)(a)1. A tax is imposed on gross receipts from utility services that are delivered to a retail consumer in this state. The tax shall be levied as provided in paragraphs (b)-(j).
- 2. A tax is levied on communications services as defined in s. 202.11(1). The tax shall be applied to the same services and transactions as are subject to taxation under chapter 202, and to communications services that are subject to the exemption provided in s. 202.125(1). The tax shall be applied to the sales price of communications services when sold at retail, as the terms are defined in s. 202.11, shall be due and payable at the same time as the taxes imposed pursuant to chapter 202, and shall be administered and collected pursuant to the provisions of chapter 202.
- 3. An additional tax is levied on charges for, or the use of, electrical power or energy that is subject to the tax levied pursuant to s. 212.05(1)(e) 1.c. or s. 212.06(1). The tax shall be applied to the same transactions or uses as are subject to taxation under s. 212.05(1)(e)1.c. or s. 212.06(1). If a transaction or use is exempt from the tax imposed under 212.05(1)(e)1.c. or s. 212.06(1), the transaction or use is also exempt from the tax imposed under this subparagraph. The tax shall be applied to charges for electrical power or energy and is due and payable at the same time as taxes imposed pursuant to chapter 212. Chapter 212 governs the administration and enforcement of the tax imposed by this subparagraph. The charges upon which the tax imposed by this subparagraph is applied do not include the taxes imposed by subparagraph 1. or s. 166.231. The tax imposed by this subparagraph becomes state funds at the moment of collection and is not considered as revenue of a utility for purposes of a franchise agreement between the utility and a local government.
 - (b)1. The rate applied to utility services shall be 2.5 percent.
 - 2. The rate applied to communications services shall be 2.37 percent.
- 3. There shall be An additional rate of 0.15 percent shall be applied to communication services subject to the tax levied pursuant to s. 202.12(1)(a), (c), and (d). The exemption provided in s. 202.125(1) applies to the tax levied pursuant to this subparagraph.
- 4. The rate applied to electrical power or energy taxed under sub-paragraph (a)3. shall be 2.6 percent.
- (c)1. The tax imposed under subparagraph (a)1. shall be levied against the total amount of gross receipts received by a distribution company for its sale of utility services if the utility service is delivered to the retail consumer by a distribution company and the retail consumer pays the distribution company a charge for utility service which includes a charge for both the electricity and the transportation of electricity to the retail consumer. The distribution company shall report and remit to the Department of Revenue by the 20th day of each month the taxes levied pursuant to this paragraph during the preceding month.
- 2. To the extent practicable, the Department of Revenue must distribute all receipts of taxes remitted under this chapter to the Public Education Capital Outlay and Debt Service Trust Fund in the same month as the department collects such taxes.
- (d)1. Each distribution company that receives payment for the delivery of electricity to a retail consumer in this state is subject to tax on the exercise of this privilege as provided by this paragraph unless the payment is subject to tax under paragraph (c). For the exercise of this privilege, the tax levied on the such distribution company's receipts for the delivery of electricity shall be determined by multiplying the number of kilowatt hours delivered by the index price and applying the rate in subparagraph (b)1. paragraph (b) to the result.
- 2. The index price is the Florida price per kilowatt hour for retail consumers in the previous calendar year, as published in the United States Energy Information Administration Electric Power Monthly and announced by the Department of Revenue on June 1 of each year to be effective for the 12-month period beginning July 1 of that year. For each residential, commercial, and industrial customer class, the applicable index posted for residential, commercial, and industrial shall will be

- applied in calculating the gross receipts to which the tax applies. If publication of the indices is delayed or discontinued, the last posted index shall be used until a current index is posted or the department adopts a comparable index by rule.
- 3. Tax due under this paragraph shall be administered, paid, and reported in the same manner as the tax due under paragraph (c).
- 4. The amount of tax due under this paragraph shall be reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the retail consumer purchased the electricity, whether imposed by and paid to this state, another state, a territory of the United States, or the District of Columbia. This reduction in tax shall be available to the retail consumer as a refund made pursuant to s. 215.26 and does not inure to the benefit of the person who receives payment for the delivery of the electricity. The methods of demonstrating proof of payment and the amount of such refund shall be made according to rules of the Department of Revenue.
- (e)1. A Every distribution company that receives payment for the sale or transportation of natural or manufactured gas to a retail consumer in this state is subject to tax on the exercise of this privilege as provided by this paragraph. For the exercise of this privilege, the tax levied on the such distribution company's receipts for the sale or transportation of natural or manufactured gas shall be determined by dividing the number of cubic feet delivered by 1,000, multiplying the resulting number by the index price, and applying the rate in subparagraph (b)1. paragraph (b) to the result.
- 2. The index price is the Florida price per 1,000 cubic feet for retail consumers in the previous calendar year as published in the United States Energy Information Administration Natural Gas Monthly and announced by the Department of Revenue on June 1 of each year to be effective for the 12-month period beginning July 1 of that year. For each residential, commercial, and industrial customer class, the applicable index posted for residential, commercial, and industrial shall will be applied in calculating the gross receipts to which the tax applies. If publication of the indices is delayed or discontinued, the last posted index shall be used until a current index is posted or the department adopts a comparable index by rule.
- 3. Tax due under this paragraph shall be administered, paid, and reported in the same manner as the tax due under paragraph (c).
- 4. The amount of tax due under this paragraph shall be reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the retail consumer purchased the natural gas or manufactured gas, whether imposed by and paid to this state, another state, a territory of the United States, or the District of Columbia. This reduction in tax shall be available to the retail consumer as a refund pursuant to s. 215.26 and does not inure to the benefit of the person providing the transportation service. The methods of demonstrating proof of payment and the amount of such refund shall be made according to rules of the Department of Revenue.
- (f) Any person who imports into this state electricity, natural gas, or manufactured gas, or severs natural gas, for that person's own use or consumption as a substitute for purchasing utility, transportation, or delivery services taxable under subparagraph (a)1. this chapter and who cannot demonstrate payment of the tax imposed by this chapter must register with the Department of Revenue and pay into the State Treasury each month an amount equal to the cost price, as defined in s. 212.02, of such electricity, natural gas, or manufactured gas times the rate set forth in subparagraph (b)1. paragraph (b), reduced by the amount of any like tax lawfully imposed on and paid by the person from whom the electricity, natural gas, or manufactured gas was purchased or any person who provided delivery service or transportation service in connection with the electricity, natural gas, or manufactured gas. For purposes of this paragraph, the term "cost price" has the meaning ascribed in s. 212.02(4). The methods of demonstrating proof of payment and the amount of such reductions in tax shall be made according to rules of the Department of Revenue.
- (g) Electricity produced by cogeneration or by small power producers which is transmitted and distributed by a public utility between two locations of a customer of the utility pursuant to s. 366.051 is subject to the tax imposed by *subparagraph* (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electricity as

provided in s. 212.02(4) and shall be paid each month by the producer of such electricity.

- (h) Electricity produced by cogeneration or by small power producers during the 12-month period ending June 30 of each year which is in excess of nontaxable electricity produced during the 12-month period ending June 30, 1990, is subject to the tax imposed by subparagraph (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electricity as provided in s. 212.02(4) and shall be paid each month, beginning with the month in which total production exceeds the production of nontaxable electricity for the 12-month period ending June 30, 1990. As used in For purposes of this paragraph, the term "nontaxable electricity" means electricity produced by cogeneration or by small power producers which is not subject to tax under paragraph (g). Taxes paid pursuant to paragraph (g) may be credited against taxes due under this paragraph. Electricity generated as part of an industrial manufacturing process that which manufactures products from phosphate rock, raw wood fiber, paper, citrus, or any agricultural product is shall not be subject to the tax imposed by this paragraph. The term "industrial manufacturing process" means the entire process conducted at the location where the process takes place.
- (i) Any person other than a cogenerator or small power producer described in paragraph (h) who produces for his or her own use electrical energy that which is a substitute for electrical energy produced by an electric utility as defined in s. 366.02 is subject to the tax imposed by subparagraph (a)1 this section. The tax shall be applied to the cost price, as defined in s. 212.02, of such electrical energy as provided in s. 212.02(4) and shall be paid each month. The provisions of This paragraph does do not apply to any electrical energy produced and used by an electric utility.
- (j) Notwithstanding any other provision of this chapter, with the exception of a communications services dealer reporting taxes administered under chapter 202, the department may require:
- 1. A quarterly return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$1,000;
- 2. A semiannual return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$500; or
- 3. An annual return and payment when the tax remitted for the preceding four calendar quarters did not exceed \$100.
- (3) The tax imposed by $subparagraph\ (1)(a)1.$ subsection (1) does not apply to:
- (a)1. The sale or transportation of natural gas or manufactured gas to a public or private utility, including a municipal corporation or rural electric cooperative association, either for resale or for use as fuel in the generation of electricity; or
- 2. The sale or delivery of electricity to a public or private utility, including a municipal corporation or rural electric cooperative association, for resale, or as part of an electrical interchange agreement or contract between such utilities for the purpose of transferring more economically generated power;

if provided the person deriving gross receipts from such sale demonstrates that a sale, transportation, or delivery for resale in fact occurred and complies with the following requirements: A sale, transportation, or delivery for resale must be in strict compliance with the rules and regulations of the Department of Revenue; and any sale subject to the tax imposed by this section which is not in strict compliance with the rules and regulations of the Department of Revenue shall be subject to the tax at the appropriate rate imposed on utilities under subparagraph (1)(b)1. by paragraph (b) on the person making the sale. Any person making a sale for resale may, through an informal protest provided for in s. 213.21 and the rules of the Department of Revenue, provide the department with evidence of the exempt status of a sale. The department shall adopt rules that provide that valid proof and documentation of the resale by a person making the sale for resale will be accepted by the department when submitted during the protest period but will not be accepted when submitted in any proceeding under chapter 120 or any circuit court action instituted under chapter 72;

(b) Wholesale sales of electric transmission service;

- (c) The use of natural gas in the production of oil or gas, or the use of natural or manufactured gas by a person transporting natural or manufactured gas, when used and consumed in providing such services; or
- (d) The sale or transportation to, or use of, natural gas or manufactured gas by a person eligible for an exemption under s. 212.08(7)(ff)2. for use as an energy source or a raw material. Possession by a seller of natural or manufactured gas or by any person providing transportation or delivery of natural or manufactured gas of a written certification by the purchaser, certifying the purchaser's entitlement to the exclusion permitted by this paragraph, relieves the seller or person providing transportation or delivery from the responsibility of remitting tax on the nontaxable amounts, and the department shall look solely to the purchaser for recovery of such tax if the department determines that the purchaser was not entitled to the exclusion. The certification must include an acknowledgment by the purchaser that it will be liable for tax pursuant to paragraph (1)(f) if the requirements for exclusion are not met.
- (4) The tax imposed pursuant to subparagraph (1)(a)1. this chapter relating to the provision of any utility services at the option of the person supplying the taxable services may be separately stated as Florida gross receipts tax on the total amount of any bill, invoice, or other tangible evidence of the provision of such taxable services and may be added as a component part of the total charge. If Whenever a provider of taxable services elects to separately state such tax as a component of the charge for the provision of such taxable services, any every person, including all governmental units, shall remit the tax to the person who provides such taxable services as a part of the total bill, and the tax is a component part of the debt of the purchaser to the person who provides such taxable services until paid and, if unpaid, is recoverable at law in the same manner as any other part of the charge for such taxable services. For a utility, the decision to separately state any increase in the rate of tax imposed by this chapter which is effective after December 31, 1989, and the ability to recover the increased charge from the customer is shall not be subject to regulatory approval.
- (7) Gross receipts subject to the tax imposed under subparagraph (1)(a)1. by this section for the provision of electricity must shall include receipts from monthly customer charges or monthly customer facility charges.
- Section 5. The amendments to s. 212.05(1)(e)1.c. made in section 2 of this act and to s. 203.01 made in section 4 of this act apply to taxable transactions included on bills that are for utility services and that are dated on or after July 1, 2014.
- Section 6. In complying with the amendments to ss. 203.01 and 212.05, Florida Statutes, relating to the additional tax on electrical power or energy, made by this act, a seller of electrical power or energy may collect a combined rate of 6.95 percent, which consists of the 4.35 percent and 2.6 percent required under ss. 212.05(1)(e)1.c. and 203.01(1)(b)4., Florida Statutes, 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 7. Subsections (4) and (5) of section 205.0535, Florida Statutes, are amended to read:
- 205.0535 Reclassification and rate structure revisions.—
- (4) After the conditions specified in subsections (2) and (3) are met, municipalities and counties may, every other year thereafter, increase or decrease by ordinance the rates of business taxes by up to 5 percent. However, an increase must, however, may not be enacted by at least less than a majority plus one vote of the governing body.
- (5) Nothing in This chapter does not shall be construed to prohibit a municipality or county from decreasing or repealing any business tax authorized under this chapter. By majority vote, the governing body of a county or municipality may adopt an ordinance repealing a local business tax or establishing new rates that decrease local business taxes and do not result in an increase in local business taxes for a taxpayer. Such ordinances are not subject to subsections (2) and (3).
- (6)(5) A receipt may not be issued unless the federal employer identification number or social security number is obtained from the person to be taxed.

Section 8. Paragraph (b) of subsection (2) of section 210.20, Florida Statutes, is amended to read:

- 210.20 Employees and assistants; distribution of funds.—
- (2) As collections are received by the division from such cigarette taxes, it shall pay the same into a trust fund in the State Treasury designated "Cigarette Tax Collection Trust Fund" which shall be paid and distributed as follows:
- (b) Beginning July 1, 2004, and continuing through June 30, 2013, the division shall from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 1.47 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer. Beginning July 1, 2014 2013, and continuing through June 30, 2033, the division shall from month to month certify to the Chief Financial Officer the amount derived from the cigarette tax imposed by s. 210.02, less the service charges provided for in s. 215.20 and less 0.9 percent of the amount derived from the cigarette tax imposed by s. 210.02, which shall be deposited into the Alcoholic Beverage and Tobacco Trust Fund, specifying an amount equal to 4.04 2.75 percent of the net collections, and that amount shall be paid to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute, established under s. 1004.43, by warrant drawn by the Chief Financial Officer. These funds are appropriated monthly out of the Cigarette Tax Collection Trust Fund, to be used for lawful purposes, including constructing, furnishing, equipping, financing, operating, and maintaining cancer research and clinical and related facilities; furnishing, equipping, operating, and maintaining other properties owned or leased by the H. Lee Moffitt Cancer Center and Research Institute; and paying costs incurred in connection with purchasing, financing, operating, and maintaining such equipment, facilities, and properties. In fiscal years 2004-2005 and thereafter, the appropriation to the H. Lee Moffitt Cancer Center and Research Institute authorized by this subparagraph shall not be less than the amount that would have been paid to the H. Lee Moffitt Cancer Center and Research Institute in fiscal year 2001-2002, had this subparagraph been in effect.
- Section 9. Effective July 1, 2014, paragraphs (i) through (k) of subsection (2) of section 212.08, Florida Statutes, are redesignated as paragraphs (j) through (l), respectively, and a new paragraph (i) is added to that subsection, paragraph (p) of subsection (5) and paragraph (r) of subsection (7) are amended, paragraph (kkk) of subsection (7), as created by chapter 2013-39, Laws of Florida, is amended, and paragraphs (lll) and (mmm) are added to subsection (7) of that section, to read:
- 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.
 - (2) EXEMPTIONS; MEDICAL.—
- (i) Sales of therapeutic veterinary diets specifically formulated to aid in the management of illness and disease of a diagnosed health disorder in an animal and which are only available from a licensed veterinarian are exempt from the tax imposed under this chapter.
 - (5) EXEMPTIONS; ACCOUNT OF USE.—
 - (p) Community contribution tax credit for donations.—
- 1. Authorization.—Persons who are registered with the department under s. 212.18 to collect or remit sales or use tax and who make donations to eligible sponsors are eligible for tax credits against their state sales and use tax liabilities as provided in this paragraph:
- a. The credit shall be computed as 50 percent of the person's approved annual community contribution.
- b. The credit shall be granted as a refund against state sales and use taxes reported on returns and remitted in the 12 months preceding the date of application to the department for the credit as required in sub-

- subparagraph 3.c. If the annual credit is not fully used through such refund because of insufficient tax payments during the applicable 12-month period, the unused amount may be included in an application for a refund made pursuant to sub-subparagraph 3.c. in subsequent years against the total tax payments made for such year. Carryover credits may be applied for a 3-year period without regard to any time limitation that would otherwise apply under s. 215.26.
- c. A person may not receive more than \$200,000 in annual tax credits for all approved community contributions made in any one year.
- d. All proposals for the granting of the tax credit require the prior approval of the Department of Economic Opportunity.
- e. The total amount of tax credits which may be granted for all programs approved under this paragraph, s. 220.183, and s. 624.5105 is \$12.8 \$10.5 million annually for projects that provide homeownership opportunities for low-income *households* or very-low-income households as *those terms are* defined in s. 420.9071(19) and (28) and \$3.5 million annually for all other projects.
- f. A person who is eligible to receive the credit provided for in this paragraph, s. 220.183, or s. 624.5105 may receive the credit only under the one section of the person's choice.
 - 2. Eligibility requirements.—
- a. A community contribution by a person must be in the following form:
 - (I) Cash or other liquid assets;
 - (II) Real property;
 - (III) Goods or inventory; or
- (IV) Other physical resources as identified by the Department of Economic Opportunity.
- b. All community contributions must be reserved exclusively for use in a project. As used in this sub-subparagraph, the term "project" means any activity undertaken by an eligible sponsor which is designed to construct, improve, or substantially rehabilitate housing that is affordable to low-income households or very-low-income households as those terms are defined in s. 420.9071(19) and (28); designed to provide commercial, industrial, or public resources and facilities; or designed to improve entrepreneurial and job-development opportunities for low-income persons. A project may be the investment necessary to increase access to high-speed broadband capability in rural communities with enterprise zones, including projects that result in improvements to communications assets that are owned by a business. A project may include the provision of museum educational programs and materials that are directly related to a any project approved between January 1, 1996, and December 31, 1999, and located in an enterprise zone designated pursuant to s. 290.0065. This paragraph does not preclude projects that propose to construct or rehabilitate housing for low-income households or very-low-income households on scattered sites. With respect to housing, contributions may be used to pay the following eligible lowincome and very-low-income housing-related activities:
- (I) Project development impact and management fees for low-income or very-low-income housing projects;
- (II) Down payment and closing costs for *low-income persons and* very-low-income eligible persons, as those terms are defined in s. 420.9071(19) and (28);
- (III) Administrative costs, including housing counseling and marketing fees, not to exceed 10 percent of the community contribution, directly related to low-income or very-low-income projects; and
- (IV) Removal of liens recorded against residential property by municipal, county, or special district local governments *if* when satisfaction of the lien is a necessary precedent to the transfer of the property to *a low-income person or very-low-income* an eligible person, as *those terms* are defined in s. 420.9071(19) and (28), for the purpose of promoting home ownership. Contributions for lien removal must be received from a nonrelated third party.

- c. The project must be undertaken by an "eligible sponsor," which includes:
 - (I) A community action program;
- (II) A nonprofit community-based development organization whose mission is the provision of housing for low-income *households* or very-low-income households or increasing entrepreneurial and job-development opportunities for low-income persons;
 - (III) A neighborhood housing services corporation;
 - (IV) A local housing authority created under chapter 421;
 - (V) A community redevelopment agency created under s. 163.356;
 - (VI) A historic preservation district agency or organization;
 - (VII) A regional workforce board;
 - (VIII) A direct-support organization as provided in s. 1009.983;
- (IX) An enterprise zone development agency created under s. 290.0056;
- (X) A community-based organization incorporated under chapter 617 which is recognized as educational, charitable, or scientific pursuant to s. 501(c)(3) of the Internal Revenue Code and whose bylaws and articles of incorporation include affordable housing, economic development, or community development as the primary mission of the corporation;
 - (XI) Units of local government;
 - (XII) Units of state government; or
- (\mbox{XIII}) $\,$ Any other agency that the Department of Economic Opportunity designates by rule.

In no event may A contributing person may not have a financial interest in the eligible sponsor.

- d. The project must be located in an area designated an enterprise zone or a Front Porch Florida Community, unless the project increases access to high-speed broadband capability for rural communities that have with enterprise zones but is physically located outside the designated rural zone boundaries. Any project designed to construct or rehabilitate housing for low-income households or very-low-income households as those terms are defined in s. 420.9071(19) and (28) is exempt from the area requirement of this sub-subparagraph.
- e.(I) If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects that provide home-households as those terms are defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications as follows:
- (A) If tax credit applications submitted for approved projects of an eligible sponsor do not exceed \$200,000 in total, the credits shall be granted in full if the tax credit applications are approved.
- (B) If tax credit applications submitted for approved projects of an eligible sponsor exceed \$200,000 in total, the amount of tax credits granted pursuant to sub-sub-sub-subparagraph (A) shall be subtracted from the amount of available tax credits, and the remaining credits shall be granted to each approved tax credit application on a pro rata basis.
- (II) If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide homeownership opportunities for low-income *households* or very-low-

income households as those terms are defined in s. 420.9071(19) and (28) are received for less than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant tax credits for those applications and shall grant remaining tax credits on a first-come, first-served basis for any subsequent eligible applications received before the end of the state fiscal year. If, during the first 10 business days of the state fiscal year, eligible tax credit applications for projects other than those that provide homeownership opportunities for low-income households or very-low-income households as those terms are defined in s. 420.9071(19) and (28) are received for more than the annual tax credits available for those projects, the Department of Economic Opportunity shall grant the tax credits for those applications on a pro rata basis.

3. Application requirements.—

- a. Any eligible sponsor seeking to participate in this program must submit a proposal to the Department of Economic Opportunity which sets forth the name of the sponsor, a description of the project, and the area in which the project is located, together with such supporting information as is prescribed by rule. The proposal must also contain a resolution from the local governmental unit in which the project is located certifying that the project is consistent with local plans and regulations.
- b. Any person seeking to participate in this program must submit an application for tax credit to the Department of Economic Opportunity which sets forth the name of the sponsor, a description of the project, and the type, value, and purpose of the contribution. The sponsor shall verify, in writing, the terms of the application and indicate its receipt of the contribution, and such which verification must be in writing and accompany the application for tax credit. The person must submit a separate tax credit application to the Department of Economic Opportunity for each individual contribution that it makes to each individual project.
- c. Any person who has received notification from the Department of Economic Opportunity that a tax credit has been approved must apply to the department to receive the refund. Application must be made on the form prescribed for claiming refunds of sales and use taxes and be accompanied by a copy of the notification. A person may submit only one application for refund to the department within a any 12-month period.

4. Administration.—

- a. The Department of Economic Opportunity may adopt rules pursuant to ss. 120.536(1) and 120.54 necessary to administer this paragraph, including rules for the approval or disapproval of proposals by a person.
- b. The decision of the Department of Economic Opportunity must be in writing, and, if approved, the notification shall state the maximum credit allowable to the person. Upon approval, the Department of Economic Opportunity shall transmit a copy of the decision to the department of Revenue.
- c. The Department of Economic Opportunity shall periodically monitor all projects in a manner consistent with available resources to ensure that resources are used in accordance with this paragraph; however, each project must be reviewed at least once every 2 years.
- d. The Department of Economic Opportunity shall, in consultation with the statewide and regional housing and financial intermediaries, market the availability of the community contribution tax credit program to community-based organizations.
- 5. Expiration.—This paragraph expires June 30, 2016 2015; however, any accrued credit carryover that is unused on that date may be used until the expiration of the 3-year carryover period for such credit.
- (7) MISCELLANEOUS EXEMPTIONS.—Exemptions provided to any entity by this chapter do not inure to any transaction that is otherwise taxable under this chapter when payment is made by a representative or employee of the entity by any means, including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the en-

tity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as required by the department. Eligible purchases or leases made with such a certificate must be in strict compliance with this subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.

(r) School books and school lunches.—This exemption applies to school books used in regularly prescribed courses of study, and to school lunches served in public, parochial, or nonprofit schools operated for and attended by pupils of grades K through 12. Yearbooks, magazines, newspapers, directories, bulletins, and similar publications distributed by such educational institutions to their students are also exempt. School books and food sold or served at community colleges and other institutions of higher learning are taxable, except that prepaid meal plans purchased from a college or other institution of higher learning by students currently enrolled at that college or other institution of higher learning are exempt. As used in this subparagraph, "prepaid meal plans" means payment in advance to a college or institution of higher learning for the provision of a defined quantity of units that must expire at the end of an academic term, cannot be refunded to the student upon expiration, and which may only be exchanged for food.

(kkk) Certain machinery and equipment.-

- 1. Industrial machinery and equipment purchased by eligible manufacturing businesses which is used at a fixed location within this state, or a mixer drum affixed to a mixer truck which is used at any location within this state to mix, agitate, and transport freshly mixed concrete in a plastic state, for the manufacture, processing, compounding, or production of items of tangible personal property for sale shall be exempt from the tax imposed by this chapter. Parts and labor required to affix a mixer drum exempt under this paragraph to a mixer truck 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 paragraph, the seller is relieved of the responsibility for collecting 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, and 33. As used in this subparagraph, "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.
- b. "Primary business activity" means an activity representing more than fifty percent of the activities conducted at the location where the industrial machinery and equipment is located.
- c. "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. 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 purchased prior to the date the machinery and equipment are placed in service.
 - 3. This paragraph is repealed April 30, 2017.

- (lll) Motor vehicle child restraint.—The sale of a child restraint system or booster seat for use in a motor vehicle is exempt from the tax imposed by this chapter.
- (mmm) Youth bicycle helmets.—The sale of a bicycle helmet marketed for use by youth is exempt from the tax imposed by this chapter.
- Section 10. Subsection (11) of section 212.12, Florida Statutes, is amended to read:
- 212.12 Dealer's credit for collecting tax; penalties for noncompliance; powers of Department of Revenue in dealing with delinquents; brackets applicable to taxable transactions; records required.—
- (11) The department shall make available in an electronic format or otherwise the tax amounts and brackets applicable to all taxable transactions that occur in counties that have a surtax at a rate other than 1 percent which transactions would otherwise have been transactions taxable at the rate of 6 percent. Likewise, the department shall make available in an electronic format or otherwise the tax amounts and brackets applicable to transactions taxable at 4.35 7 percent pursuant to s. 212.05(1)(e)1.c. s. 212.05(1)(e) and on transactions which would otherwise have been so taxable in counties which have adopted a discretionary sales surtax.
- Section 11. Effective September 1, 2014, paragraphs (c) and (d) of subsection (6) of section 212.20, Florida Statutes, are 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 s. 202.18(1)(b) and (2)(b), and s. 203.01(1)(a)3. is shall be as follows:
- (c)1. Proceeds from the fees imposed under ss. 212.05(1)(h)3. and 212.18(3) shall remain with the General Revenue Fund.
- 2. The portion of the proceeds which constitutes gross receipts tax imposed pursuant to s. 203.01(1)(a)3. shall be deposited as provided by law and in accordance with s. 9, Art. XII of the State Constitution.
- (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., 8.8854 8.814 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., 0.0956 0.095 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., 2.0603 2.0440 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., 1.3517 1.3409 percent of the available proceeds shall be transferred monthly to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 218.215. If the total revenue to be distributed pursuant to this subparagraph is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, no municipality shall receive less than the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Financial Fund for Municipalities and the former Municipal Financial Fin

nancial Assistance Trust Fund in state fiscal year 1999-2000. If the total proceeds to be distributed are less than the amount received in combination from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, each municipality shall receive an amount proportionate to the amount it was due in state fiscal year 1999-2000.

6. Of the remaining proceeds:

- a. In each fiscal year, the sum of \$29,915,500 shall be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. The distribution among the several counties must begin each fiscal year on or before January 5th and continue monthly for a total of 4 months. If a local or special law required that any moneys accruing to a county in fiscal year 1999-2000 under the thenexisting provisions of s. 550.135 be paid directly to the district school board, special district, or a municipal government, such payment must continue until the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, special districts, or district school boards before July 1, 2000, that it is not the intent of this subparagraph to adversely affect the rights of those holders or relieve local governments, special districts, or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments under then-existing s. 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 before July 1, 2000.
- b. The department shall distribute \$166,667 monthly pursuant to s. 288.1162 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 for in s. 288.1162(5) or s. 288.11621(3).
- c. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.
- d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made, after certification and before July 1, 2000.
- e. The department shall distribute up to \$55,555 monthly to each certified applicant as defined in s. 288.11631 for a facility used by a single spring training franchise, or up to \$111,110 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 30 years, except as otherwise provided in s. 288.11631. 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).
 - 7. All other proceeds must remain in the General Revenue Fund.
- Section 12. The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, for the purpose of implementing the amendments to ss. 203.01, 212.05, 212.12, and 212.20, Florida Statutes, relating to changes to the taxation of electrical power or energy, made by this act. This section expires July 1, 2017.
- Section 13. Effective July 1, 2014, section 212.17, Florida Statutes, is reordered and amended to read:

- 212.17 Tax credits or refunds for returned goods, rentals, or admissions; goods acquired for dealer's own use and subsequently resold; additional powers of department.—
- (1)(a) If In the event purchases are returned to a dealer by the purchaser or consumer after the tax imposed by this chapter has been collected from or charged to the account of the consumer or user, the dealer is shall be entitled to reimbursement of the amount of tax collected or charged by the dealer, in the manner prescribed by the department.
- (b) A registered dealer that purchases property for the dealer's own use, pays tax on acquisition, and sells the property subsequent to acquisition without ever having used the property is entitled to reimbursement, in the manner prescribed by the department, of the amount of tax paid on the property's acquisition.
- (c) If the tax has not been remitted by a dealer to the department, the dealer may deduct the same in submitting his or her return upon receipt of a signed statement by of the dealer as to the gross amount of such refunds during the period covered by the said signed statement, which may period shall not be longer than 90 days. The department shall issue to the dealer an official credit memorandum equal to the net amount remitted by the dealer for such tax collected or paid. Such memorandum shall be accepted by the department at full face value from the dealer to whom it is issued $upon, \dot{m}$ the remittance of for subsequent taxes accrued under the provisions of this chapter. If a dealer has retired from business and has filed a final return, a refund of tax may be made if it can be established to the satisfaction of the department that the tax was not due.
- (2) A dealer who has paid the tax imposed by this chapter on tangible personal property sold under a retained title, conditional sale, or similar contract, or under a contract in which wherein the dealer retains a security interest in the property pursuant to chapter 679, may take credit or obtain a refund for the tax paid by the dealer on the unpaid balance due him or her when he or she repossesses the property, (with or without judicial process,) the property within 12 months after following the month in which the property was repossessed. If When such repossessed property is resold, the sale is subject in all respects to the tax imposed by this chapter.
- (3) Except as provided in subsection (4), a dealer who has paid the tax imposed by this chapter on tangible personal property or services may take a credit or obtain a refund for any tax paid by the dealer on the unpaid balance due on worthless accounts within 12 months after following the month in which the bad debt has been charged off for federal income tax purposes. If any accounts so charged off for which a credit or refund has been obtained are subsequently, thereafter in whole or in part, paid to the dealer, the amount so paid shall be included in the first return filed after such collection and the tax paid accordingly.
- (4) With respect to the payment of taxes on purchases made through a private-label credit card program:
- (a) If consumer accounts or receivables are found to be worthless or uncollectible, the dealer may claim a credit for, or obtain a refund of, the tax remitted by the dealer on the unpaid balance due if:
- 1. The accounts or receivables have been charged off as bad debt on the lender's books and records on or after January 1, 2014;
- 2. A credit was not previously claimed and a refund was not previously allowed on any portion of the accounts or receivables; and
- 3. The credit or refund is claimed within 12 months after the month in which the bad debt has been charged off by the lender for federal income tax purposes.
- (b) If the dealer or the lender subsequently collects, in whole or in part, the accounts or receivables for which a credit or refund has been granted under paragraph (a), the dealer shall include the taxable percentage of the amount collected in the first return filed after the collection and pay the tax on the portion of that amount for which a credit or refund was granted.
- (c) The credit or refund allowed includes all credit sale transaction amounts that are outstanding in the specific private-label credit card account or receivable at the time the account or receivable is charged off,

regardless of the date on which the credit sale transaction actually occurred.

- (d) A dealer must use one of the following methods to determine the amount of the credit or refund:
- 1. An apportionment method to substantiate the amount of tax imposed under this chapter which is included in the bad debt to which the credit or refund applies. The method must use the dealer's Florida and non-Florida sales, the dealer's taxable and nontaxable sales, and the amount of tax the dealer remitted to this state; or
- 2. A specified percentage of the accounts or receivables giving rise to the credit or refund, which is derived from a sampling of the dealer's or lender's records in accordance with a methodology agreed upon by the department and the dealer.
- (e) For purposes of computing the credit or refund, payments on the accounts or receivables shall be allocated based on the terms and conditions of the contract between the dealer or lender and the consumer.
- (f) The credit or refund for tax on bad debt may be claimed on any return filed by an entity related by a direct or indirect common ownership of 50 percent or more.
- (g) The amount of the credit or refund that a dealer is eligible to recover under this subsection is limited to 64.4 percent of the tax paid to the department which is attributable to bad debt.
 - (h) As used in this subsection, the term:
- 1. "Dealer's affiliates" means an entity affiliated with the dealer under 26 U.S.C. s. 1504 or an entity that would be an affiliate under that section if the entity were a corporation.
- 2. "Lender" means a person who owns or has owned a private-label credit card account or an interest in a private-label credit card receivable that:
- a. The person purchased directly from a dealer who remitted the tax imposed under this chapter or from the dealer's affiliates, or that was transferred from a third party;
- b. The person originated pursuant to that person's contract with a dealer who remitted the tax imposed under this chapter or with the dealer's affiliates; or
- c. Is affiliated in the manner described under 26 U.S.C. s. 1504, regardless of whether the different entities are corporations, with a person described in sub-subparagraph a. or sub-subparagraph b. or with an assignee or other transferee of such person.
- 3. "Private-label credit card" means a charge card or credit card that carries, refers to, or is branded with the name or logo of a dealer and can be used for purchases from the dealer whose name or logo appears on the card or for purchases from the dealer's affiliates or franchises.

(6)(4)(a) The department shall:

- (a) Design, prepare, print and furnish to all dealers, except dealers filing through electronic data interchange, or make available or prescribe to the dealers, all necessary forms for filing returns and instructions to ensure a full collection from dealers and an accounting for the taxes due. The_{τ} but failure of a any dealer to secure such forms does not relieve the dealer from the payment of the tax at the time and in the manner provided.
- (b) The department shall Prescribe the format and instructions necessary for filing returns in a manner that is initiated through an electronic data interchange to ensure a full collection from dealers and an accounting for the taxes due. The failure of a any dealer to use such format does not relieve the dealer from the payment of the tax at the time and in the manner provided.
- (7)(5) The department and its assistants are hereby authorized and empowered to administer the oath for the purpose of enforcing and administering the provisions of this chapter.

- (8)(6) The department may has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to administer and enforce the provisions of this section chapter.
- (5)(7) If The department, where admissions, license fees, or rental payments, or payments for services are made and thereafter returned to the payors after the taxes thereon have been paid, the department shall return or credit the taxpayer for taxes so paid on the moneys returned in the same manner as is provided for returns or credits of taxes if where purchases or tangible personal property are returnable to a dealer.
- Section 14. Subsection (5) of section 213.0535, Florida Statutes, is amended to read:
- 213.0535 Registration Information Sharing and Exchange Program.—
- (5) $A \frac{Any}{Any}$ provision of law imposing confidentiality upon data shared under this section, including, but not limited to, a any provision imposing penalties for disclosure, applies to recipients of this data and their employees. Data exchanged under this section may not be provided to a any person or entity other than a person or entity administering the tax or licensing provisions of those provisions of law enumerated in paragraph (4)(a), and such data may not be used for any purpose other than for enforcing those tax or licensing provisions. This subsection does not prevent a level-two participant from publishing statistics classified so as to prevent the identification of particular accounts, reports, declarations, or returns. However, statistics may not be published if they contain data pertaining to fewer than three taxpayers or if the statistics are prepared for geographic areas below the county level and contain data pertaining to fewer than 10 taxpayers. This subsection does not authorize the publishing of statistics that could be used to calculate the gross receipts or income of any individual taxpayer. Statistics may not be published under this section if a single taxpayer has remitted more than 33 percent of the tax that is the subject of the statistics. Statistics published under this subsection must relate only to tourist development taxes imposed under s. 125.0104, the tourist impact tax imposed under s. 125.0108, convention development taxes imposed under s. 212.0305, or the municipal resort tax authorized under chapter 67-930, Laws of Florida. This subsection does not prevent the Department of Revenue from meeting the requirements of s. 125.0104(3)(h).
- Section 15. Effective July 1, 2014, paragraph (c) of subsection (1) and subsection (5) of section 220.183, Florida Statutes, are amended to read:
 - 220.183 Community contribution tax credit.—
- (1) AUTHORIZATION TO GRANT COMMUNITY CONTRIBUTION TAX CREDITS; LIMITATIONS ON INDIVIDUAL CREDITS AND PROGRAM SPENDING.—
- (c) The total amount of tax credit which may be granted for all programs approved under this section, s. 212.08(5)(p), and s. 624.5105 is \$12.8 \$10.5 million annually for projects that provide homeownership opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) and \$3.5 million annually for all other projects.
- (5) EXPIRATION.—The provisions of this section, except paragraph (1)(e), shall expire and are be void on June 30, 2016 2015.
- Section 16. Effective July 1, 2014, paragraph (c) of subsection (3) of section 288.9914, Florida Statutes, is amended to read:
- 288.9914 $\,$ Certification of qualified investments; investment issuance reporting.—
 - (3) REVIEW .--
- (c) The department may not approve a cumulative amount of qualified investments that may result in the claim of more than \$216.34 \$178.8 million in tax credits during the existence of the program or more than \$36.6 million in tax credits in a single state fiscal year. However, the potential for a taxpayer to carry forward an unused tax credit may not be considered in calculating the annual limit.
- Section 17. Effective January 1, 2015, subsection (5) of section 624.4094, Florida Statutes, is amended to read:

- 624.4094 Bail bond premiums.—
- (5) This section does not affect the reporting or payment of insurance premium taxes under ss. 624.509, 624.5091, and 624.5092, and the insurance premium tax and related excise taxes shall continue to be calculated using gross bail bond premiums.
- Section 18. Effective January 1, 2015, subsections (1) and (8) of section 624.509, Florida Statutes, are amended to read:
 - 624.509 Premium tax; rate and computation.—
- (1) In addition to the license taxes provided for in this chapter, each insurer shall also annually, and on or before March 1 in each year, except as to wet marine and transportation insurance taxed under s. 624.510, pay to the Department of Revenue a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees and policy fees and gross deposits received from subscribers to reciprocal or interinsurance agreements, and on annuity premiums or considerations, received during the preceding calendar year, the amounts thereof to be determined as set forth in this section, to wit:
- (a) An amount equal to 1.75 percent of the gross amount of such receipts on account of life and health insurance policies covering persons resident in this state and on account of all other types of policies and contracts, (except annuity policies or contracts taxable under paragraph (b) and bail bond policies or contracts taxable under paragraph (c), covering property, subjects, or risks located, resident, or to be performed in this state, omitting premiums on reinsurance accepted, and less return premiums or assessments, but without deductions:
 - 1. For reinsurance ceded to other insurers;
- 2. For moneys paid upon surrender of policies or certificates for cash surrender value;
- 3. For discounts or refunds for direct or prompt payment of premiums or assessments; and
- 4. On account of dividends of any nature or amount paid and credited or allowed to holders of insurance policies; certificates; or surety, indemnity, reciprocal, or interinsurance contracts or agreements; and
- (b) An amount equal to 1 percent of the gross receipts on annuity policies or contracts paid by holders thereof in this state; and-
- (c) An amount equal to 1.75 percent of the direct written premiums for bail bonds, excluding any amounts retained by licensed bail bond agents or licensed managing general agents.
- (8) From and after July 1, 1980, The premium tax authorized by this section may shall not be imposed on: upon
- (a) Any portion of the title insurance premium retained by a title insurance agent or agency; or
- (b) Receipts of annuity premiums or considerations paid by holders in this state if the tax savings derived are credited to the annuity holders. Upon request by the Department of Revenue, an any insurer availing itself of this provision shall submit to the department evidence that which establishes that the tax savings derived have been credited to annuity holders. As used in this paragraph subsection, the term "holders" includes shall be deemed to include employers contributing to an employee's pension, annuity, or profit-sharing plan.
- Section 19. Effective July 1, 2014, paragraph (c) of subsection (1) and subsection (6) of section 624.5105, Florida Statutes, are amended to read:
- $624.5105\,$ Community contribution tax credit; authorization; limitations; eligibility and application requirements; administration; definitions; expiration.—
- (1) AUTHORIZATION TO GRANT TAX CREDITS; LIMITATIONS.—
- (c) The total amount of tax credit which may be granted for all programs approved under this section and ss. 212.08(5)(p) and 220.183 is \$12.8 \$10.5 million annually for projects that provide homeownership

- opportunities for low-income or very-low-income households as defined in s. 420.9071(19) and (28) and \$3.5 million annually for all other projects.
- (6) EXPIRATION.—The provisions of this section, except paragraph (1)(e), shall expire and are be void on June 30, 2016 2015.
- Section 20. Effective January 1, 2015, subsection (2) of section 627.7711, Florida Statutes, is amended to read
 - 627.7711 Definitions.—As used in this part, the term:
- (2) "Premium" means the charge, as specified by rule of the commission, which that is made by a title insurer for a title insurance policy, including the charge for performance of primary title services by a title insurer or title insurance agent or agency, and incurring the risks incident to such policy, under the several classifications of title insurance contracts and forms, and upon which charge a premium tax is paid under s. 624.509. As used in this part or in any other law, with respect to title insurance, the word "premium" does not include a commission.
- Section 21. Sales tax holiday for Energy Star and WaterSense products.—
- (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on September 19, 2014, through 11:59 p.m. on September 21, 2014, on the first \$1,500 of the sales price of a new Energy Star product or WaterSense product. However, a person is limited to one purchase of each specific type of Energy Star or WaterSense product listed in paragraph (2)(a) or paragraph (2)(b) with a sales price of \$500 or more. A second or subsequent purchase of a specific type of Energy Star product or WaterSense product with a sales price of \$500 or more is subject to tax.
 - (2) As used in this section, the term:
- (a) "Energy Star product" means a room air conditioner, air purifier, ceiling fan, clothes washer, clothes dryer, dehumidifier, dishwasher, freezer, refrigerator, water heater, swimming pool pump, or package of light bulbs that is designated by the United States Environmental Protection Agency and the United States Department of Energy as meeting or exceeding each agency's requirements under the Energy Star program and that is affixed with an Energy Star label.
- (b) "WaterSense product" means a bathroom sink faucet, faucet accessory, high-efficiency toilet or urinal, showerhead, or weather or sensor-based irrigation controller that is recognized as water efficient by the WaterSense program sponsored by the United States Environmental Protection Agency and that is affixed with a WaterSense label.
- (3) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- Section 22. (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 1, 2014, through 11:59 p.m. on August 3, 2014, on the sale of:
- (a) Clothing, wallets, or bags, including handbags, backpacks, fanny packs, and diaper bags, but excluding briefcases, suitcases, and other garment bags, having a sales price of \$100 or less per item. As used in this paragraph, the term "clothing" means:
- 1. Any article of wearing apparel intended to be worn on or about the human body, excluding watches, watchbands, jewelry, umbrellas, and handkerchiefs; and
 - 2. All footwear, excluding skis, swim fins, roller blades, and skates.
- (b) School supplies having a sales price of \$15 or less per item. As used in this paragraph, the term "school supplies" means pens, pencils, erasers, crayons, notebooks, notebook filler paper, legal pads, binders, lunch boxes, construction paper, markers, folders, poster board, composition books, poster paper, scissors, cellophane tape, glue or paste, rulers, computer disks, protractors, compasses, and calculators.
- (2) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on August 1, 2014, through 11:59 p.m. on August 3, 2014, on the first \$750 of the sales price of per-

sonal computers or personal computer-related accessories purchased for noncommercial home or personal use. As used in this subsection, the term:

- (a) "Personal computers" includes electronic book readers, laptops, desktops, handhelds, tablets, and 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 designed or intended primarily for recreational use.
 - (c) "Monitors" does not include devices that have a television tuner.
- (3) The tax exemptions provided in this section do not apply to sales within a theme park or entertainment complex as defined in s. 509.013(9), Florida Statutes, within a public lodging establishment as defined in s. 509.013(4), Florida Statutes, or within an airport as defined in s. 330.27(2), Florida Statutes.
- (4) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- Section 23. (1) The tax levied under chapter 212, Florida Statutes, may not be collected during the period from 12:01 a.m. on May 31, 2014, through 11:59 p.m. on June 8, 2014, 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 weatherband radio selling for \$50 or less.
- (c) A tarpaulin or other flexible waterproof sheeting selling for \$50 or less.
 - (d) A self-contained first-aid kit selling for \$30 or less.
 - (e) A ground anchor system or tie-down kit selling for \$50 or less.
 - (f) A gas or diesel fuel tank selling for \$25 or less.
- (g) A package of AA-cell, C-cell, D-cell, 6-volt, or 9-volt batteries, excluding automobile and boat batteries, selling for \$30 or less.
 - (h) A nonelectric food storage cooler selling for \$30 or less.
- (i) A portable generator used to provide light or communications or preserve food in the event of a power outage selling for \$750 or less.
 - (j) Reusable ice selling for \$10 or less.
- (2) The Department of Revenue may, and all conditions are deemed met to, adopt emergency rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, to administer this section.
- (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.
- Section 24. For fiscal year 2014-2015, the sum of \$43,941 of non-recurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of administering the sales tax holiday for Energy Star and WaterSense products.
- Section 25. For the 2013-2014 fiscal year, the sum of \$223,048 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of administering the provisions of this act relating to the tax exemption for specified school supplies. Funds from the appropriation that remain unexpended or unencumbered as of June 30, 2014, shall revert and be reappropriated for the same purpose in the 2014-2015 fiscal year.
- Section 26. For the 2013-2014 fiscal year, the sum of \$280,912 in nonrecurring funds is appropriated from the General Revenue Fund to

the Department of Revenue for purposes of administering the tax exemptions for the purchase of tangible personal property relating to hurricane preparedness specified under this act.

Section 27. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to taxation; amending s. 202.11, F.S.; revising the term "prepaid calling arrangement"; amending s. 212.05, F.S.; clarifying and updating which services are included under the definition "prepaid calling arrangement" and subject to a sales tax; conforming provisions to changes made by the act to taxes on electrical power and energy made; providing retroactive application; amending s. 203.01, F.S.; providing for an additional tax on charges for, or the use of, certain electrical power or energy and the rate for such tax; providing an exemption; providing for the redistribution of certain taxes on electrical power and energy; providing applicability; providing that a seller of electrical power or energy may combine the collection of certain taxes if properly reflected in its return to the Department of Revenue; amending s. 205.0535, F.S.; providing that a county or municipality may repeal or reduce a local business tax by majority vote; amending s. 210.20, F.S.; revising the payment and distribution of the Cigarette Tax Collection Trust Fund; amending s. 212.08, F.S.; exempting therapeutic veterinary diets obtainable only from a licensed veterinarian from the state tax on sales, use, and other transactions; increasing the amount of tax credits that may be granted for certain approved projects that provide homeownership opportunities; extending the expiration date applicable to the granting of community contribution tax credits against the sales and use tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; revising provisions exempting certain prepaid meal plans and certain machinery and equipment from the sales and use tax exempting sales of child restraint systems and booster seats for use in motor vehicles and youth bicycle helmets from the sales and use tax; amending s. 212.12, F.S.; conforming provisions to changes made by the act; amending s. 212.20, F.S.; revising the distribution of taxes, including the taxes collected on charges for electrical power and energy; authorizing the Department of Revenue to adopt emergency rules; amending s. 212.17, F.S.; providing procedures, requirements, and calculation methodologies that allow dealers to obtain tax credits or refunds for taxes paid on worthless or uncollectible privatelabel credit card accounts or receivables; providing a cap on the amount that may be recovered; providing definitions; amending s. 213.0535, F.S.; providing provisions related to the publication of statistics regarding the Registration Information Sharing and Exchange Program; amending s. 220.183, F.S.; increasing the amount of tax credits that may be granted for certain approved programs; extending the expiration date applicable to the granting of community contribution tax credits against the corporate income tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; amending s. 288.9914, F.S.; revising limits on tax credits that may be approved by the Department of Economic Opportunity under the New Markets Development Program; amending s. 624.4094, F.S.; deleting a provision relating to the reporting or payment of specified insurance premium taxes; amending s. 624.509, F.S.; requiring an insurer to pay to the Department of Revenue a specified amount of the direct written premiums for bail bonds; amending s. 624.5105, F.S.; increasing the amount of tax credits that may be granted for certain approved programs; extending the expiration date applicable to the granting of community contribution tax credits against the insurance premium tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; amending s. 627.7711, F.S.; conforming provisions to changes made by the act; providing for a sales tax holiday for certain Energy Star and WaterSense products; providing restrictions; specifying a period during which the sale of clothing, wallets, bags, school supplies, personal computers, and personal computerrelated accessories are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property related to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property related to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing appropriations; providing effective dates.

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

Senator Diaz de la Portilla moved the following amendment to substitute Amendment 2 (526842) which failed:

Amendment 2A (646042) (with title amendment)—Between lines 1385 and 1386 insert:

Section 26. The governing body of a municipality that created a downtown development authority and was authorized to levy an additional ad valorem tax under chapter 65-1090, Laws of Florida, for which ad valorem taxing authority was continued by the emplacement of such authority in the local ordinances of all affected municipalities by chapter 71-29, Laws of Florida, and that was not repealed by the Legislature, so that all ordinances enacted and operating under chapters 65-1090 and 71-29, Laws of Florida, were, are, and continue exercising such valid ad valorem taxing authority, may continue to levy such additional ad valorem tax on all real and personal property in the downtown district of up to 0.5 mills for the purpose of financing the operation of the authority. The levy of the ad valorem tax is in addition to regular ad valorem taxes and special assessments for improvements imposed by the governing body of the municipality; however, the combined levy may not exceed the maximum millage authorized for municipal purposes under s. 9(b), Article VII of the State Constitution.

And the title is amended as follows:

Delete line 1487 and insert: appropriations; authorizing certain municipalities to continue levying an additional ad valorem tax to finance the operation of a downtown development authority; providing that the tax is in addition to regular ad valorem taxes and assessments imposed by the municipality; prohibiting the combined taxes and assessments of the municipality from exceeding a specified millage; providing effective dates.

The question recurred on Amendment 2 (526842) which was adopted

Pursuant to Rule 4.19, **HB 5601** as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Dean, the Senate resumed consideration of-

CS for HB 7093—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

-which was previously considered April 30.

Senator Dean offered the following amendment, which was moved by Senator Bean and adopted:

Amendment 1 (876590) (with title amendment)—Between lines 1882 and 1883 insert:

Section 12. Subsections (17) and (18) of section 161.053, Florida Statutes, are amended to read:

161.053 Coastal construction and excavation; regulation on county basis —

- (17) The department may grant areawide permits to local governments, other governmental agencies, and utility companies for special classes of activities in areas under their general jurisdiction or responsibility or for the construction of minor structures, if these activities or structures, due to the type, size, or temporary nature of the activity or structure, will not cause measurable interference with the natural functioning of the beach-dune system or with marine turtles or their nesting sites. Such activities or structures must comply with this section and may include, but are not limited to: road repairs, not including new construction; utility repairs and replacements, or other minor activities necessary to provide utility services; beach cleaning; dune restoration; on-grade walkovers for enhancing accessibility or use in compliance with the Americans with Disabilities Act; and emergency response. The department shall may adopt rules to establish criteria and guidelines for permit applicants. The department shall consult with the Fish and Wildlife Conservation Commission on each proposed areawide permit and must require notice provisions appropriate to the type and nature of the activities for which the areawide permits are sought.
- (18)(a) The department may grant general permits for projects, including dune restoration, dune walkovers, decks, fences, landscaping, sidewalks, driveways, pool resurfacing, minor pool repairs, and other nonhabitable structures, if the projects, due to type, size, or temporary nature, will not cause a measurable interference with the natural functioning of the beach-dune system or with marine turtles or their nesting sites. Multifamily habitable structures do not qualify for general permits. However, single-family habitable structures and swimming pools associated with such single-family habitable structures that do not advance the line of existing construction and satisfy all siting and design requirements of this section, and minor reconstruction for existing coastal armoring structures, may be eligible for a general permit.
- (b) The department shall may adopt rules to establish criteria and guidelines for permit applicants.
- (c)(a) Persons wishing to use the general permits must, at least 30 days before beginning any work, notify the department in writing on forms adopted by the department. The notice must include a description of the proposed project and supporting documents depicting the proposed project, its location, and other pertinent information as required by rule, to demonstrate that the proposed project qualifies for the requested general permit. Persons who undertake projects without proof of notice to the department, but whose projects would otherwise qualify for general permits, shall be considered to have undertaken a project without a permit and are subject to enforcement pursuant to s. 161.121.
- (d)(b) Persons wishing to use a general permit must provide notice as required by the applicable local building code where the project will be located. If a building code does not require requires no notice, a any person wishing to use a general permit must, at a minimum, post a sign describing the project on the property at least 5 days before commencing construction. The sign must be at least 88 square inches, with letters no smaller than one-quarter inch.

Section 13. Section 258.435, Florida Statutes, is created to read:

258.435 Use of aquatic preserves for the accommodation of visitors.—

- (1) The Department of Environmental Protection shall promote the public use of aquatic preserves and their associated uplands. The department may receive gifts and donations to carry out the purpose of part II of this chapter. Moneys received in trust by the department by gift, devise, appropriation, or otherwise, subject to the terms of such trust, shall be deposited into the Land Acquisition Trust Fund and appropriated to the department for the administration, development, improvement, promotion, and maintenance of aquatic preserves and their associated uplands and for any future acquisition or development of aquatic preserves and their associated uplands.
- (2) The department may grant a privilege or concession for the accommodation of visitors in and use of aquatic preserves and their associated state-owned uplands if the privilege or concession does not deny or interfere with the public's access to such lands and is compatible with the aquatic preserve's management plan as approved by the Acquisition and Restoration Council. A concession must be granted based on business plans, qualifications, approach, and specified expectations or criteria. A privilege or concession may not be assigned or transferred by the grantee without the consent of the department.

(3) Upon submittal to the department of a proposed concession or privilege, the department shall post a description of the proposed concession or privilege on the department's website, including a description of the activity to occur under the proposed concession or privilege, the time of year that the activity would take place, and the location of the activity. Once the description of the proposed privilege or concession is posted on the department's website and at least 60 days before execution of a privilege or concession agreement, the department shall provide an opportunity for public comment on the proposed privilege or concession agreement.

Section 14. Subsections (2) and (7) of section 380.276, Florida Statutes, are amended to read:

380.276 Beaches and coastal areas; display of uniform warning and safety flags at public beaches; placement of uniform notification signs; beach safety education.—

(2) The Department of Environmental Protection, through the Florida Coastal Management Program, shall direct and coordinate the uniform warning and safety flag program. The purpose of the program shall be to encourage the display of uniform warning and safety flags at public beaches along the coast of the state and to encourage the placement of uniform notification signs that provide the meaning of such flags. Unless additional safety and warning devices are authorized pursuant to subsection (7), only warning and safety flags developed by the department shall be displayed. Participation in the program shall be open to any government having jurisdiction over a public beach along the coast, whether or not the beach has lifeguards.

(7) The Department of Environmental Protection, through the Florida Coastal Management Program, may also develop and make available to the public other educational information and materials related to beach safety and may also authorize state agencies and local governments to use additional safety and warning devices in conjunction with the display of uniform warning and safety flags at public beaches.

And the title is amended as follows:

Delete lines 2-27 and insert: An act relating to the Department of Environmental Protection; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements: amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; amending s. 161.053, F.S.; revising permit requirements for coastal construction and excavation; authorizing the Department of Environmental Protection, in consultation with the Fish and Wildlife Conservation Commission, to grant areawide permits for certain structures; requiring the department to adopt rules; creating s. 258.435, F.S.; requiring the Department of Environmental Protection to promote the public use of aquatic preserves and their associated uplands; authorizing the department to receive gifts and donations for specified purposes; providing restrictions for moneys received; authorizing the department to grant privileges and concessions for accommodation of visitors in and use of aquatic preserves and their associated uplands; providing criteria for granting such concessions; providing restrictions on such privileges and concessions and prohibiting them from being assigned or transferred without the department's consent; requiring the department to post descriptions of proposed privileges and concessions on the department's website; requiring the department to provide an opportunity for public comment on agreements for such privileges and concessions; amending s. 380.276, F.S.; authorizing the department to allow state agencies and local governments to use additional safety and warning devices at public beaches under certain conditions; providing an effective date.

Pursuant to Rule 4.19, **CS for HB 7093** as amended was placed on the calendar of Bills on Third Reading.

On motion by Senator Stargel-

CS for CS for SB 1512-A bill to be entitled An act relating to education; amending s. 11.45, F.S.; authorizing the Auditor General to conduct audits of the accounts and records of nonprofit scholarshipfunding organizations; creating s. 1002.385, F.S.; establishing the Florida Personal Learning Scholarship Accounts; defining terms; specifying criteria for students who are eligible to participate in the program; identifying certain students who are not eligible to participate in the program; authorizing the use of awarded funds for specific purposes; prohibiting specific providers, schools, institutions, school districts, and other entities from sharing, refunding, or rebating program funds; specifying the terms of the program; providing that the school district retains all duties, authority, and responsibilities specified in the Florida K-20 Education Code; specifying the duties of the Department of Education relating to the program; providing that the Commissioner of Education retains all current duties, authority, and responsibilities as specified in the Florida K-20 Education Code; requiring the Agency for Persons with Disabilities to deny, suspend, or revoke participation in the program or use of program funds under certain circumstances; providing additional factors under which the agency may deny, suspend, or revoke a participation in the program or program funds; requiring a parent to sign an agreement with the Agency for Persons with Disabilities to enroll his or her child in the program which specifies the responsibilities of a parent or student for using funds in a personal learning scholarship account and for submitting a compliance statement to the agency; providing that a parent who fails to comply with the responsibilities of the agreement forfeits the personal learning scholarship account; providing eligibility requirements and obligations for private schools under the program; specifying agency obligations under the program; authorizing the agency to contract for services; providing for funding and payment; providing the Auditor General's obligations under the program; providing that the state is not liable for the use of awarded funds; providing for the scope of authority; requiring the agency to adopt rules; providing for implementation of the program in a specified school year; providing an appropriation; amending s. 1002.395, F.S.; revising purpose; revising definitions; revising eligibility requirements for the Florida Tax Credit Scholarship Program; requiring the Department of Education and Department of Revenue to publish the tax credit cap on their websites when it is increased; requiring the Department of Revenue to provide a copy of a letter approving a taxpayer for a specified tax credit to the eligible nonprofit scholarship-funding organization; authorizing certain entities to convey, transfer, or assign certain tax credits; providing for the calculation of underpayment of estimated corporate income taxes and tax installation payments for taxes on insurance premiums and assessments and the determination of whether penalties or interest shall be imposed on the underpayment; revising the disqualifying offenses for nonprofit scholarship-funding organization owners and operators; revising priority for new applicants; allowing a student in foster care or out-of-home care to apply for a scholarship at any time; prohibiting use of eligible contributions from being used for lobbying or political activity or related expenses; requiring application fees to be expended for student scholarships in any year a nonprofit scholarship-funding organization uses eligible contributions for administrative expenses; requiring amounts carried forward to be specifically reserved for particular students and schools for audit purposes; revising audit and report requirements for nonprofit scholarship-funding organizations and Auditor General review of all reports; requiring nonprofit scholarship-funding organizations to maintain a surety bond or letter of credit and to adjust the bond or letter of credit quarterly based upon a statement from a certified public accountant; providing exceptions; requiring the nonprofit scholarshipfunding organization to provide the Auditor General any information or documentation requested in connection with an operational audit; requiring a private school to provide agreed upon transportation and make arrangements for taking statewide assessments at the school district testing site and in accordance with the district's testing schedule if the student chooses to take the statewide assessment; requiring parental authorization for access to income eligibility information; specifying that the independent research organization is the Learning System Institute at the Florida State University; identifying grant terms and payments; revising statewide and individual school report requirements; revising limitations on annual scholarship amounts; providing initial and renewal application requirements and an approval process for a charitable

organization that seeks to be a nonprofit scholarship-funding organization; requiring the State Board of Education to adopt rules; providing a registration notice requirement for public and private universities to be nonprofit scholarship-funding organizations; requiring the State Board of Education to adopt rules; allowing existing nonprofit scholarshipfunding organizations to provide the required bond at a specified date; amending s. 1003.4282, F.S.; providing standard high school diploma requirements for certain students with disabilities; requiring the State Board of Education to adopt rules; authorizing a student with a disability to defer the receipt of a standard high school diploma if certain conditions are met; authorizing certain students with disabilities to continue to receive certain instructions and services; requiring an independent review and a parent's approval to waive statewide, standardized assessment requirements by the individual education plan (IEP) team; repealing s. 1003.438, F.S., relating to special high school graduation requirements for certain exceptional students; creating s. 1003.5716, F.S.; providing that certain students with disabilities have a right to free, appropriate public education; requiring an IEP team to begin the process of, and to develop an IEP for, identifying transition services needs for a student with a disability before the student attains a specified age; providing requirements for the process; requiring certain statements to be included and annually updated in the IEP; providing that changes in the goals specified in an IEP are subject to independent review and parental approval; requiring the school district to reconvene the IEP team to identify alternative strategies to meet transition objectives if a participating agency fails to provide transition services specified in the IEP; providing that the agency's failure does not relieve the agency of the responsibility to provide or pay for the transition services that the agency otherwise would have provided; amending s. 1003.572, F.S.; prohibiting a school district from imposing additional requirements on private instructional personnel or charging fees; creating s. 1008.2121, F.S.; requiring the Commissioner of Education to permanently exempt certain students with disabilities from taking statewide, standardized assessments; requiring the State Board of Education to adopt rules; amending s. 1008.25, F.S.; requiring written notification relating to portfolios to a parent of a student with a substantial reading deficiency; requiring a student promoted to a certain grade with a good cause exemption to receive intensive reading instruction and intervention; requiring a school district to assist schools and teachers with the implementation of reading strategies; revising good cause exemptions; amending ss. 120.81, 409.1451, and 1007.263, F.S.; conforming cross-references; providing effective dates.

—was read the second time by title.

Senator Bullard moved the following amendment which failed:

Amendment 1 (849264)—Between lines 292 and 293 insert:

Notwithstanding any other provision of law, beginning with the 2014-2015 school year and thereafter, a student whose household income is \$100,000 or less is eligible for full funding under the program. A student whose household income is more than \$100,000 but less than \$200,000 is eligible for half of the funding under the program. A student whose household income is \$200,000 or more is not eligible for funding under the program. A portion of the administrative funding for the program must be used to staff people at schools who must educate parents on the availability of the program.

Senator Sachs moved the following amendment:

Amendment 2 (540868)—Delete lines 337-339.

POINT OF ORDER

Senator Galvano raised a point of order that **Amendment 2 (540868)** was drawn to an amendment which was previously withdrawn and was therefore out of order.

RULING ON POINT OF ORDER

The President ruled the point well taken and **Amendment 1** (849264) and **Amendment 2** (540868) were therefore out of order.

On motion by Senator Stargel, further consideration of CS for CS for SB 1512 was deferred.

CS for SB 1126—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 327,355, F.S.; providing that a boating safety course may be offered in a classroom or online; conforming provisions relating to the reassignment of the boating safety program from the Department of Environmental Protection to the commission; amending s. 327.4105, F.S.; requiring the commission to submit an updated report relating to the regulation of mooring vessels; extending the expiration date of the pilot program for the regulation of mooring vessels; amending s. 327.731, F.S.; providing that a boating safety course may be offered in a classroom or online; eliminating an exemption from boating safety education requirements for boating law violators; amending s. 328.72, F.S.; expanding a county's authorization to use moneys collected from vessel registration fees; repealing s. 379.2257(3), F.S., relating to a charge to be applied to areas covered by cooperative agreements with the United States Forest Service over and above the license fee for hunting; amending s. 379.247, F.S.; removing provisions relating to noncommercial trawling; amending s. 379.353, F.S.; conforming provisions relating to the change in responsibility for providing developmental disabilities services from the Department of Children and Families to the Agency for Persons with Disabilities; amending s. 379.354, F.S.; clarifying the activities authorized under an annual military gold sportsman's license; repealing s. 379.355, F.S., relating to special recreational spiny lobster licenses; repealing s. 379.363(1)(h) and (i), F.S., relating to the annual gear license fee; repealing s. 379.3635, F.S., relating to haul seine and trawl permits to be used in Lake Okeechobee; amending ss. 379.101, 379.208, and 379.401, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title.

An amendment was considered and failed to conform CS for SB 1126 to CS for CS for HB 955.

Pending further consideration of **CS for SB 1126**, on motion by Senator Dean, by two-thirds vote **CS for CS for HB 955** was withdrawn from the Committees on Environmental Preservation and Conservation; and Appropriations.

On motion by Senator Dean-

CS for CS for HB 955-A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 327.355, F.S.; providing that a boating safety course may be offered in a classroom or online; conforming provisions relating to the reassignment of the boating safety program from the Department of Environmental Protection to the commission; amending s. 327.4105, F.S.; requiring the commission to submit an updated report relating to the regulation of mooring vessels; extending the expiration date of the pilot program for the regulation of mooring vessels; amending s. 327.731, F.S.; providing that a boating safety course may be offered in a classroom or online; eliminating an exemption from boating safety education requirements for boating law violators; amending s. 328.72, F.S.; expanding a county's authorization to use moneys collected from vessel registration fees; repealing s. 379.2257(3), F.S., relating to a charge to be applied to areas covered by cooperative agreements with the United States Forest Service over and above the license fee for hunting; amending s. 379.247, F.S.; removing provisions relating to noncommercial trawling; amending s. 379.353, F.S.; conforming provisions relating to the change in responsibility for providing developmental disabilities services from the Department of Children and Families to the Agency for Persons with Disabilities; amending s. 379.354, F.S.; clarifying the activities authorized under an annual military gold sportsman's license; repealing s. 379.355, F.S., relating to special recreational spiny lobster licenses; repealing s. 379.363(1)(h) and (i), F.S., relating to the annual gear license fee; repealing s. 379.3635, F.S., relating to haul seine and trawl permits to be used in Lake Okeechobee; amending ss. 379.101, 379.208, and 379.401, F.S.; conforming cross-references; providing an effective date.

—a companion measure, was substituted for ${\bf CS}$ for ${\bf SB}$ 1126 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 955 was placed on the calendar of Bills on Third Reading.

On motion by Senator Brandes-

HB 683—A bill to be entitled An act relating to Hillsborough County; amending chapter 2000-445, Laws of Florida, relating to the Civil Service Act; providing an agency or authority with the ability to opt out of or opt into provisions of the act that regulate personnel functions; authorizing an agency or authority that has elected to opt out of certain personnel functions to contract with the Civil Service Board to provide the same personnel functions in a nonregulatory capacity; providing for an appropriation to the Civil Service Board to carry out the purposes of the act; requiring the commission to consider the level of services provided by the Civil Service Board to the participating agencies or authorities; providing an effective date.

—was read the second time by title.

MOTION

Senator Smith moved to indefinitely postpone **HB 683**, pursuant to Rule 6.9. The motion failed.

Pursuant to Rule 4.19, **HB 683** was placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of-

CS for CS for SB 1512-A bill to be entitled An act relating to education; amending s. 11.45, F.S.; authorizing the Auditor General to conduct audits of the accounts and records of nonprofit scholarshipfunding organizations; creating s. 1002.385, F.S.; establishing the Florida Personal Learning Scholarship Accounts; defining terms; specifying criteria for students who are eligible to participate in the program; identifying certain students who are not eligible to participate in the program; authorizing the use of awarded funds for specific purposes; prohibiting specific providers, schools, institutions, school districts, and other entities from sharing, refunding, or rebating program funds; specifying the terms of the program; providing that the school district retains all duties, authority, and responsibilities specified in the Florida K-20 Education Code; specifying the duties of the Department of Education relating to the program; providing that the Commissioner of Education retains all current duties, authority, and responsibilities as specified in the Florida K-20 Education Code; requiring the Agency for Persons with Disabilities to deny, suspend, or revoke participation in the program or use of program funds under certain circumstances; providing additional factors under which the agency may deny, suspend, or revoke a participation in the program or program funds; requiring a parent to sign an agreement with the Agency for Persons with Disabilities to enroll his or her child in the program which specifies the responsibilities of a parent or student for using funds in a personal learning scholarship account and for submitting a compliance statement to the agency; providing that a parent who fails to comply with the responsibilities of the agreement forfeits the personal learning scholarship account; providing eligibility requirements and obligations for private schools under the program; specifying agency obligations under the program; authorizing the agency to contract for services; providing for funding and payment; providing the Auditor General's obligations under the program; providing that the state is not liable for the use of awarded funds; providing for the scope of authority; requiring the agency to adopt rules; providing for implementation of the program in a specified school year; providing an appropriation; amending s. 1002.395, F.S.; revising purpose; revising definitions; revising eligibility requirements for the Florida Tax Credit Scholarship Program; requiring the Department of Education and Department of Revenue to publish the tax credit cap on their websites when it is increased; requiring the Department of Revenue to provide a copy of a letter approving a taxpayer for a specified tax credit to the eligible nonprofit scholarship-funding organization; authorizing certain entities to convey, transfer, or assign certain tax credits; providing for the calculation of underpayment of estimated corporate income taxes and tax installation payments for taxes on insurance premiums and assessments and the determination of whether penalties or interest shall be imposed on the underpayment; revising the disqualifying offenses for nonprofit scholarship-funding organization owners and operators; revising priority for new applicants; allowing a student in foster care or out-of-home care to apply for a scholarship at any time; prohibiting use of eligible contributions from being used for lobbying or political activity or related expenses; requiring application fees to be expended for student scholarships in any year a nonprofit scholarship-funding organization uses eligible contributions for administrative expenses; requiring amounts carried forward to be specifically reserved for particular students and schools for audit purposes; revising audit and report requirements for nonprofit scholarship-funding organizations and Auditor General review of all reports; requiring nonprofit scholarship-funding organizations to maintain a surety bond or letter of credit and to adjust the bond or letter of credit quarterly based upon a statement from a certified public accountant; providing exceptions; requiring the nonprofit scholarshipfunding organization to provide the Auditor General any information or documentation requested in connection with an operational audit; requiring a private school to provide agreed upon transportation and make arrangements for taking statewide assessments at the school district testing site and in accordance with the district's testing schedule if the student chooses to take the statewide assessment; requiring parental authorization for access to income eligibility information; specifying that the independent research organization is the Learning System Institute at the Florida State University; identifying grant terms and payments; revising statewide and individual school report requirements; revising limitations on annual scholarship amounts; providing initial and renewal application requirements and an approval process for a charitable organization that seeks to be a nonprofit scholarship-funding organization; requiring the State Board of Education to adopt rules; providing a registration notice requirement for public and private universities to be nonprofit scholarship-funding organizations; requiring the State Board of Education to adopt rules; allowing existing nonprofit scholarshipfunding organizations to provide the required bond at a specified date; amending s. 1003.4282, F.S.; providing standard high school diploma requirements for certain students with disabilities; requiring the State Board of Education to adopt rules; authorizing a student with a disability to defer the receipt of a standard high school diploma if certain conditions are met; authorizing certain students with disabilities to continue to receive certain instructions and services; requiring an independent review and a parent's approval to waive statewide, standardized assessment requirements by the individual education plan (IEP) team; repealing s. 1003.438, F.S., relating to special high school graduation requirements for certain exceptional students; creating s. 1003.5716, F.S.; providing that certain students with disabilities have a right to free, appropriate public education; requiring an IEP team to begin the process of, and to develop an IEP for, identifying transition services needs for a student with a disability before the student attains a specified age; providing requirements for the process; requiring certain statements to be included and annually updated in the IEP; providing that changes in the goals specified in an IEP are subject to independent review and parental approval; requiring the school district to reconvene the IEP team to identify alternative strategies to meet transition objectives if a participating agency fails to provide transition services specified in the IEP; providing that the agency's failure does not relieve the agency of the responsibility to provide or pay for the transition services that the agency otherwise would have provided; amending s. 1003.572, F.S.; prohibiting a school district from imposing additional requirements on private instructional personnel or charging fees; creating s. 1008.2121, F.S.; requiring the Commissioner of Education to permanently exempt certain students with disabilities from taking statewide, standardized assessments; requiring the State Board of Education to adopt rules; amending s. 1008.25, F.S.; requiring written notification relating to portfolios to a parent of a student with a substantial reading deficiency; requiring a student promoted to a certain grade with a good cause exemption to receive intensive reading instruction and intervention; requiring a school district to assist schools and teachers with the implementation of reading strategies; revising good cause exemptions; amending ss. 120.81, 409.1451, and 1007.263, F.S.; conforming cross-references; providing effective dates.

—which was previously considered this day.

MOTION

Senator Stargel moved to consider HB 7167. The motion failed to receive the required two-thirds vote.

The vote was:

Yeas-25

Mr. President Evers Legg Flores Negron Altman Bean Galvano Richter Benacquisto Garcia Simmons Bradley Gardiner Simpson Brandes Grimsley Stargel Dean Hays Thrasher

Detert Latvala
Diaz de la Portilla Lee

Nays-14

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

CS for CS for SB 1512 was retained on the Special Order Calendar.

By direction of the President, the rules were waived and the Senate reverted to—

BILLS ON THIRD READING

Consideration of CS for CS for SB 764 was deferred.

CS for CS for SB 312—A bill to be entitled An act relating to agriculture; amending s. 193.461, F.S.; authorizing a property appraiser to grant an agricultural classification after the application deadline upon a showing of extenuating circumstances; providing that participation in certain dispersed water storage programs does not change a land's agricultural classification for assessment purposes; amending s. 212.08, F.S.; expanding the exemption for certain farm equipment from the sales and use tax imposed under ch. 212, F.S., to include irrigation equipment, replacement parts and accessories for irrigation equipment, and repairs of irrigation equipment; amending s. 373.4591, F.S.; authorizing agricultural landowners to establish baseline wetland and surface water conditions before implementing certain best management practice implementation agreements; requiring establishment of a process for review of proposed baseline condition determinations; providing an effective date.

—was read the third time by title.

On motion by Senator Simpson, **CS for CS for SB 312** was passed and certified to the House. The vote on passage was:

Yeas-36

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

Nays-None

Vote after roll call:

Yea-Benacquisto

Vote preference:

May 2, 2014: Yea-Hukill

CS for CS for HB 979—A bill to be entitled An act relating to homelessness; amending s. 420.606, F.S.; revising legislative findings; requiring the Department of Economic Opportunity to provide training and technical assistance to certain designated lead agencies of homeless assistance continuums of care; requiring that the provision of such training and assistance be delegated to certain nonprofit entities; conforming provisions to changes made by the act; amending s. 420.622, F.S.; requiring the department to establish award levels for "Challenge Grants"; specifying criteria to determine award levels; requiring the department, after consultation with the Council on Homelessness, to specify a grant award level in the notice of solicitation of grant applications; revising qualifications for the grant; specifying authorized uses of grant funds; requiring a lead agency that receives a grant to submit a report to the department; providing for contingent effect; providing an effective date.

—as amended April 29 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Latvala, the Senate reconsidered the vote by which **Amendment 1 (540440)** was adopted as amended.

On motion by Senator Latvala, **Amendment 1** as amended was withdrawn.

On motion by Senator Latvala, **CS for CS for HB 979** was passed and certified to the House. The vote on passage was:

Yeas-34

Mr. President Evers Richter Abruzzo Flores Ring Altman Galvano Sachs Gibson Simmons Bean Benacquisto Grimsley Simpson Bradley Smith Hays Brandes Joyner Sobel Braynon Latvala Soto Bullard Lee Thompson Clemens Legg Thrasher Detert. Margolis

Montford

Nays-None

Diaz de la Portilla

Vote after roll call:

Yea-Dean, Garcia, Negron, Stargel

Vote preference:

May 2, 2014: Yea—Hukill

Consideration of CS for CS for HB 7069 was deferred.

CS for SB 66—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; authorizing a county as defined in s. 125.011(1), F.S., to levy a surtax up to a specified amount for the benefit of a Florida College System institution and a state university in the county pursuant to an ordinance conditioned to take effect upon approval in a county referendum; requiring the ordinance to be enacted before a specified date; prohibiting the referendum unless the Florida College System institution attains certain completion rates; providing permissible uses of the surtax proceeds; providing referendum requirements and procedures; requiring that the proceeds from the surtax be transferred into a specified account and managed in a specified manner; establishing an oversight board with specified duties, responsibilities, and requirements relating to the expenditure of surtax proceeds; providing for the appointment of members of the oversight board; requiring

that the board of trustees of each institution receiving surtax proceeds prepare an annual plan for submission to the oversight board for approval; providing that state funding may not be reduced because an institution receives surtax funds; providing for the scheduled expiration of the surtax; prohibiting certain counties from levying the surtax within a specified period; providing an effective date.

—as amended April 30 was read the third time by title.

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

Senators Garcia, Flores, and Braynon offered the following amendment which was moved by Senator Flores and adopted by two-thirds vote:

Amendment 1 (559406)—Delete lines 55-67 and insert:

(a) The ordinance must be enacted by the governing body of the county before June 1 of the year in which the referendum is to be held. However, the referendum may not be held until at least 40 percent of the students seeking an associate degree from the Florida College System institution located in the county attain completion within 150 percent of catalogue time, or at least 45 percent of the students seeking an associate degree from the institution attain completion within 200 percent of catalogue time, as reflected in data collected by the Integrated Postsecondary Education Data System. If the institution has met either completion rate, the referendum shall be scheduled for the next available countywide election after June 1.

On motion by Senator Flores, **CS for SB 66** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Yeas-38

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

Nays—1

Brandes

Vote preference:

May 2, 2014: Yea-Hukill

CS for HB 9—A bill to be entitled An act relating to the Legislature; fixing the date for convening the regular session of the Legislature in even-numbered years; providing an effective date.

—as amended April 30 was read the third time by title.

SENATOR GALVANO PRESIDING

On motion by Senator Flores, **CS for HB 9** as amended was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Bradley	Dean
Abruzzo	Brandes	Detert
Altman	Braynon	Diaz de la Portilla
Bean	Bullard	Evers
Benacquisto	Clemens	Flores

Garcia	Margolis	Smith
Gardiner	Montford	Sobel
Gibson	Negron	Soto
Grimsley	Richter	Stargel
Hays	Ring	Thompson
Jovner	Sachs	Thrasher
Lee	Simmons	

Simpson

Nays-None

Legg

Vote after roll call:

Yea-Galvano

Vote preference:

May 2, 2014: Yea-Hukill

Consideration of CS for CS for CS for HB 775, CS for CS for HB 773, and HB 953 was deferred.

CS for CS for HB 811—A bill to be entitled An act relating to foreign investments; amending s. 215.47, F.S.; revising the percentage of investments that the State Board of Administration may invest in foreign securities; amending s. 215.473, F.S.; revising and providing definitions with respect to requirements that the board divest securities in which public moneys are invested in certain companies doing specified types of business in or with Sudan or Iran; revising exclusions from the divestment requirements; conforming cross-references; creating s. 624.449, F.S.; requiring a domestic insurer to provide a list of investments that it has in companies on the State Board of Administration's lists of scrutinized companies with activities in Sudan or in Iran's petroleum energy sector; providing for severability; providing an effective date.

—was read the third time by title.

On motion by Senator Ring, **CS for CS for HB 811** was passed and certified to the House. The vote on passage was:

Yeas-36

Abruzzo	Flores	Negron
Altman	Galvano	Richter
Bean	Gardiner	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Joyner	Smith
Bullard	Latvala	Sobel
Clemens	Lee	Soto
Dean	Legg	Stargel
Detert	Margolis	Thompson
Evers	Montford	Thrasher

Nays-None

Vote after roll call:

Yea-Mr. President, Diaz de la Portilla, Garcia

Vote preference:

May 2, 2014: Yea-Hukill

CS for HB 7147—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 377.6015, F.S.; removing a provision relating to the department's duty to represent the state in the Southern States Energy Compact; amending s. 377.703, F.S.; requiring the department's annual report to include recommendations for energy efficiency; revising provisions relating to the promotion of the development and use of renewable energy resources; directing the department to cooperate with the Florida Energy Systems Consortium

in the development and use of renewable energy resources; amending s. 377.712, F.S.; authorizing the Commissioner of Agriculture to serve on or appoint a representative to the Southern States Energy Board; redirecting authority to approve proposed activities relating to the Southern States Energy Compact from the Department of Health to a specified member of the board; amending s. 377.801, F.S.; conforming a cross-reference; amending ss. 377.802 and 377.803, F.S.; conforming provisions to changes made by the act; creating s. 377.815, F.S.; authorizing the department to post on its website information relating to alternative fueling stations and electric vehicle charging stations; defining the term "alternative fuel"; authorizing the owner or operator of an alternative fueling station or an electric vehicle charging station to report certain information; amending s. 553.74, F.S.; providing for the appointment of a department representative to the Florida Building Commission; deleting obsolete provisions; repealing ss. 377.806 and 377.807, F.S., relating to the Solar Energy System Incentives Program and the energy-efficient appliance rebate program, respectively; providing definitions; directing the Office of Energy within the Department of Agriculture and Consumer Services to establish a program for allocating or reallocating a federal qualified energy conservation bond volume limitation; providing program requirements; providing an effective

—as amended April 30 was read the third time by title.

On motion by Senator Simpson, **CS for HB 7147** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea-Mr. President

Vote preference:

May 2, 2014: Yea-Hukill

CS for HB 7105—A bill to be entitled An act relating to health care services rulemaking; amending s. 390.012, F.S.; revising rulemaking authority relating to the operation of certain abortion clinics; amending s. 400.021, F.S.; revising the definition of the term "nursing home bed" to remove rulemaking authority for determining minimum space requirements for nursing home beds; amending s. 400.0712, F.S.; removing rulemaking authority relating to inactive nursing home facility licenses; amending s. 400.23, F.S.; revising general rulemaking authority relating to nursing homes and certain health care providers; amending s. 400.471, F.S.; exempting certain home health agencies from requirements relating to documentation of accreditation; amending s. 400.474, F.S.; revising reporting requirements to be submitted to the Agency for Health Care Administration by home health agencies; revising entities that are not required to submit the report; amending s. 400.487, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to home health agency personnel; amending s. 400.497, F.S.; revising rulemaking authority relating to the Home Health Services Act; amending s. 400.506, F.S.; removing rulemaking authority relating to the licensure of nurse registries and the establishment of certain emergency management plans; amending s. 400.509, F.S.; removing rulemaking authority relating to registration of certain companion services and homemaker services; amending s. 400.6095, F.S.; removing

rulemaking authority relating to orders not to resuscitate presented to a hospice care team; amending s. 400.914, F.S.; revising rulemaking authority relating to standards for prescribed pediatric extended care (PPEC) centers; removing rulemaking authority relating to certain limitations on PPEC centers; creating s. 400.9141, F.S.; providing limitations on PPEC centers; amending s. 400.934, F.S.; revising rulemaking authority relating to the preparation of emergency managements plans by home medical equipment providers; amending s. 400.935, F.S.; revising rulemaking authority relating to minimum standards for home medical equipment providers; amending s. 400.962, F.S.; removing rulemaking authority relating to certain standards for active treatment by intermediate care facilities for the developmentally disabled; amending s. 400.967, F.S.; revising rulemaking authority relating to the construction of, the preparation of emergency management plans by, and the classification of deficiencies of intermediate care facilities for the developmentally disabled; amending s. 400.980, F.S.; removing rulemaking authority relating to the registration of health care services pools; amending s. 409.912, F.S.; removing rulemaking authority relating to Medicaid provider lock-in programs; amending s. 409.972, F.S.; revising Medicaid-eligible persons exempt from mandatory managed care enrollment; amending s. 429.255, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to assisted living facility staff and the use of automated external defibrillators; amending s. 429.73, F.S.; removing rulemaking authority relating to orders not to resuscitate presented to adult family-care home providers; amending s. 440.102, F.S.; removing rulemaking authority relating to certain guidelines for drug-free workplace laboratories; amending s. 483.245, F.S.; revising rulemaking authority relating to the imposition of certain administrative penalties against clinical laboratories; amending s. 765.541, F.S.; revising rulemaking authority relating to standards and guidelines for certain organ donation programs; revising provisions relating to organ procurement programs; amending s. 765.544, F.S.; removing rulemaking authority relating to administrative penalties for violations with respect to organ and tissue donations; providing an effective date.

—as amended April 30 was read the third time by title.

Senator Thompson moved the following amendment:

Amendment 11 (145078) (with title amendment)—Before line 82 insert:

Section 1. Subsection (1), paragraphs (a), (b), (g), and (h) of subsection (2), and paragraph (d) of subsection (4) of section 381.004, Florida Statutes, are amended, and subsection (1) of that section is reordered, to read:

381.004 HIV testing.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Health care setting" means a setting devoted to both the diagnosis and care of persons, such as county health department clinics, hospital emergency departments, urgent care clinics, substance abuse treatment clinics, primary care settings, community clinics, mobile medical clinics, and correctional health care facilities.
- (b)(a) "HIV test" means a test ordered after July 6, 1988, to determine the presence of the antibody or antigen to human immunodeficiency virus or the presence of human immunodeficiency virus infection.
- (c)(b) "HIV test result" means a laboratory report of a human immunodeficiency virus test result entered into a medical record on or after July 6, 1988, or any report or notation in a medical record of a laboratory report of a human immunodeficiency virus test. As used in this section, The term "HIV test result" does not include test results reported to a health care provider by a patient.
- (d) "Nonhealth care setting" means a site that conducts HIV testing for the sole purpose of identifying HIV infection. Such setting does not provide medical treatment but may include community-based organizations, outreach settings, county health department HIV testing programs, and mobile vans.

(f)(e) "Significant exposure" means:

- 1. Exposure to blood or body fluids through needlestick, instruments, or sharps;
- 2. Exposure of mucous membranes to visible blood or body fluids, to which universal precautions apply according to the National Centers for Disease Control and Prevention, including, without limitations, the following body fluids:
 - a. Blood.
 - b. Semen.
 - c. Vaginal secretions.
 - d. Cerebrospinal Cerebro spinal fluid (CSF).
 - e. Synovial fluid.
 - f. Pleural fluid.
 - g. Peritoneal fluid.
 - h. Pericardial fluid.
 - i. Amniotic fluid.
- j. Laboratory specimens that contain HIV (e.g., suspensions of concentrated virus); or
- 3. Exposure of skin to visible blood or body fluids, especially when the exposed skin is chapped, abraded, or afflicted with dermatitis or the contact is prolonged or involving an extensive area.
- (e)(d) "Preliminary HIV test" means an antibody or antibody-antigen screening test, such as the enzyme-linked immunosorbent assays (IA), or a rapid test approved by the federal Food and Drug Administration (ELISAs) or the Single-Use Diagnostic System (SUDS).
- (g)(e) "Test subject" or "subject of the test" means the person upon whom an HIV test is performed, or the person who has legal authority to make health care decisions for the test subject.
- (2) HUMAN IMMUNODEFICIENCY VIRUS TESTING; INFORMED CONSENT; RESULTS; COUNSELING; CONFIDENTIALITY.—
 - (a) Before performing an HIV test:
- 1. In a health care setting, the person to be tested shall be provided information about the test, and notified that the test is planned, that he or she has the right to decline the test, and that he or she has the right to confidential treatment of information identifying the subject of the test and the results of the test as provided by law. If the person to be tested declines the test, such decision shall be documented in the medical record. No person in this state shall order a test designed to identify the human immunodeficiency virus, or its antigen or antibody, without first obtaining the informed consent of the person upon whom the test is being performed, except as specified in paragraph (h). Informed consent shall be preceded by an explanation of the right to confidential treatment of information identifying the subject of the test and the results of the test to the extent provided by law. Information shall also be provided on the fact that a positive HIV test result will be reported to the county health department with sufficient information to identify the test subject and on the availability and location of sites at which anonymous testing is performed. As required in paragraph (3)(e), each county health department shall maintain a list of sites at which anonymous testing is performed, including the locations, phone numbers, and hours of operation of the sites. Consent need not be in writing provided there is documentation in the medical record that the test has been explained and the consent has been obtained
- 2. In a nonhealth care setting, a provider shall obtain the informed consent of the person upon whom the test is being performed. Informed consent shall be preceded by an explanation of the right to confidential treatment of information identifying the subject of the test and the results of the test as provided by law.

The test subject shall also be informed that a positive HIV test result will be reported to the county health department with sufficient information to

- identify the test subject and on the availability and location of sites at which anonymous testing is performed. As required in paragraph (3)(c), each county health department shall maintain a list of sites at which anonymous testing is performed, including the locations, telephone numbers, and hours of operation of the sites.
- (b) Except as provided in paragraph (h), informed consent must be obtained from a legal guardian or other person authorized by law *if* when the person:
- 1. Is not competent, is incapacitated, or is otherwise unable to make an informed judgment; or
- Has not reached the age of majority, except as provided in s. 384 30.
- (g) Human immunodeficiency virus test results contained in the medical records of a hospital licensed under chapter 395 may be released in accordance with s. 395.3025 without being subject to the requirements of subparagraph (e)2., subparagraph (e)9., or paragraph (f) if; provided the hospital has notified the patient of the limited confidentiality protections afforded HIV test results contained in hospital medical records obtained written informed consent for the HIV test in accordance with provisions of this section.
- (h) Notwithstanding the provisions of paragraph (a), informed consent is not required:
- 1. When testing for sexually transmissible diseases is required by state or federal law, or by rule including the following situations:
- a. HIV testing pursuant to s. 796.08 of persons convicted of prostitution or of procuring another to commit prostitution.
- b. HIV testing of inmates pursuant to s. 945.355 *before* prior to their release from prison by reason of parole, accumulation of gain-time credits, or expiration of sentence.
- c. Testing for HIV by a medical examiner in accordance with s. 406.11.
 - d. HIV testing of pregnant women pursuant to s. 384.31.
- 2. Those exceptions provided for blood, plasma, organs, skin, semen, or other human tissue pursuant to s. 381.0041.
- 3. For the performance of an HIV-related test by licensed medical personnel in bona fide medical emergencies *if* when the test results are necessary for medical diagnostic purposes to provide appropriate emergency care or treatment to the person being tested and the patient is unable to consent, as supported by documentation in the medical record. Notification of test results in accordance with paragraph (c) is required.
- 4. For the performance of an HIV-related test by licensed medical personnel for medical diagnosis of acute illness where, in the opinion of the attending physician, providing notification obtaining informed consent would be detrimental to the patient, as supported by documentation in the medical record, and the test results are necessary for medical diagnostic purposes to provide appropriate care or treatment to the person being tested. Notification of test results in accordance with paragraph (c) is required if it would not be detrimental to the patient. This subparagraph does not authorize the routine testing of patients for HIV infection without notification informed consent.
- 5. *If* When HIV testing is performed as part of an autopsy for which consent was obtained pursuant to s. 872.04.
- 6. For the performance of an HIV test upon a defendant pursuant to the victim's request in a prosecution for any type of sexual battery where a blood sample is taken from the defendant voluntarily, pursuant to court order for any purpose, or pursuant to the provisions of s. 775.0877, s. 951.27, or s. 960.003; however, the results of an any HIV test performed shall be disclosed solely to the victim and the defendant, except as provided in ss. 775.0877, 951.27, and 960.003.
 - 7. If When an HIV test is mandated by court order.
- 8. For epidemiological research pursuant to s. 381.0031, for research consistent with institutional review boards created by 45 C.F.R. part 46,

or for the performance of an HIV-related test for the purpose of research, if the testing is performed in a manner by which the identity of the test subject is not known and may not be retrieved by the researcher.

- 9. If When human tissue is collected lawfully without the consent of the donor for corneal removal as authorized by s. 765.5185 or enucleation of the eyes as authorized by s. 765.519.
- 10. For the performance of an HIV test upon an individual who comes into contact with medical personnel in such a way that a significant exposure has occurred during the course of employment or within the scope of practice and where a blood sample is available which that was taken from that individual voluntarily by medical personnel for other purposes. The term "medical personnel" includes a licensed or certified health care professional; an employee of a health care professional or health care facility; employees of a laboratory licensed under chapter 483; personnel of a blood bank or plasma center; a medical student or other student who is receiving training as a health care professional at a health care facility; and a paramedic or emergency medical technician certified by the department to perform life-support procedures under s. 401.23.
- a. Before performing Prior to performance of an HIV test on a voluntarily obtained blood sample, the individual from whom the blood was obtained shall be requested to consent to the performance of the test and to the release of the results. If consent cannot be obtained within the time necessary to perform the HIV test and begin prophylactic treatment of the exposed medical personnel, all information concerning the performance of an HIV test and any HIV test result shall be documented only in the medical personnel's record unless the individual gives written consent to entering this information on the individual's medical record.
- b. Reasonable attempts to locate the individual and to obtain consent shall be made, and all attempts must be documented. If the individual cannot be found or is incapable of providing consent, an HIV test may be conducted on the available blood sample. If the individual does not voluntarily consent to the performance of an HIV test, the individual shall be informed that an HIV test will be performed, and counseling shall be furnished as provided in this section. However, HIV testing shall be conducted only after appropriate medical personnel under the supervision of a licensed physician documents, in the medical record of the medical personnel, that there has been a significant exposure and that, in accordance with the written protocols based on the National Centers for Disease Control and Prevention guidelines on HIV postexposure prophylaxis and in the physician's medical judgment, the information is medically necessary to determine the course of treatment for the medical personnel.
- c. Costs of an eny HIV test of a blood sample performed with or without the consent of the individual, as provided in this subparagraph, shall be borne by the medical personnel or the employer of the medical personnel. However, costs of testing or treatment not directly related to the initial HIV tests or costs of subsequent testing or treatment may not be borne by the medical personnel
- d. In order to use utilize the provisions of this subparagraph, the medical personnel must either be tested for HIV pursuant to this section or provide the results of an HIV test taken within 6 months before prior to the significant exposure if such test results are negative.
- e. A person who receives the results of an HIV test pursuant to this subparagraph shall maintain the confidentiality of the information received and of the persons tested. Such confidential information is exempt from s. 119.07(1).
- f. If the source of the exposure will not voluntarily submit to HIV testing and a blood sample is not available, the medical personnel or the employer of such person acting on behalf of the employee may seek a court order directing the source of the exposure to submit to HIV testing. A sworn statement by a physician licensed under chapter 458 or chapter 459 that a significant exposure has occurred and that, in the physician's medical judgment, testing is medically necessary to determine the course of treatment constitutes probable cause for the issuance of an order by the court. The results of the test shall be released to the source of the exposure and to the person who experienced the exposure.

- 11. For the performance of an HIV test upon an individual who comes into contact with medical personnel in such a way that a significant exposure has occurred during the course of employment or within the scope of practice of the medical personnel while the medical personnel provides emergency medical treatment to the individual; or notwithstanding s. 384.287, an individual who comes into contact with nonmedical personnel in such a way that a significant exposure has occurred while the nonmedical personnel provides emergency medical assistance during a medical emergency. For the purposes of this subparagraph, a medical emergency means an emergency medical condition outside of a hospital or health care facility that provides physician care. The test may be performed only during the course of treatment for the medical emergency.
- a. An individual who is capable of providing consent shall be requested to consent to an HIV test before prior to the testing. If consent cannot be obtained within the time necessary to perform the HIV test and begin prophylactic treatment of the exposed medical personnel and nonmedical personnel, all information concerning the performance of an HIV test and its result, shall be documented only in the medical personnel's or nonmedical personnel's record unless the individual gives written consent to entering this information in en the individual's medical record.
- b. HIV testing shall be conducted only after appropriate medical personnel under the supervision of a licensed physician documents, in the medical record of the medical personnel or nonmedical personnel, that there has been a significant exposure and that, in accordance with the written protocols based on the National Centers for Disease Control and Prevention guidelines on HIV postexposure prophylaxis and in the physician's medical judgment, the information is medically necessary to determine the course of treatment for the medical personnel or nonmedical personnel.
- c. Costs of any HIV test performed with or without the consent of the individual, as provided in this subparagraph, shall be borne by the medical personnel or the employer of the medical personnel or non-medical personnel. However, costs of testing or treatment not directly related to the initial HIV tests or costs of subsequent testing or treatment may not be borne by the medical personnel or the employer of the medical personnel or nonmedical personnel.
- d. In order to use utilize the provisions of this subparagraph, the medical personnel or nonmedical personnel shall be tested for HIV pursuant to this section or shall provide the results of an HIV test taken within 6 months before prior to the significant exposure if such test results are negative.
- e. A person who receives the results of an HIV test pursuant to this subparagraph shall maintain the confidentiality of the information received and of the persons tested. Such confidential information is exempt from s. 119.07(1).
- f. If the source of the exposure will not voluntarily submit to HIV testing and a blood sample was not obtained during treatment for the medical emergency, the medical personnel, the employer of the medical personnel acting on behalf of the employee, or the nonmedical personnel may seek a court order directing the source of the exposure to submit to HIV testing. A sworn statement by a physician licensed under chapter 458 or chapter 459 that a significant exposure has occurred and that, in the physician's medical judgment, testing is medically necessary to determine the course of treatment constitutes probable cause for the issuance of an order by the court. The results of the test shall be released to the source of the exposure and to the person who experienced the exposure.
- 12. For the performance of an HIV test by the medical examiner or attending physician upon an individual who expired or could not be resuscitated while receiving emergency medical assistance or care and who was the source of a significant exposure to medical or nonmedical personnel providing such assistance or care.
- a. HIV testing may be conducted only after appropriate medical personnel under the supervision of a licensed physician documents in the medical record of the medical personnel or nonmedical personnel that there has been a significant exposure and that, in accordance with the written protocols based on the National Centers for Disease Control and Prevention guidelines on HIV postexposure prophylaxis and in the

physician's medical judgment, the information is medically necessary to determine the course of treatment for the medical personnel or non-medical personnel.

- b. Costs of *an* any HIV test performed under this subparagraph may not be charged to the deceased or to the family of the deceased person.
- c. For the provisions of this subparagraph to be applicable, the medical personnel or nonmedical personnel must be tested for HIV under this section or must provide the results of an HIV test taken within 6 months before the significant exposure if such test results are negative.
- d. A person who receives the results of an HIV test pursuant to this subparagraph shall comply with paragraph (e).
- 13. For the performance of an HIV-related test medically indicated by licensed medical personnel for medical diagnosis of a hospitalized infant as necessary to provide appropriate care and treatment of the infant if when, after a reasonable attempt, a parent cannot be contacted to provide consent. The medical records of the infant must shall reflect the reason consent of the parent was not initially obtained. Test results shall be provided to the parent when the parent is located.
- 14. For the performance of HIV testing conducted to monitor the clinical progress of a patient previously diagnosed to be HIV positive.
- 15. For the performance of repeated HIV testing conducted to monitor possible conversion from a significant exposure.
- (4) HUMAN IMMUNODEFICIENCY VIRUS TESTING REQUIRE-MENTS; REGISTRATION WITH THE DEPARTMENT OF HEALTH; EXEMPTIONS FROM REGISTRATION.—No county health department and no other person in this state shall conduct or hold themselves out to the public as conducting a testing program for acquired immune deficiency syndrome or human immunodeficiency virus status without first registering with the Department of Health, reregistering each year, complying with all other applicable provisions of state law, and meeting the following requirements:
- (d) A program in a health care setting shall meet the notification criteria contained in subparagraph (2)(a)1. A program in a nonhealth care setting shall meet all informed consent criteria contained in subparagraph (2)(a)2. The program must meet all the informed consent criteria contained in subsection (2).
- Section 2. Subsection (2) of section 456.032, Florida Statutes, is amended to read:

456.032 Hepatitis B or HIV carriers.—

(2) Any person licensed by the department and any other person employed by a health care facility who contracts a blood-borne infection shall have a rebuttable presumption that the illness was contracted in the course and scope of his or her employment, provided that the person, as soon as practicable, reports to the person's supervisor or the facility's risk manager any significant exposure, as that term is defined in s. $381.004(1)\frac{381.004(1)(e)}{(e)}$, to blood or body fluids. The employer may test the blood or body fluid to determine if it is infected with the same disease contracted by the employee. The employer may rebut the presumption by the preponderance of the evidence. Except as expressly provided in this subsection, there shall be no presumption that a blood-borne infection is a job-related injury or illness.

And the title is amended as follows:

Delete line 2 and insert: An act relating to health care services; amending s. 381.004, F.S.; revising and providing definitions; specifying the notification and consent procedures for performing an HIV test in a health care setting and a nonhealth care setting; amending s. 456.032, F.S.; conforming a cross-reference;

POINT OF ORDER

Senator Benacquisto raised a point of order that pursuant to Rule 7.1(4)(c), **Amendment 11 (145078)** contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, the President ruled the point well taken and the amendment out of order

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

Amendment 12 (206498) (with title amendment)—Between lines 401 and 402 insert:

Section 5. Paragraph (f) of subsection (5) of section 400.235, Florida Statutes, is amended to read:

400.235 $\,$ Nursing home quality and licensure status; Gold Seal Program.—

- (5) Facilities must meet the following additional criteria for recognition as a Gold Seal Program facility:
- (f) Evidence that verified an outstanding record regarding the number and types of substantiated complaints reported to the Office of State Long-Term Care Ombudsman Council within the 30 months preceding application for the program have been resolved or, if not resolved, the facility has made a good faith effort to resolve the complaints.

A facility assigned a conditional licensure status may not qualify for consideration for the Gold Seal Program until after it has operated for 30 months with no class I or class II deficiencies and has completed a regularly scheduled relicensure survey.

And the title is amended as follows:

Delete line 13 and insert: providers; amending s. 400.235, F.S.; clarifying criteria relating to the Gold Seal Program; amending s. 400.471, F.S.; exempting

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

Amendment 13 (816512) (with title amendment)—Between lines 1060 and 1061 insert:

Section 24. Subsection (2) of section 468.1665, Florida Statutes, is amended to read:

468.1665 Board of Nursing Home Administrators; membership; appointment; terms.—

(2) Effective January 1, 2015, four Three members of the board must be licensed nursing home administrators. One member Two members of the board must be a health care practitioner practitioners. The remaining two members of the board must be laypersons who are not, and have never been, nursing home administrators or members of any health care profession or occupation. At least one member of the board must be 60 years of age or older. The Governor may reappoint members in order to comply with this requirement by January 1, 2015.

Section 25. Subsection (2) of section 468.1695, Florida Statutes, is amended to read:

468.1695 Licensure by examination.—

- (2) The department shall examine each applicant who the board certifies has completed the application form and remitted an examination fee set by the board not to exceed \$250 and who:
- (a)1. Holds a baccalaureate *or master's* degree from an accredited college or university and majored in health care administration, health services administration, or an equivalent major, or has credit for at least 60 semester hours in subjects, as prescribed by rule of the board, which prepare the applicant for total management of a nursing home; and
- 2. Has fulfilled the requirements of a college-affiliated or university-affiliated internship in nursing home administration or of a 1,000-hour nursing home administrator-in-training program prescribed by the board; or

- (b)1. Holds a baccalaureate degree from an accredited college or university; and
- 2.a. Has fulfilled the requirements of a 2,000-hour nursing home administrator-in-training program prescribed by the board; or
- b. Has 1 year of management experience allowing for the application of executive duties and skills, including the staffing, budgeting, and directing of resident care, dietary, and bookkeeping departments within a skilled nursing facility, hospital, hospice, assisted living facility with a minimum of 60 licensed beds, or geriatric residential treatment program and, if such experience is not in a skilled nursing facility, has fulfilled the requirements of a 1,000-hour nursing home administrator-in-training program prescribed by the board.

And the title is amended as follows:

Between lines 67 and 68 insert: amending s. 468.1665, F.S.; increasing the number of members of the Board of Nursing Home Administrators who must be licensed nursing home administrators and decreasing the number of members who must be health care practitioners; amending s. 468.1695, F.S.; revising the qualifications of applicants who may sit for the licensed nursing home administrator examination to include an applicant with a master's degree in certain subjects;

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

Amendment 14 (960060) (with title amendment)—Between lines 1060 and 1061 insert:

Section 24. Subsection (3) of section 458.3485, Florida Statutes, is amended to read:

458.3485 Medical assistant.—

(3) CERTIFICATION. Medical assistants may be certified by the American Association of Medical Assistants or as a Registered Medical Assistant by the American Medical Technologists.

And the title is amended as follows:

Between lines 67 and 68 insert: amending s. 458.3485, F.S.; deleting a provision specifying entities authorized to certify or register medical assistants;

RECONSIDERATION OF AMENDMENT

On motion by Senator Sobel, the Senate reconsidered the vote by which **Amendment 10 (341334)** was previously considered April 30 and adopted.

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

Senator Sobel moved the following amendments to $\bf Amendment~10~(341334)$ which were adopted by two-thirds vote:

Amendment 10A (554692) (with title amendment)—Between lines 145 and 146 insert:

Section 31. Subsection (13) of section 429.02, Florida Statutes, is amended to read:

429.02 Definitions.—When used in this part, the term:

(13) "Limited nursing services" means acts that may be performed by a person licensed under pursuant to part I of chapter 464 by persons licensed thereunder while carrying out their professional duties but limited to those acts which the department specifies by rule. Acts which may be specified by rule as allowable Limited nursing services shall be for persons who meet the admission criteria established by the department for assisted living facilities and shall not be complex enough to require 24-hour nursing supervision and may include such services as the application and care of routine dressings, and care of casts, braces, and splints.

And the title is amended as follows:

Delete line 1044 and insert: conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; revising the

Amendment 10B (410448)—Delete lines 619-629 and insert:

(c) Notwithstanding ss. 408.813(2)(c) and 408.832, if a facility is cited for 10 or more class III violations during an inspection or survey, the agency shall impose a fine for each violation.

Amendment 10C (786634) (with title amendment)—Delete lines 135-145.

And the title is amended as follows:

Delete lines 1041-1044 and insert: for exercising any other resident right; amending s. 429.07, F.S.; revising the

Amendment 10D (168320)—Delete line 900 and insert: formats. The agency shall include all content in its possession on November 1, 2014, on the website and add additional content from facilities

as their licenses are renewed. At a minimum, such data must include:

Amendment 10 (341334) as amended was adopted by two-thirds vote

RECONSIDERATION OF AMENDMENT

On motion by Senator Soto, the Senate reconsidered the withdrawal of **Amendment (634892)**.

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

Amendment 15 (634892) (with title amendment)—Between lines 906 and 907 insert:

Section 19. Subsection (4) of section 400.9905, Florida Statutes, is amended to read:

400.9905 Definitions.—

- (4) "Clinic" means an entity where health care services are provided to individuals and which tenders charges for reimbursement for such services, including a mobile clinic and a portable equipment provider. As used in this part, the term does not include and the licensure requirements of this part do not apply to:
- (a) Entities licensed or registered by the state under chapter 395; entities licensed or registered by the state and providing only health care services within the scope of services authorized under their respective licenses under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; providers certified under 42 C.F.R. part 485, subpart B or subpart H; or an any entity that provides neonatal or pediatric hospital-based health care services or other health care services by licensed practitioners solely within a hospital licensed under chapter 395.
- (b) Entities that own, directly or indirectly, entities licensed or registered by the state pursuant to chapter 395; entities that own, directly or indirectly, entities licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; providers certified under 42 C.F.R. part 485, subpart B or subpart H; or an any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital licensed under chapter 395.
- (c) Entities that are owned, directly or indirectly, by an entity licensed or registered by the state pursuant to chapter 395; entities that are owned, directly or indirectly, by an entity licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter ex-

cept part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; providers certified under 42 C.F.R. part 485, subpart B or subpart H; or an any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital under chapter 395.

- (d) Entities that are under common ownership, directly or indirectly, with an entity licensed or registered by the state pursuant to chapter 395; entities that are under common ownership, directly or indirectly, with an entity licensed or registered by the state and providing only health care services within the scope of services authorized pursuant to their respective licenses under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 478, part I of chapter 483, chapter 484, or chapter 651; end-stage renal disease providers authorized under 42 C.F.R. part 405, subpart U; providers certified under 42 C.F.R. part 485, subpart B or subpart H; or an any entity that provides neonatal or pediatric hospital-based health care services by licensed practitioners solely within a hospital licensed under chapter 395.
- (e) An entity that is exempt from federal taxation under 26 U.S.C. s. 501(c)(3) or (4), an employee stock ownership plan under 26 U.S.C. s. 409 that has a board of trustees at least two-thirds of which are Floridalicensed health care practitioners and provides only physical therapy services under physician orders, a any community college or university clinic, and an any entity owned or operated by the federal or state government, including agencies, subdivisions, or municipalities thereof.
- (f) A sole proprietorship, group practice, partnership, or corporation that provides health care services by physicians covered by s. 627.419, that is directly supervised by one or more of such physicians, and that is wholly owned by one or more of those physicians or by a physician and the spouse, parent, child, or sibling of that physician.
- (g) A sole proprietorship, group practice, partnership, or corporation that provides health care services by licensed health care practitioners under chapter 457, chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 466, chapter 467, chapter 480, chapter 484, chapter 486, chapter 490, chapter 491, or part I, part III, part X, part XIII, or part XIV of chapter 468, or s. 464.012, and that is wholly owned by one or more licensed health care practitioners, or the licensed health care practitioners set forth in this paragraph and the spouse, parent, child, or sibling of a licensed health care practitioner if one of the owners who is a licensed health care practitioner is supervising the business activities and is legally responsible for the entity's compliance with all federal and state laws. However, a health care practitioner may not supervise services beyond the scope of the practitioner's license, except that, for the purposes of this part, a clinic owned by a licensee in s. 456.053(3)(b) which provides only services authorized pursuant to s. 456.053(3)(b) may be supervised by a licensee specified in s. 456.053(3)(b).
- (h) Clinical facilities affiliated with an accredited medical school at which training is provided for medical students, residents, or fellows.
- (i) Entities that provide only oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 or entities that provide oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 which are owned by a corporation whose shares are publicly traded on a recognized stock exchange.
- (j) $\,$ Clinical facilities affiliated with a college of chiropractic accredited by the Council on Chiropractic Education at which training is provided for chiropractic students.
- (k) Entities that provide licensed practitioners to staff emergency departments or to deliver anesthesia services in facilities licensed under chapter 395 and that derive at least 90 percent of their gross annual revenues from the provision of such services. Entities claiming an exemption from licensure under this paragraph must provide documentation demonstrating compliance.
- (l) Orthotic, prosthetic, pediatric cardiology, or perinatology clinical facilities or anesthesia clinical facilities that are not otherwise exempt under paragraph (a) or paragraph (k) and that are a publicly traded corporation or are wholly owned, directly or indirectly, by a publicly

traded corporation. As used in this paragraph, a publicly traded corporation is a corporation that issues securities traded on an exchange registered with the United States Securities and Exchange Commission as a national securities exchange.

- (m) Entities that are owned by a corporation that has \$250 million or more in total annual sales of health care services provided by licensed health care practitioners where one or more of the persons responsible for the operations of the entity is a health care practitioner who is licensed in this state and who is responsible for supervising the business activities of the entity and is responsible for the entity's compliance with state law for purposes of this part.
- (n) Entities that employ 50 or more licensed health care practitioners licensed under chapter 458 or chapter 459 where the billing for medical services is under a single tax identification number. The application for exemption under this subsection must shall contain information that includes: the name, residence, and business address and phone number of the entity that owns the practice; a complete list of the names and contact information of all the officers and directors of the corporation; the name, residence address, business address, and medical license number of each licensed Florida health care practitioner employed by the entity; the corporate tax identification number of the entity seeking an exemption; a listing of health care services to be provided by the entity at the health care clinics owned or operated by the entity and a certified statement prepared by an independent certified public accountant which states that the entity and the health care clinics owned or operated by the entity have not received payment for health care services under personal injury protection insurance coverage for the preceding year. If the agency determines that an entity which is exempt under this subsection has received payments for medical services under personal injury protection insurance coverage, the agency may deny or revoke the exemption from licensure under this subsection.

Notwithstanding this subsection, an entity shall be deemed a clinic and must be licensed under this part in order to receive reimbursement under the Florida Motor Vehicle No-Fault Law, ss. 627.730-627.7405, unless exempted under s. 627.736(5)(h) or, as a provider certified pursuant to 42 C.F.R. part 485, subpart H, exempted under this subsection before July 1, 2014. However, if a single legal entity owned a clinic that is exempt under this subsection before July 1, 2014, the exemption extends beyond that date to other clinics owned by that entity which are certified under 42 C.F.R. part 485, subpart H.

And the title is amended as follows:

Delete line 54 and insert: registration of health care services pools; amending s. 400.9905, F.S.; exempting certain federally certified clinics from licensure under the Health Care Clinic Act; amending

On motion by Senator Grimsley, **CS for HB 7105** as amended was passed and certified to the House. The vote on passage was:

Yeas-36

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

Nays-None

Vote after roll call:

Yea-Mr. President, Detert, Negron

Vote preference:

May 2, 2014: Yea—Hukill

DISCLOSURE

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in **CS for HB 7105** provide a special private gain or loss to a principal by whom I or my spouse, parent, or child is retained or employed. The nature of the interest and the persons or entities involved are specified below:

My wife is employed by HCA/Blake Medical Center. **CS for HB 7105** may constitute a special gain or loss to my wife's employer.

As permitted by Senate Rule, I may vote on this matter.

Senator Bill Galvano, 26th District

DISCLOSURE

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in **CS for HB 7105** and **Amendment Barcode (243198)** provide a special private gain or loss to a principal by whom I or my spouse, parent, or child is retained or employed. The nature of the interest and the persons or entities involved are specified below:

My wife is employed by HCA/Blake Medical Center. **CS for HB 7105** and **Amendment Barcode (243198)**, may constitute a special gain or loss to my wife's employer.

As permitted by Senate Rule, I may vote on this matter.

Senator Bill Galvano, 26th District

Consideration of CS for CS for SB 1114 was deferred.

CS for CS for CS for HB 851—A bill to be entitled An act relating to postsecondary education tuition and fees; amending s. 1009.21, F.S., relating to the determination of resident status for tuition purposes; revising the definitions of the terms "dependent child" and "parent": revising certain residency requirements for a dependent child; prohibiting denial of classification as a resident for tuition purposes based on certain immigration status; revising requirements for documentation of residency; revising requirements relating to classification or reclassification as a resident for tuition purposes based on marriage; revising requirements relating to reevaluation of classification as a resident for tuition purposes; classifying persons who receive certain tuition exemptions or waivers as residents for tuition purposes; providing for the adoption of rules and regulations; amending s. 1009.22, F.S.; revising provisions relating to workforce education postsecondary tuition and out-of-state fees; amending s. 1009.23, F.S.; revising provisions relating to Florida College System institution tuition and out-of-state fees; amending s. 1009.24, F.S.; revising provisions relating to state university resident undergraduate tuition; revising the annual percentage increase allowed in the aggregate sum of tuition and the tuition differential at state universities; amending s. 1009.26, F.S.; revising provisions relating to the tuition waiver for a recipient of a Purple Heart or another combat decoration superior in precedence; providing for the waiver of out-of-state fees for students based on certain attendance, graduation, and enrollment requirements; requiring certain reporting; providing an effective date.

—as amended April 30 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Latvala, the Senate reconsidered the vote by which engrossed **Amendment 1 (922448)** was adopted.

Senators Richter, Thrasher, and Latvala offered the following amendment to Amendment 1 (922448):

Amendment 1A (688084) (with title amendment)—Between lines 485 and 486 insert:

(d) A state university, a Florida College System institution, a career center operated by a school district under s. 1001.44, or a charter technical career center may, within the nonresident student enrollment sys-

temwide, prioritize the enrollment of a veteran who is granted an out-ofstate fee waiver pursuant to the Congressman C.W. Bill Young Tuition Waiver Act over a student who is granted an out-of-state fee waiver under this subsection.

And the title is amended as follows:

Delete line 590 and insert: state financial aid; authorizing a state university, a Florida College System institution, a career center operated by a school district, or a charter technical career center to prioritize enrollment of certain veterans; amending s. 1009.21, F.S.,

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

Senator Brandes moved the following amendment to **Amendment 1** (922448) which was adopted by two-thirds vote:

Amendment 1B (729500) (with title amendment)—Between lines 485 and 486 insert:

(d) A state university, a Florida College System institution, a career center operated by a school district under s. 1001.44, or a charter technical career center shall, within the nonresident student enrollment systemwide, prioritize the enrollment of a veteran who is granted an out-of-state fee waiver pursuant to the Congressman C.W. Bill Young Tuition Waiver Act over a student who is granted an out-of-state fee waiver under this subsection.

And the title is amended as follows:

Delete line 590 and insert: state financial aid; requiring a state university, a Florida College System institution, a career center operated by a school district, or a charter technical career center to prioritize enrollment of certain veterans; amending s. 1009.21, F.S.,

Pending Amendment 1A (688084) by Senators Richter, Thrasher, and Latvala was withdrawn.

Amendment 1 (922448) as amended was adopted by two-thirds vote.

THE PRESIDENT PRESIDING

On motion by Senator Latvala, **CS for CS for CS for HB 851** as amended was passed and certified to the House. The vote on passage was:

Yeas-26

Abruzzo	Gibson	Sachs
Braynon	Grimsley	Simmons
Bullard	Joyner	Simpson
Clemens	Latvala	Smith
Dean	Legg	Sobel
Diaz de la Portilla	Margolis	Soto
Flores	Montford	Thompson
Garcia	Richter	Thrasher
Gardiner	Ring	

Nays-13

Mr. President	Brandes	Lee
Altman	Detert	Negron
Bean	Evers	Stargel
Benacquisto	Galvano	
Bradley	Hays	

Vote preference:

May 2, 2014: Nay-Hukill

MOTION

On motion by Senator Thrasher, the rules were waived and the time of adjournment was extended until 6:30 p.m. or until completion of the Calendar of Bills on Third Reading.

On motion by Senator Galvano-

CS for CS for HB 775—A bill to be entitled An act relating to public records; creating s. 548.062, F.S.; providing an exemption from public records requirements for proprietary confidential business information in reports required to be filed with the Florida State Boxing Commission by a promoter or obtained by the commission through an audit of a promoter's books and records; defining the term "proprietary confidential business information"; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Galvano, **CS for CS for CS for HB 775** 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-34

Diaz de la Portilla	Negron
Evers	Richter
Flores	Ring
Galvano	Sachs
Garcia	Simmons
Gibson	Simpson
Grimsley	Smith
Hays	Sobel
Latvala	Soto
Legg	Thrasher
Margolis	
	Evers Flores Galvano Garcia Gibson Grimsley Hays Latvala Legg

Montford

Nays-None

Detert

Vote after roll call:

Yea-Lee, Stargel, Thompson

Nay-Joyner

Vote preference:

May 2, 2014: Yea-Hukill

CS for CS for HB 773—A bill to be entitled An act relating to pugilistic exhibitions; amending s. 548.002, F.S.; revising and providing definitions; amending s. 548.004, F.S.; revising the duties and responsibilities of the executive director of the Florida State Boxing Commission; deleting a provision requiring the electronic recording of commission proceedings; amending s. 548.006, F.S.; clarifying the jurisdiction of the commission over certain amateur and professional matches; amending s. 548.007, F.S.; revising the applicability of chapter 548, F.S.; repealing s. 548.013, F.S., relating to a requirement that foreign copromoters be licensed; amending s. 548.014, F.S.; conforming provisions to changes made by the act; repealing s. 548.015, F.S., relating to the authority of the commission to require a concessionaire to file a form of security with the commission; amending s. 548.017, F.S.; deleting a requirement for the licensure of concessionaires and booking agents: amending s. 548.046, F.S.; providing for immediate license suspension and other disciplinary action if a participant fails or refuses to provide a urine sample or tests positive for specified prohibited substances; amending s. 548.052, F.S.; revising requirements for providing an advance payment or loan against a purse to a participant; amending s. 548.054, F.S.; revising procedure and requirements for requesting a hearing following the withholding of a purse; amending s. 548.06, F.S.; revising the calculation of gross receipts; authorizing a promoter to issue a specified amount of complimentary tickets that are not included in gross receipts; requiring authorization from the commission to issue

complimentary tickets that are not included in gross receipts in an amount greater than a specified amount; providing application requirements and procedures; providing that certain promoters are not required to report specified information; requiring promoters to retain specified documents and records; authorizing the commission and the Department of Business and Professional Regulation to audit specified records retained by a promoter; requiring the commission to adopt rules; amending s. 548.066, F.S.; conforming a provision to changes made by the act; amending s. 548.07, F.S.; revising the procedure for suspension of licensure; amending s. 548.073, F.S.; requiring that commission hearings be held in accordance with the Administrative Procedure Act; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Galvano, **CS for CS for HB 773** was passed and certified to the House. The vote on passage was:

Yeas-37

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

Nays-None

Vote preference:

May 2, 2014: Yea—Hukill

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed SB 320, with 1 amendment, and requests the concurrence of the Senate.

 $Robert\ L$. "Bob" Ward, Clerk

SB 320—A bill to be entitled An act relating to commercial parasailing; providing a short title; amending s. 327.02, F.S.; defining terms; creating s. 327.375, F.S.; requiring the operator of a vessel engaged in commercial parasailing to ensure that specified requirements are met; requiring the owner of a vessel engaged in commercial parasailing to obtain and maintain an insurance policy; providing minimum coverage requirements for the insurance policy; providing requirements for proof of insurance; specifying the insurance information that must be provided upon request; requiring the operator to have a current and valid license issued by the United States Coast Guard; prohibiting commercial parasailing unless certain equipment is present on the vessel and certain weather conditions are met; requiring that a weather log be maintained and made available for inspection; providing a criminal penalty; amending ss. 320.08, 327.391, 328.17, 342.07, 713.78, and 715.07, F.S.; conforming cross-references; providing an effective date.

House Amendment 1 (595839) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. This act may be cited as the "White-Miskell Act."

- Section 2. Section 327.02, Florida Statutes, is amended to read:
- 327.02 Definitions.—As used in this chapter and in chapter 328, unless the context clearly requires a different meaning, the term:
- (1) "Airboat" means a vessel that is primarily designed for use in shallow waters and powered by an internal combustion engine with an airplane-type propeller mounted above the stern and used to push air across a set of rudders.
 - (2) "Alien" means a person who is not a citizen of the United States.
- (3) "Boating accident" means a collision, accident, or casualty involving a vessel in or upon, or entering into or exiting from, the water, including capsizing, collision with another vessel or object, sinking, personal injury, death, disappearance of *a* any person from on board under circumstances that which indicate the possibility of death or injury, or property damage to any vessel or dock.
- (4) "Canoe" means a light, narrow vessel with curved sides and with both ends pointed. A canoe-like vessel with a transom may not be excluded from the definition of a canoe if the width of its transom is less than 45 percent of the width of its beam or it has been designated as a canoe by the United States Coast Guard.
- (5) "Commercial parasailing" means providing or offering to provide, for consideration, any activity involving the towing of a person by a motorboat if:
 - (a) One or more persons are tethered to the towing vessel;
 - (b) The person or persons ascend above the water; and
- (c) The person or persons remain suspended under a canopy, chute, or parasail above the water while the vessel is underway.

The term does not include ultralight glider towing conducted under rules of the Federal Aviation Administration governing ultralight vehicles as defined in 14 C.F.R. part 103.

- (6)(5) "Commercial vessel" means:
- (a) A Any vessel primarily engaged in the taking or landing of saltwater fish or saltwater products or freshwater fish or freshwater products, or a any vessel licensed pursuant to s. 379.361 from which commercial quantities of saltwater products are harvested, from within and without the waters of this state for sale either to the consumer or to a_7 retail dealer, or wholesale dealer.
- (b) Any other vessel, except a recreational vessel as defined in this section.
- (7) "Commission" means the Fish and Wildlife Conservation Commission.
- (8)(7) "Dealer" means a any person authorized by the Department of Revenue to buy, sell, resell, or otherwise distribute vessels. Such person must shall have a valid sales tax certificate of registration issued by the Department of Revenue and a valid commercial or occupational license required by any county, municipality, or political subdivision of the state in which the person operates.
- $(9)\!(\!8\!)$ "Division" means the Division of Law Enforcement of the Fish and Wildlife Conservation Commission.
- (10)(9) "Documented vessel" means a vessel for which a valid certificate of documentation is outstanding pursuant to 46 C.F.R. part 67.
- (11)(10) "Floating structure" means a floating entity, with or without accommodations built thereon, which is not primarily used as a means of transportation on water but which serves purposes or provides services typically associated with a structure or other improvement to real property. The term "floating structure" includes, but is not limited to, an each entity used as a residence, place of business or office with public access; a_7 , hotel or motel; a_7 restaurant or lounge; a_7 clubhouse; a_7 meeting facility; a_7 storage or parking facility; or a_7 mining platform, dredge, dragline, or similar facility or entity represented as such. Floating structures are expressly excluded from the definition of the term "vessel" provided in this section. Incidental movement upon water or resting

partially or entirely on the bottom *does* shall not, in and of itself, preclude an entity from classification as a floating structure.

(12)(11) "Florida Intracoastal Waterway" means the Atlantic Intracoastal Waterway, the Georgia state line north of Fernandina to Miami; the Port Canaveral lock and canal to the Atlantic Intracoastal Waterway; the Atlantic Intracoastal Waterway, Miami to Key West; the Okeechobee Waterway, Stuart to Fort Myers; the St. Johns River, Jacksonville to Sanford; the Gulf Intracoastal Waterway, Anclote to Fort Myers; the Gulf Intracoastal Waterway, Carrabelle to Tampa Bay; Carrabelle to Anclote open bay section, (using the Gulf of Mexico); the Gulf Intracoastal Waterway, Carrabelle to the Alabama state line west of Pensacola; and the Apalachicola, Chattahoochee, and Flint Rivers in Florida.

(13)(12) "Homemade vessel" means a any vessel built after October 31, 1972, for which a federal hull identification number is not required to be assigned by the manufacturer pursuant to federal law, or a any vessel constructed or assembled before prior to November 1, 1972, by an entity other than a licensed manufacturer for its his or her own use or the use of a specific person. A vessel assembled from a manufacturer's kit or constructed from an unfinished manufactured hull is shall be considered to be a homemade vessel if such a vessel is not required to have a hull identification number assigned by the United States Coast Guard. A rebuilt or reconstructed vessel may not shall in no event be construed to be a homemade vessel.

(14) "Kite boarding" or "kite surfing" means an activity in which a kite board or surfboard is tethered to a kite so as to harness the power of the wind and propel the board across a body of water. For purposes of this subsection, the term "kite" has the same meaning as used in 14 C.F.R. part 101.

(15)(13) "Houseboat" means a any vessel that which is used primarily as a residence for at least a minimum of 21 days during any 30-day period; in a county of this state if such, and this residential use of the vessel is to the preclusion of its the use of the vessel as a means of transportation.

(16)(14) "Length" means the measurement from end to end over the deck parallel to the centerline, excluding sheer.

(17)(15) "Lien" means a security interest that which is reserved or created by a written agreement recorded with the Department of Highway Safety and Motor Vehicles pursuant to s. 328.15 and that which secures payment or performance of an obligation and is generally valid against third parties.

(18)(16) "Lienholder" means a person holding a security interest in a vessel, which interest is recorded with the Department of Highway Safety and Motor Vehicles pursuant to s. 328.15.

(19)(17) "Live-aboard vessel" means:

- (a) A Any vessel used solely as a residence and not for navigation;
- (b) A Any vessel represented as a place of business or a professional or other commercial enterprise; or
- (c) A Any vessel for which a declaration of domicile has been filed pursuant to s. 222.17.

A commercial fishing boat is expressly excluded from the term "live-aboard vessel."

(20)(18) "Livery vessel" means a any vessel leased, rented, or chartered to another for consideration.

(21) "Manufactured vessel" means a any vessel built after October 31, 1972, for which a federal hull identification number is required pursuant to federal law, or a any vessel constructed or assembled before prior to November 1, 1972, by a duly licensed manufacturer.

(22)(20) "Marina" means a licensed commercial facility that which provides secured public moorings or dry storage for vessels on a leased basis. A commercial establishment authorized by a licensed vessel manufacturer as a dealership is shall be considered a marina for non-judicial sale purposes.

- (23)(21) "Marine sanitation device" means any equipment, other than a toilet, for installation on board a vessel, which is designed to receive, retain, treat, or discharge sewage, and any process to treat such sewage. Marine sanitation device Types I, II, and III shall be defined as provided in 33 C.F.R. part 159.
- (24)(22) "Marker" means a any channel mark or other aid to navigation, an information or regulatory mark, an isolated danger mark, a safe water mark, a special mark, an inland waters obstruction mark, or mooring buoy in, on, or over the waters of the state or the shores thereof, and includes, but is not limited to, a sign, beacon, buoy, or light.
- (25) "Moored ballooning" means the operation of a moored balloon pursuant to 14 C.F.R. part 101.
- (26)(23) "Motorboat" means a any vessel equipped with machinery for propulsion, irrespective of whether the propulsion machinery is in actual operation.
- (27)(24) "Muffler" means an automotive-style sound-suppression device or system designed to effectively abate the sound of exhaust gases emitted from an internal combustion engine and prevent excessive sound when installed on such an engine.
 - (28)(25) "Navigation rules" means, for vessels on:
- (a) For vessels on Waters outside of established navigational lines of demarcation as specified in 33 C.F.R. part 80, the International Navigational Rules Act of 1977, 33 U.S.C. s. 1602, as amended, including the appendix and annexes thereto, through October 1, 2012.
- (b) For vessels on All waters not outside of such established lines of demarcation, the Inland Navigational Rules Act of 1980, 33 C.F.R. parts 83-90, as amended, through October 1, 2012.
- (29)(26) "Nonresident" means a citizen of the United States who has not established residence in this state and has not continuously resided in this state for 1 year and in one county for the 6 months immediately preceding the initiation of a vessel titling or registration action.
- (30)(27) "Operate" means to be in charge of, or in actual physical control of a vessel upon the waters of this state, or to exercise control over or to have responsibility for a vessel's navigation or safety while the vessel is underway upon the waters of this state, or to control or steer a vessel being towed by another vessel upon the waters of the state.
- (31)(28) "Owner" means a person, other than a lienholder, having the property in or title to a vessel. The term includes a person entitled to the use or possession of a vessel subject to an interest in another person which is, reserved or created by agreement and securing payment of performance of an obligation., but The term does not include excludes a lessee under a lease not intended as security.
- (32)(29) "Person" means an individual, partnership, firm, corporation, association, or other entity.
- (33)(30) "Personal watercraft" means a vessel less than 16 feet in length which uses an inboard motor powering a water jet pump, as its primary source of motive power and which is designed to be operated by a person sitting, standing, or kneeling on the vessel, rather than in the conventional manner of sitting or standing inside the vessel.
- (34)(31) "Portable toilet" means a device consisting of a lid, seat, containment vessel, and support structure *which* that is specifically designed to receive, retain, and discharge human waste and *which* that is capable of being removed from a vessel by hand.
- (35)(32) "Prohibited activity" means such activity that as will impede or disturb navigation or creates a safety hazard on waterways of this state.
- (36)(32) "Racing shell," "rowing scull," or "racing kayak" means a manually propelled vessel *that* which is recognized by national or international racing associations for use in competitive racing and in which all occupants, with the exception of a coxswain, if one is provided, row, scull, or paddle and *that* which is not designed to carry and does not carry any equipment not solely for competitive racing.

- (37)(34) "Recreational vessel" means a any vessel:
- (a) Manufactured and used primarily for noncommercial purposes; or
- (b) Leased, rented, or chartered to a person for $his\ or\ her\ {\it the\ person's}$ noncommercial use.
- (38)(35) "Registration" means a state operating license on a vessel which is issued with an identifying number, an annual certificate of registration, and a decal designating the year for which a registration fee is paid.
- (39)(36) "Resident" means a citizen of the United States who has established residence in this state and has continuously resided in this state for 1 year and in one county for the 6 months immediately preceding the initiation of a vessel titling or registration action.
- (40)(37) "Sailboat" means a any vessel whose sole source of propulsion is the wind.
- (41) "Sustained wind speed" means a wind speed determined by averaging the observed wind speed rounded up to the nearest mile per hour over a 2-minute period.
- (42)(38) "Unclaimed vessel" means an any undocumented vessel, including its machinery, rigging, and accessories, which is in the physical possession of a any marina, garage, or repair shop for repairs, improvements, or other work with the knowledge of the vessel owner and for which the costs of such services have been unpaid for more than a period in excess of 90 days after from the date written notice of the completed work is given by the marina, garage, or repair shop to the vessel owner.
- (43)(39) "Vessel" is synonymous with boat as referenced in s. 1(b), Art. VII of the State Constitution and includes every description of watercraft, barge, and airboat, other than a seaplane on the water, used or capable of being used as a means of transportation on water.
- (44)(40) "Waters of this state" means any navigable waters of the United States within the territorial limits of this state, and the marginal sea adjacent to this state and the high seas when navigated as a part of a journey or ride to or from the shore of this state, and all the inland lakes, rivers, and canals under the jurisdiction of this state.
- Section 3. Subsection (5) of section 327.37, Florida Statutes, is amended, and subsection (6) is added to that section, to read:
- 327.37 Water skis, parasails, and aquaplanes, kite boarding, kite surfing, and moored ballooning regulated.—
- (5) A person may not operate any vessel towing a parasail or engage in parasailing or moored ballooning within 100 feet of the marked channel of the Florida Intracoastal Waterway or within 2 miles of the boundary of any airport unless otherwise permitted under federal law.
- (6) A person may not engage in kite boarding or kite surfing within an area that extends 1 mile in a direct line along the centerline of an airport runway and that has a width measuring one-half mile unless otherwise permitted under federal law.
 - Section 4. Section 327.375, Florida Statutes, is created to read:
 - 327.375 Commercial parasailing.—
- (1) The operator of a vessel engaged in commercial parasailing shall ensure that the provisions of this section and s. 327.37 are met.
- (2) The owner or operator of a vessel engaged in commercial parasailing may not offer or provide for consideration any parasailing activity unless the owner or operator first obtains and maintains in full force and effect a liability insurance policy from an insurance carrier licensed in this state or approved by the Office of Insurance Regulation or an eligible surplus lines insurer. Such policy must provide bodily injury liability coverage in the amounts of at least \$1 million per occurrence and \$2 million annual aggregate. Proof of insurance must be available for inspection at the location where commercial parasailing is offered or provided for consideration, and each customer who requests such proof shall be provided with the insurance carrier's name and address and the insurance policy number.

- (3) The operator of a vessel engaged in commercial parasailing must have a current and valid license issued by the United States Coast Guard authorizing the operator to carry passengers for hire. The license must be appropriate for the number of passengers carried and the displacement of the vessel. The license must be carried on the vessel and be available for inspection while engaging in commercial parasailing activities.
- (4) A vessel engaged in commercial parasailing must be equipped with a functional VHF marine transceiver and a separate electronic device capable of providing access to National Weather Service forecasts and current weather conditions.
- (5)(a) Commercial parasailing is prohibited if the current observed wind conditions in the area of operation include a sustained wind speed of more than 20 miles per hour; if wind gusts are 15 miles per hour higher than the sustained wind speed; if the wind speed during gusts exceeds 25 miles per hour; if rain or heavy fog results in reduced visibility of less than 0.5 mile; or if a known lightning storm comes within 7 miles of the parasailing area.
- (b) The operator of the vessel engaged in commercial parasailing shall use all available means to determine prevailing and forecasted weather conditions and record this information in a weather log each time passengers are to be taken out on the water. The weather log must be available for inspection at all times at the operator's place of business.
- (6) A person or operator who violates this section commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- Section 5. Paragraph (d) of subsection (5) 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(2), 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:
- (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT; SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.—
- (d) A wrecker, as defined in s. 320.01, which is used to tow a vessel as defined in s. $327.02\frac{(39)}{(39)}$, a disabled, abandoned, stolen-recovered, or impounded motor vehicle as defined in s. 320.01, or a replacement motor vehicle as defined in s. 320.01: \$41 flat, of which \$11 shall be deposited into the General Revenue Fund.
- Section 6. Subsection (1) of section 327.391, Florida Statutes, is amended to read:
 - 327.391 Airboats regulated.—
- (1) The exhaust of every internal combustion engine used on any airboat operated on the waters of this state shall be provided with an automotive-style factory muffler, underwater exhaust, or other manufactured device capable of adequately muffling the sound of the exhaust of the engine as described in s. 327.02(25) s. 327.02(24). The use of cutouts or flex pipe as the sole source of muffling is prohibited, except as provided in subsection (4). Any person who violates this subsection commits a noncriminal infraction punishable as provided in s. 327.73(1).
- Section 7. Subsection (4) of section 328.17, Florida Statutes, is amended to read:
 - 328.17 Nonjudicial sale of vessels.—
 - (4) A marina, as defined in s. 327.02(20), shall have:
- (a) A possessory lien upon any vessel for storage fees, dockage fees, repairs, improvements, or other work-related storage charges, and for expenses necessary for preservation of the vessel or expenses reasonably incurred in the sale or other disposition of the vessel. The possessory lien attaches shall attach as of the date the vessel is brought to the marina or as of the date the vessel first occupies rental space at the marina facility.
- (b) A possessory lien upon any vessel in a wrecked, junked, or substantially dismantled condition, which has been left abandoned at a marina, for expenses reasonably incurred in the removal and disposal of the vessel. The possessory lien *attaches* shall attach as of the date the vessel arrives at the marina or as of the date the vessel first occupies rental space at the marina facility. If the funds recovered from the sale of

the vessel, or from the scrap or salvage value of the vessel, are insufficient to cover the expenses reasonably incurred by the marina in removing and disposing of the vessel, all costs in excess of recovery shall be recoverable against the owner of the vessel. For a vessel damaged as a result of a named storm, the provisions of this paragraph shall be suspended for 60 days after following the date the vessel is damaged in the named storm. The operation of the provisions specified in this paragraph run concurrently with, and do not extend, the 60-day notice periods provided in subsections (5) and (7).

Section 8. Subsection (2) of section 342.07, Florida Statutes, is amended to read:

- 342.07 Recreational and commercial working waterfronts; legislative findings; definitions.—
- (2) As used in this section, the term "recreational and commercial working waterfront" means a parcel or parcels of real property which that provide access for water-dependent commercial activities, including hotels and motels as defined in s. 509.242(1), or provide access for the public to the navigable waters of the state. Recreational and commercial working waterfronts require direct access to or a location on, over, or adjacent to a navigable body of water. The term includes water-dependent facilities that are open to the public and offer public access by vessels to the waters of the state or that are support facilities for recreational, commercial, research, or governmental vessels. These facilities include public lodging establishments, docks, wharfs, lifts, wet and dry marinas, boat ramps, boat hauling and repair facilities, commercial fishing facilities, boat construction facilities, and other support structures over the water. As used in this section, the term "vessel" has the same meaning as in s. 327.02(39). Seaports are excluded from the definition.
- Section 9. Paragraph (b) of subsection (1) of section 713.78, Florida Statutes, is amended to read:
- $713.78\,$ Liens for recovering, towing, or storing vehicles and vessels.—
 - (1) For the purposes of this section, the term:
- (b) "Vessel" means every description of watercraft, barge, and airboat used or capable of being used as a means of transportation on water, other than a seaplane or a "documented vessel" as defined in s. 327.02(9).
- Section 10. Paragraph (b) of subsection (1) of section 715.07, Florida Statutes, is amended to read:
 - 715.07 Vehicles or vessels parked on private property; towing.—
 - (1) As used in this section, the term:
- (b) "Vessel" means every description of watercraft, barge, and airboat used or capable of being used as a means of transportation on water, other than a seaplane or a "documented vessel" as defined in s. 327.02(9).
 - Section 11. This act shall take effect October 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to commercial and recreational water activities; providing a short title; amending s. 327.02, F.S.; defining terms; amending s. 327.37, F.S.; prohibiting certain commercial and recreational water activities within certain areas; creating s. 327.375, F.S.; requiring the operator of a vessel engaged in commercial parasailing to ensure that specified requirements are met; requiring the owner of a vessel engaged in commercial parasailing to obtain and maintain an insurance policy; providing minimum coverage requirements for the insurance policy; providing requirements for proof of insurance; specifying the insurance information that must be provided upon request; requiring the operator to have a current and valid license issued by the United States Coast Guard; prohibiting commercial parasailing unless certain equipment is present on the vessel and certain weather conditions are met; requiring that a weather log be maintained and made available for inspection; providing a criminal penalty; amending ss. 320.08, 327.391, 328.17, 342.07, 713.78, and 715.07, F.S.; conforming cross-references; providing an effective date.

On motion by Senator Sachs, the Senate concurred in the House amendment.

SB 320 passed as amended and 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 Evers Negron Ahruzzo Flores Richter Altman Galvano Ring Garcia Sachs Bean Benacquisto Gibson Simmons Bradley Grimsley Simpson Smith **Brandes** Hays Braynon Joyner Sobel Bullard Latvala Soto Stargel Clemens Lee Dean Legg Thompson Detert Margolis Thrasher Diaz de la Portilla Montford

Nays-None

Vote preference:

May 2, 2014: Yea-Hukill

BILLS ON THIRD READING

HB 953—A bill to be entitled An act relating to state contracting; amending s. 287.057, F.S.; revising the criteria for evaluating a proposal to include consideration of prior relevant experience of the vendor; revising the criteria for evaluating a response to an agency's invitation to negotiate to include consideration of prior relevant experience of the vendor; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, ${\bf HB~953}$ was passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote preference:

May 2, 2014: Yea—Hukill

CS for HB 517—A bill to be entitled An act relating to fraudulent controlled substance prescriptions; amending s. 893.13, F.S.; revising provisions prohibiting possession of incomplete prescription forms; providing enhanced criminal penalties for violations involving incomplete prescription forms; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, **CS for HB 517** was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays-None

CS for CS for HB 1385—A bill to be entitled An act relating to inspectors general; amending s. 14.32, F.S.; revising provisions relating to the appointment and removal of the Chief Inspector General; amending s. 20.055, F.S.; revising provisions relating to the duties, appointment, and removal of agency inspectors general; updating a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, **CS for CS for HB 1385** was passed and certified to the House. The vote on passage was:

Yeas-37

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

Nays-1

Gibson

Vote after roll call:

Yea—Thrasher

Vote preference:

May 2, 2014: Yea-Hukill

MOTIONS

On motion by Senator Thrasher, 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, May 2, 2014.

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

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Thursday, May 1, 2014: CS for CS for CS for SB 278, CS for CS for SB 326, SB 330, CS for CS for SB 484, SB 712, CS for SB 742, CS for CS for SB 768, CS for SB 840, CS for CS for SB 872, CS for CS for CS for SB 898, CS for SB 928, CS for CS for SB 950, CS for CS for CS for SB 956, CS for SB 1126, CS for SB 1160, CS for CS for SB 1272, SB 1486, CS for CS for SB 1630, SB 1674, CS for SB 1724, HB 5601.

Respectfully submitted, John Thrasher, Rules Chair Lizbeth Benacquisto, Majority Leader Christopher L. Smith, Minority Leader

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

Office and Appointment For Term
Ending

Board of Hearing Aid Specialists

Appointee: Hollern, Thomas M., Tallahassee 10/31/2017

Tampa Bay Regional Planning Council, Region 8
Appointee: Neal, John A., Bradenton 10/01/2016

Referred to the Committee on Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES — FINAL ACTION

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has adopted CS for SM 1174.

Robert L. "Bob" Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed CS for CS for HB 53 as amended; concurred in Senate Amendment 1 and passed HB 97 as amended; concurred in Senate Amendment 1 and passed CS for CS for HB 409 as amended; concurred in Senate Amendment 1 and passed HB 427 as amended; concurred in Senate Amendments 1 and 2 and passed CS for CS for HB 629 as amended; and concurred in Senate Amendment 1 and passed HB 7031 as amended.

Robert L. "Bob" Ward, Clerk

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 30 was corrected and approved.

CO-INTRODUCERS

Senator Sachs—CS for SB 742

ADJOURNMENT

On motion by Senator Thrasher, the Senate adjourned at 6:22 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Friday, May 2 or upon call of the President.



Journal of the Senate

Number 22—Regular Session

Friday, May 2, 2014

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CALL TO ORDER

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

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

PRAYER

The following prayer was offered by Mother Abi Moon, Assistant Rector, St. John's Episcopal Church, Tallahassee:

O God, the fountain of wisdom, whose will is good and gracious, and whose law is truth. We humbly ask you that we may always prove ourselves a people mindful of your favor and glad to do your will. Bless this land with honorable industry, sound learning, and pure manners. Save us from violence, discord, and confusion; from pride and arrogance; and from every evil way. Defend our liberties, and fashion into one united people the multitudes brought here out of many kindreds and tongues. Endue with the spirit of wisdom those to whom in thy Name we entrust the authority of government, that there may be justice and peace at home, and that, through obedience to your law, we may show forth your praise among the nations of the earth.

Guide and bless our Senators assembled, that they may enact such laws as shall please you to the glory of your Name and the welfare of this people. In the time of prosperity, fill our hearts with thankfulness, and in the day of trouble, suffer not our trust in you to fail; all which we ask through Jesus Christ our Lord. Amen.

PLEDGE

Senate Pages, Rashad Bailey of South Bay; Maddie Ayers of Tampa; and Allison Beaty of Tallahassee, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Melvyn Joel Katzen of Port Charlotte, sponsored by Senator Hays, as the doctor of the day. Dr. Katzen specializes in radiology.

ADOPTION OF RESOLUTIONS

On motion by Senator Montford—

By Senator Montford—

SR 1766—A resolution recognizing Deputy Robert Lundy, of the Taylor County Sheriff's Office, for his swift and courageous response to an assailant at Timberland Ford in Perry.

WHEREAS, on February 5, 2014, Steinhatchee native Robert Lundy, a deputy with the Taylor County Sheriff's Office, stopped at Timberland Ford in Perry to have his patrol car serviced, and

WHEREAS, within minutes of Deputy Robert Lundy's arrival at Timberland Ford, an employee of the car dealership crashed his vehicle through the front of the building and opened fire on those in the dealership, and

WHEREAS, without regard for his own safety, Deputy Robert Lundy immediately responded to the shooting, exchanging gunfire with the assailant, who later died, and

WHEREAS, Deputy Robert Lundy was one of three people shot by the assailant, suffering a stomach wound and eye trauma, and

WHEREAS, Deputy Robert Lundy was transported to U.F. Health Shands Hospital in Gainesville, where he spent several weeks in a coma, and

WHEREAS, throughout the ordeal, Kelly Lundy was by her husband's bedside, making the roughly 3-hour round trip drive each day to encourage and support him, and

WHEREAS, on April 11, 2014, Deputy Robert Lundy returned home to Steinhatchee a hero, recognized by the Taylor County Sheriff's Office and local residents for his quick and life-saving response to the tragic attack in Perry, and

WHEREAS, Deputy Robert Lundy faces a long recovery in regaining the ability to walk unassisted and is permanently blind in one eye and suffers from vision loss in the other, and

WHEREAS, the residents of Taylor County and all Floridians owe a debt of gratitude to Deputy Robert Lundy for his service in the law enforcement community and his sacrifice in the line of duty, NOW, THEREFORE,

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

That Deputy Robert Lundy, of the Taylor County Sheriff's Office, is recognized for his swift and courageous response to an assailant at Timberland Ford in Perry, which avoided further loss of life.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Deputy Robert Lundy as a tangible token of the sentiments expressed in this resolution.

—was introduced out of order and read by title. On motion by Senator Montford, **SR 1766** was read the second time in full and adopted.

SPECIAL GUESTS

Senator Montford introduced Deputy Robert Lundy of the Taylor County Sheriff's Office and recognized him for his heroic action at Timberland Ford in Perry, Florida on February 5, 2014. Deputy Lundy was present in the chamber with his wife, Kelly Lundy, and Taylor County Sheriff L.E. "Bummy" Williams.

At the request of Senator Bullard-

By Senator Bullard-

SR 1158—A resolution designating October 13, 2014, as "Lancelot Jones Day" in Florida.

WHEREAS, born in 1898 on a 22-foot boat in Biscayne Bay, entrepreneur and farmer Sir Lancelot Garfield Jones prospered by supplying the nation with Key limes and was an expert fishing guide sought by five presidents, numerous senators, influential industrialists, and other cultural icons eager to experience the beauty of the bay's wildlife, and

WHEREAS, Sir Lancelot Garfield Jones lived most of his 99 years on the island of Porgy Key, which was first settled by his pioneer father and Bahamian mother in 1897 in an area long associated with African-American maritime history and which is now on the National Register of Historic Places, and

WHEREAS, often referred to as "the Sage of Caesar Creek," Sir Lancelot Garfield Jones became an educator of schoolchildren and a conservationist whose resolute values toward the preservation of Biscayne Bay greatly contributed to the establishment of Biscayne National Park, which was created to preserve and protect area wildlife for the education, inspiration, recreation, and enjoyment of present and future generations, and

WHEREAS, Biscayne National Park is home to a rare combination of terrestrial, marine, and amphibious life in a tropical setting of great natural beauty, which annually draws an average of 500,000 visitors, contributes more than \$34 million to the state's economy, and supports 422 jobs, and

WHEREAS, the invaluable efforts of Sir Lancelot Garfield Jones to preserve the land he loved and to ensure that future generations would delight in its beauty and abundance have resulted in significant economic, ecological, and cultural contributions to the state, its heritage, and its future, NOW, THEREFORE,

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

That October 13, 2014, is designated as "Lancelot Jones Day" in Florida.

—SR 1158 was introduced, read and adopted by publication.

At the request of Senator Montford—

By Senator Montford-

SR 1742—A resolution expressing appreciation for the sister-state relationship between the State of Florida and the Republic of China (Taiwan).

WHEREAS, Florida maintains and values its sister-state relationship with the Republic of China (Taiwan), and

WHEREAS, April 10, 2014, marks the 35th anniversary of the enactment of the Taiwan Relations Act, codifying in law the basis for continued commercial and cultural relations between the United States and the Republic of China (Taiwan), and

WHEREAS, the Republic of China (Taiwan) is Florida's eighth largest export market in Asia, Miami's fourth largest trade partner in Asia, and the Port of Miami's sixth largest export country, and

WHEREAS, sisterhood relationships exist between the State of Florida and the Republic of China (Taiwan), Miami-Dade County and New Taipei City (formerly Taipei County), and the Port of Miami and Port Kaohsiung, NOW, THEREFORE,

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

That the Florida Senate expresses its appreciation for the sister-state relationship between the State of Florida and the Republic of China (Taiwan).

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Taipei Economic and Cultural Office in Miami and the Office of the Governor of the State of Florida as a tangible token of the sentiments expressed herein.

-SR 1742 was introduced, read and adopted by publication.

SPECIAL GUESTS

Senator Hays introduced his granddaughter, Madison Phillips, who was present in the gallery.

BILLS ON THIRD READING

CS for HB 977—A bill to be entitled An act relating to motor vehicle insurance and driver education for children in foster care; creating s. 743.047, F.S.; removing the disability of nonage of minors for purposes of obtaining motor vehicle insurance; amending s. 1003.48, F.S.; providing for preferential enrollment in driver education courses for children in foster care; providing an effective date.

—as amended May 1 was read the third time by title.

On motion by Senator Detert, **CS for HB 977** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

Vote after roll call:

Yea-Bradley

CS for **HB** 7023—A bill to be entitled An act relating to economic development; amending s. 163.3180, F.S.; prohibiting a local government from applying transportation concurrency or requiring proportionate-

share contribution or construction for a new business development for a specified period; providing exceptions; amending s. 163.31801, F.S.; prohibiting a county, municipality, or special district from imposing certain new or existing impact fees on a new business development for a specified period; providing exceptions; amending s. 163.3202, F.S.; requiring each county and municipality to adopt or amend and enforce certain land development regulations within a specified period after submitting a comprehensive plan; amending s. 212.098, F.S.; providing a sales tax refund for purchases of electricity by certain eligible businesses; providing an annual cap on the total amount of tax refunds that may be approved; authorizing the Department of Revenue to adopt rules; amending s. 288.0001, F.S.; requiring the Office Of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide an analysis of the New Markets Development Program to the Governor and Legislature within a specified period and periodically thereafter; amending s. 288.005, F.S.; providing definitions; creating s. 288.006, F.S.; providing legislative intent; restricting the use of loan program funds; providing for the reversion of appropriated funds in the event of a termination of a loan program or loan program contract; requiring eligible recipients and loan administrators to avoid potential conflicts of interest; defining the term "immediate family"; providing additional eligibility requirements for eligible recipients and loan administrator applicants; authorizing the Auditor General to conduct audits; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.018, F.S.; increasing the maximum grant amount that an organization may receive from the department under the Regional Rural Development Grants Program; renaming a "rural area of critical economic concern" as a "rural area of opportunity"; amending s. 288.987, F.S.; increasing the amount of funds that may be spent on staffing and administrative expenses of the Florida Defense Support Task Force; amending s. 290.0411, F.S.; revising legislative intent for purposes of the Florida Small Cities Community Development Block Grant Program; amending s. 290.044, F.S.; requiring the department to adopt rules establishing a competitive selection process for loan guarantees and grants awarded under the block grant program; revising the criteria for the award of grants; amending s. 290.046, F.S.; revising limits on the number of grants that an applicant may apply for and receive; requiring the department to conduct a site visit before awarding a grant; requiring the department to rank applications according to criteria established by rule and distribute funds according to the rankings; revising scoring factors to consider in ranking applications; revising requirements for public hearings; providing that the creation of a citizen advisory task force is discretionary; deleting a provision requiring a local government to obtain department consent for an alternative citizen participation plan; amending s. 290.047, F.S.; revising the maximum percentages and amounts of block grant funds that may be spent on certain costs and expenses; amending s. 290.0475, F.S.; conforming provisions to changes made by the act; correcting a reference; amending s. 290.048, F.S.; deleting a provision authorizing the department to adopt and enforce strict requirements concerning an applicant's written description of a service area; amending s. 331.3051, F.S.; requiring Space Florida to consult with the Florida Tourism Industry Marketing Corporation in developing a space tourism marketing plan; authorizing Space Florida to enter into an agreement with the corporation for a specified purpose; revising the research and development duties of Space Florida; amending s. 443.1116, F.S.; defining the term "employer-sponsored training"; revising components required for approval of a short-time compensation plan; revising eligibility requirements for short-time compensation benefits; amending s. 443.141, F.S.; providing an employer payment schedule for contributions to the Unemployment Compensation Trust Fund; providing for applicability; amending ss. 125.271, 163.3177, 163.3187, 163.3246, 211.3103, 212.098, 218.67, 288.065, 288.0655, 288.0656, 288.1088, 288.1089, 290.0055, 339.2819, 339.63, 373.4595, 380.06, 380.0651, 985.686, and 1011.76, F.S.; renaming "rural areas of critical economic concern" as "rural areas of opportunity"; providing an effective date.

—as amended May 1 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Detert, the Senate reconsidered the vote by which engrossed **Amendment 1 (724504)** was adopted.

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

Senator Detert moved the following amendment to **Amendment 1** (724504) which was adopted by two-thirds vote:

Amendment 1A (652106) (with title amendment)—Delete lines 2420-2430 and insert:

(4) The Office of Program Policy Analysis and Government Accountability shall conduct a study to evaluate the effectiveness and the Office of Economic and Demographic Research shall conduct a study to evaluate the return on investment of the State Small Business Credit Initiative operated in this state pursuant to 12 U.S.C. ss. 5701 et seq. The offices shall each submit a report to the President of the Senate and the Speaker of the House of Representatives by January 1, 2015.

Section 55. Section 288.9937, Florida Statutes, is created to read:

288.9937 Evaluation of programs.—The Office of Economic and Demographic Research shall analyze,

And the title is amended as follows:

Delete lines 2650-2655 and insert: requiring the Office of Program Policy Analysis and Government Accountability and the Office of Economic and Demographic Research to report on the effectiveness of the State Small Business Credit Initiative; creating s. 288.9937, F.S.; requiring the Office of Economic and Demographic Research to evaluate and report on the

Amendment 1 (724504) as amended was adopted by two-thirds vote.

On motion by Senator Detert, **CS for HB 7023** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays—None

Vote after roll call:

Yea—Detert

CS for CS for HB 805—A bill to be entitled An act relating to title insurer reserves; amending s. 625.041, F.S.; revising criteria with respect to liabilities charged against assets in determinations of financial condition; amending s. 625.111, F.S.; specifying the reserves certain title insurers must set aside after a certain date; specifying the manner in which reserves must be released; specifying which state law governs the amount of the reserve for a title insurer who transfers domicile to this state; providing that a domestic title insurer is not required to record separate bulk reserves; requiring a domestic title insurer to obtain approval from the Office of Insurance Regulation before using or recording a bulk reserve; revising and providing definitions; amending ss. 624.407 and 624.408, F.S.; conforming cross-references; providing an effective date.

—as amended May 1 was read the third time by title.

On motion by Senator Lee, **CS for CS for HB 805** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

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

Evers

Nays-None

CS for CS for HB 7141-A bill to be entitled An act relating to human trafficking; creating s. 409.1754, F.S.; requiring the Department of Children and Families, in consultation with other agencies, organizations, and individuals, to employ screening and assessment instruments to determine appropriate services for sexually exploited children; providing criteria for placement of such children in safe houses or safe foster homes; permitting certain agencies to use additional assessment instruments; requiring certain employees of the department, community-based care lead agencies, and staff administering the detention risk assessment instrument to receive specialized training; requiring the department and lead agencies to hold multidisciplinary staffings under certain conditions; requiring the department and lead agencies to develop specific plans and protocols; directing the department, the Department of Juvenile Justice, and lead agencies to participate in coalitions, task forces, or similar organizations to coordinate local responses to human trafficking; requiring the department to initiate a local task force under certain circumstances; amending s. 409.1678, F.S.; providing definitions; requiring the department to certify safe houses and safe foster homes and certain residential facilities; providing requirements for certification as a safe house or safe foster home; requiring the department to inspect safe houses and safe foster homes; requiring training for persons providing services in safe houses and safe foster homes; providing rulemaking authority to the department; requiring residential treatment centers or hospitals to provide specialized treatment; providing for service providers to obtain federal or local funding under certain conditions; providing for scope of availability of services; amending s. 39.524, F.S.; providing for review of safe harbor placement of a child in a safe house or safe foster home; revising criteria for placement; authorizing placement in settings other than safe houses and safe foster homes under certain conditions; amending ss. 39.401, 796.07, and 985.115, F.S.; conforming references; amending s. 394.495, F.S.; including trauma-informed services for sexually exploited children in the child and adolescent mental health system of care; requiring the Office of Program Policy Analysis and Government Accountability to conduct studies and submit reports to the Governor and Legislature; creating s. 16.617, F.S.; creating the Statewide Council on Human Trafficking; providing for membership, organization, support, and duties; requiring an annual report; providing for a transfer of general revenue funds and establishing positions; providing an effective date.

—as amended May 1 was read the third time by title.

On motion by Senator Sobel, CS for CS for HB 7141 as amended was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President Clemens Grimsley Abruzzo Detert Havs Diaz de la Portilla Hukill Altman Bean Evers Joyner Latvala Benacquisto Flores Bradley Galvano Lee Brandes Garcia Legg Gardiner Montford Braynon Bullard Gibson Negron

Richter Simpson Stargel Ring Smith Thompson Sachs Sobel Thrasher Simmons Soto

Nays-None

Vote after roll call:

Yea-Dean

HB 7175—A bill to be entitled An act relating to Department of Transportation; amending s. 11.45, F.S., deleting a provision authorizing the Auditor General to conduct audits of transportation corporations authorized under the Florida Transportation Corporation Act; amending s. 20.23, F.S.; providing for the Florida Transportation Commission to monitor certain aspects of the Mid-Bay Bridge Authority; repealing provisions for the Florida Statewide Passenger Rail Commission; amending s. 316.530, F.S.; deleting a provision relating to load limits for certain towed vehicles; amending s. 316.545, F.S.; revising the weight reduction used to determine unlawful weight of certain vehicles equipped with idle-reduction technology; amending s. 332.007, F.S.; authorizing the department to fund strategic airport investments; providing criteria; amending s. 334.044, F.S.; prohibiting the department from entering into a lease-purchase agreement; providing that certain leasepurchase agreements are not invalidated; providing an exception from a requirement to purchase all plant materials from Florida commercial nursery stock; amending s. 335.06, F.S.; providing for improvement and maintenance of certain roads that provide access to the state park system; amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws; amending s. 337.11, F.S.; removing the requirement that a contractor provide a notarized affidavit as proof of motor vehicle registration; amending s. 337.14, F.S.; providing an exception to a provision that prohibits certain contractors and affiliates from qualifying to provide certain services to the department; providing construction; amending s. 337.168, F.S., relating to confidentiality of bid information; providing that a document that reveals the identity of a person who has requested or received certain information before a certain time is a public record; amending s. 337.25, F.S.; revising provisions for disposition of property by the department; authorizing the department to contract for auction services for conveyance of property; amending s. 337.251, F.S.; revising criteria for leasing certain department property; revising the time for the department to accept proposals for lease after a notice is published; directing the department to establish an application fee by rule; providing criteria for the fee and for the proposed lease; amending s. 338.161, F.S.; revising provisions authorizing the department to use its electronic toll collection and video billing systems to collect certain charges for an owner of a transportation facility; amending s. 338.26, F.S.; revising the uses of fees generated from Alligator Alley tolls to include the cost of design and construction of a fire station that may be used by certain local governments and certain related operating costs; providing that excess tolls, after payment of certain expenses, be transferred to the Everglades Trust Fund; creating s. 339.041, F.S.; providing legislative intent; describing the types of department property eligible for factoring future revenues received by the department from leases for wireless communication facilities on department property; authorizing the department to enter into agreements with investors to purchase the revenue streams from department leases of wireless communication facilities on such property pursuant to an invitation to negotiate; prohibiting the department from pledging state credit; allowing the department to make certain covenants; providing for the appropriation and payment of moneys received from such agreements to investors; requiring the proceeds from such leases to be used for certain fixed capital expenditures; amending s. 339.175, F.S.; revising membership and governance of a metropolitan planning organization; revising powers and duties of the Metropolitan Planning Organization Advisory Council; amending s. 339.2821, F.S.; authorizing Enterprise Florida, Inc., to be a consultant to the department for consideration of expenditures associated with and contracts for transportation projects; revising the requirements for economic development transportation project contracts between the Department of Transportation and a governmental entity; repealing the Florida Transportation Corporation Act; repealing ss. 339.401, 339.402, 339.403, 339.404, 339.405, 339.406, 339.407, 339.408, 339.409, 339.410, 339.411,339.412, 339.414, 339.415, 339.416, 339.417, 339.418, 339.419, 339.420,

and 339.421, F.S.; removing provisions for corporations to be authorized by and to act on behalf of the department for promotion and development of transportation facilities and systems; amending s. 343.82, F.S., relating to the Northwest Florida Transportation Corridor Authority and s. 343.922, F.S., relating to Tampa Bay Area Regional Transportation Authority; removing provisions for certain funding and assistance sources; amending s. 373.4137, F.S.; revising legislative intent for implementation of mitigation to offset environmental impact of department projects; revising provisions for environmental impact inventories for transportation projects proposed by the department or a transportation authority; revising criteria for mitigation of projected impacts; requiring the Department of Transportation to include funding for environmental mitigation for projects in its work program; revising the process and criteria for the payment by the department or participating transportation authorities of mitigation implemented by water management districts or the Department of Environmental Protection; revising the requirements for the payment to a water management district or the Department of Environmental Protection of the costs of mitigation planning and implementation of the mitigation required by a permit; revising the payment criteria for preparing and implementing mitigation plans adopted by water management districts for transportation impacts based on the environmental impact inventory; adding federal requirements for the development of a mitigation plan; providing for transportation projects in the environmental mitigation plan for which mitigation has not been specified; revising a water management district's responsibilities relating to a mitigation plan; amending s. 373.618, F.S.; revising provisions related to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from specified provisions; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo sign program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; requiring the Florida Transportation Commission to study the potential for state revenue from parking meters and other parking time-limit devices; authorizing to commission to retain experts; requiring the department to pay for the experts; requiring certain information from municipalities and counties; requiring certain information to be considered in the study; requiring a written report; providing for the removal of parking meters and parking time-limit devices under certain circumstance; providing for municipalities and counties to pay the cost of removal; providing for a moratorium on new parking meters of other parking time-limit devices on the state right-of-way; providing an exception; amending s. 2 of chapter 85-364, Laws of Florida, relating to the Department of Transportation; authorizing tolls from the Pinellas Bayway to be used for maintenance costs; removing provisions for funding of certain projects; amending s. 110.205, F.S.; conforming cross-references; providing effective dates.

—was read the third time by title.

On motion by Senator Brandes, **HB 7175** was passed and certified to the House. The vote on passage was:

Yeas-40

Flores Mr. President Abruzzo Galvano Altman Garcia Bean Gardiner Benacquisto Gibson Bradley Grimslev Brandes Hays Braynon Hukill Bullard Joyner Clemens Latvala Lee Dean Detert Legg Diaz de la Portilla Margolis Montford

Negron
Richter
Ring
Sachs
Simmons
Simpson
Smith
Sobel
Soto
Stargel
Thompson
Thrasher

Nays-None

INTRODUCTION OF FORMER SENATORS

The President introduced former Senator, Congressman Daniel Webster, who was present in the chamber.

CS for HB 7095—A bill to be entitled An act relating to the professional sports facilities incentive application process; amending s. 212.20, F.S.; providing for the distribution of a specified amount of tax proceeds to certain applicants of the professional sports facility incentive program; prohibiting the Department of Revenue from distributing more than a specified amount to program applicants; amending s. 218.64, F.S.; authorizing municipalities and counties to use local government halfcent sales tax distributions to reimburse the state for funding received under the professional sports facility incentive program; amending s. 288.0001, F.S.; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to provide a detailed analysis of the professional sports facility incentive program; creating s. 288.11625, F.S.; creating the professional sports facility incentive program; providing definitions; requiring certain professional sports franchises to meet additional requirements to be a beneficiary; providing application requirements and procedures; providing procedures and criteria for the evaluation of applications and the recommendation of applications for a distribution of state funds; providing that an applicant must receive legislative approval of its application in order to receive state funding; requiring an applicant whose application is approved by the Legislature to enter into a contract with the Department of Economic Opportunity containing specified terms in order to become certified; providing for the duration of certain certifications; providing for the distribution of state funds to certified applicants; requiring certified applicants to submit an annual analysis including specified information; restricting the amount of state funds that may be provided to certified applicants in a specified period; restricting the use of state funds received by a certified applicant to specified purposes; providing for the repayment of distributions under certain circumstances; requiring the department to submit an annual report containing specified information to the Governor and Legislature; requiring the Auditor General to conduct an audit of the program; authorizing the Department of Revenue to recover improperly expended distributions at the request of the Auditor General; providing for the halting of distributions; authorizing the Department of Economic Opportunity to adopt rules; amending s. 288.1166, F.S.; requiring a local government to issue an emergency declaration in order to designate a professional sports facility constructed with financial assistance from the state as a shelter site for the homeless; providing an effective date.

—as amended May 1 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Latvala, the Senate reconsidered the vote by which engrossed **Amendment 1 (829928)** was adopted.

Senator Latvala moved the following amendment to **Amendment 1** (829928) which was adopted by two-thirds vote:

Amendment 1A (138212)—Delete lines 537-550 and insert:

- (e) Requires the applicant to reimburse the state by electing to do one of the following:
- 1. After all distributions have been made, reimburse at the end of the contract term any amount by which the total distributions made under s. 212.20(6)(d)6.f. exceed actual new incremental state sales taxes generated by sales at the facility during the contract, plus a 5 percent penalty on that amount.
- 2. After the applicant begins to submit the independent analysis under paragraph (c), reimburse each year any amount by which the previous year's annual distribution exceeds 75 percent of the actual new incremental state sales taxes generated by sales at the facility.

Any reimbursement due to the state must be made within 90 days after the applicable distribution under this paragraph. If the applicant is unable or unwilling to reimburse the state for such amount, the department may place a lien on the applicant's facility. If the applicant is a municipality or county, it may reimburse the state from its half-cent sales tax allocation,

as provided in s. 218.64(3). Reimbursements must be sent to the Department of Revenue for deposit into the General Revenue Fund.

Amendment 1 (829928) as amended was adopted by two-thirds vote.

On motion by Senator Latvala, **CS for HB 7095** as amended was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President Gardiner Richter Abruzzo Gibson Ring Grimsley Sachs Altman Bean Hays Simmons Bradley Hukill Simpson Brandes Joyner Smith Braynon Latvala Sobel Bullard Lee Soto Clemens Legg Stargel Detert Margolis Thompson Diaz de la Portilla Montford Thrasher Galvano Negron

Nays-3

Benacquisto Evers Garcia

Vote after roll call:

Yea-Dean

Yea to Nay-Lee

CS for CS for HB 1363—A bill to be entitled An act relating to vessel safety; amending s. 327.44, F.S.; defining terms; authorizing the Fish and Wildlife Conservation Commission and certain law enforcement agencies or officers to relocate or remove vessels that unreasonably or unnecessarily constitute a navigational hazard or interfere with another vessel; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; providing that the commission or a law enforcement agency may recover from the vessel owner its costs for the relocation or removal of such a vessel; requiring the Department of Legal Affairs to represent the commission in actions to recover such costs; amending ss. 376.15 and 823.11, F.S.; defining terms; authorizing the commission and certain law enforcement agencies and officers to relocate or remove a derelict vessel from public waters; exempting the commission or a law enforcement agency or officer from liability for damages to such a vessel caused by the relocation or removal thereof; providing an exception; expanding costs recoverable by the commission or a law enforcement agency against the owner of a derelict vessel for the relocation or removal thereof; specifying requirements for contractors relocating or removing a vessel at the direction of the commission or a law enforcement agency or officer; abrogating the power of the commission to remove certain abandoned vessels and recover its costs therefor; conforming a cross-reference; amending ss. 376.11 and 705.101, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for CS for HB 1363** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Abruzzo Altman Bean Benacquisto	Braynon Bullard Clemens Dean Detert	Flores Galvano Garcia Gardiner Gibson
Bradley	Diaz de la Portilla	Grimsley
Brandes	Evers	Hays

Hukill Negron Sobel
Joyner Richter Soto
Latvala Ring Stargel
Lee Sachs Thompson
Legg Simmons Thrasher

Margolis Simpson Montford Smith

Nays-None

CS for CS for HB 433—A bill to be entitled An act relating to educator certification; amending s. 1004.04, F.S.; providing requirements for certain instructional personnel who supervise or direct preservice field experience; amending s. 1012.56, F.S.; deleting an obsolete provision; revising acceptable means of demonstrating mastery of general knowledge, subject area knowledge, and professional preparation and education competence; requiring the State Board of Education to adopt rules; revising components of a competency-based professional development certification and education competency program; repealing s. 1012.56(17), F.S., relating to a study to compare the performance of certain certificateholders; amending s. 1012.585, F.S.; revising certain requirements for the renewal or reinstatement of a professional certificate; providing an effective date.

—as amended May 1 was read the third time by title.

On motion by Senator Stargel, **CS for CS for HB 433** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea-Abruzzo

CS for CS for HB 955—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 327.355, F.S.; providing that a boating safety course may be offered in a classroom or online; conforming provisions relating to the reassignment of the boating safety program from the Department of Environmental Protection to the commission; amending s. 327.4105, F.S.; requiring the commission to submit an updated report relating to the regulation of mooring vessels; extending the expiration date of the pilot program for the regulation of mooring vessels; amending s. 327.731, F.S.; providing that a boating safety course may be offered in a classroom or online; eliminating an exemption from boating safety education requirements for boating law violators; amending s. 328.72, F.S.; expanding a county's authorization to use moneys collected from vessel registration fees; repealing s. 379.2257(3), F.S., relating to a charge to be applied to areas covered by cooperative agreements with the United States Forest Service over and above the license fee for hunting; amending s. 379.247, F.S.; removing provisions relating to noncommercial trawling; amending s. 379.353, F.S.; conforming provisions relating to the change in responsibility for providing developmental disabilities services from the Department of Children and Families to the Agency for Persons with Disabilities; amending s. 379.354, F.S.; clarifying the activities authorized under an annual military gold sportsman's license; repealing s. 379.355, F.S., relating to special recreational spiny lobster licenses; repealing s.

379.363(1)(h) and (i), F.S., relating to the annual gear license fee; repealing s. 379.3635, F.S., relating to haul seine and trawl permits to be used in Lake Okeechobee; amending ss. 379.101, 379.208, and 379.401, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Dean, **CS for CS for HB 955** was passed and certified to the House. The vote on passage was:

Yeas-40

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

Nays-None

SENATOR THRASHER PRESIDING

HB 7171—A bill to be entitled An act relating to establishing minimum water flows and levels for water bodies; exempting specified rules from legislative ratification under s. 120.541(3), F.S.; requiring the Department of Environmental Protection to publish a certain notice; providing an effective date.

—was read the third time by title.

On motion by Senator Dean, **HB 7171** was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

Vote after roll call:

Yea—Mr. President

Consideration of HB 7089 and CS for HB 7093 was deferred.

HB 7089—A bill to be entitled An act relating to ratification of rules of the Department of Environmental Protection; ratifying specified rules relating to qualifications and performance reviews of contractors performing certain site rehabilitation activities for petroleum contaminated sites, and procedures for procurement of such contractors, for the sole and exclusive purpose of satisfying any condition on effectiveness pur-

suant to s. 120.541(3), F.S., which requires ratification of any rule meeting any specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Dean, **HB 7089** was passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

Vote after roll call:

Yea-Mr. President

THE PRESIDENT PRESIDING

CS for CS for HB 797—A bill to be entitled An act relating to clerks of court; amending s. 40.32, F.S.; authorizing jurors and witnesses to be paid by check; amending s. 77.27, F.S.; conforming a provision to changes made by the act; amending s. 77.28, F.S.; requiring a party applying for garnishment to pay a deposit to the garnishee, rather than in the registry of the court; deleting a provision that requires the clerk to collect a specified fee; amending s. 197.432, F.S.; providing requirements for the sale of tax certificates; amending s. 197.472, F.S.; revising requirements for the redemption of tax certificates; amending s. 197.502, F.S.; requiring the certificateholder to pay costs of resale within a specified number of days under certain circumstances; providing circumstances under which land shall be placed on a specified list; deleting a provision relating to a notification procedure; amending s. 197.542, F.S.; requiring the certificateholder to pay a specified amount of the assessed value of the homestead under certain circumstances; providing circumstances under which land shall be placed on a specified list; amending s. 197.582, F.S.; clarifying notice requirements; providing for excess proceeds relating to unclaimed property; requiring the clerk to ensure that excess funds are paid according to specified priorities; providing for interpleader actions and the award of reasonable fees and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Ring, **CS for CS for HB 797** was passed and certified to the House. The vote on passage was:

Yeas-40

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

CS for CS for HB 791—A bill to be entitled An act relating to coastal management; amending s. 161.053, F.S.; revising permit requirements for coastal construction and excavation; authorizing the Department of Environmental Protection, in consultation with the Fish and Wildlife Conservation Commission, to grant areawide permits for certain structures; requiring the department to adopt rules; creating s. 258.435, F.S.; requiring the Department of Environmental Protection to promote the public use of aquatic preserves and their associated uplands; authorizing the department to receive gifts and donations for specified purposes; providing restrictions for moneys received; authorizing the department to grant privileges and concessions for accommodation of visitors in and use of aquatic preserves and their associated uplands; providing criteria for granting such concessions; providing restrictions on such privileges and concessions and prohibiting them from being assigned or transferred without the department's consent; requiring the department to post descriptions of proposed privileges and concessions on the department's website; requiring the department to provide an opportunity for public comment on agreements for such privileges and concessions; amending s. 380.276, F.S.; authorizing the department to allow state agencies and local governments to use additional safety and warning devices at public beaches under certain conditions; providing an effective date.

—as amended May 1 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Bean, the Senate reconsidered the vote by which **Amendment 1 (797858)** was adopted.

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

Senator Bean moved the following amendment to **Amendment 1** (797858) which was adopted by two-thirds vote:

Amendment 1A (875840)—Delete line 22 and insert: access and contains less than 7,000 feet of shoreline if

 $\boldsymbol{Amendment\ 1\ (797858)}\ as\ amended\ was\ adopted\ by\ two-thirds\ vote.$

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

Yeas-39

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

Nays-None

Vote after roll call:

Yea—Thrasher

CS for CS for HB 711—A bill to be entitled An act relating to public meetings and public records; amending s. 381.82, F.S.; providing an exemption from public records requirements for research grant applications provided to the Alzheimer's Disease Research Grant Advisory

Board under the Ed and Ethel Moore Alzheimer's Disease Research Program and records generated by the board relating to review of the applications; providing an exemption from public meetings requirements for those portions of meetings of the board during which the research grant applications are discussed; requiring the recording of closed portions of meetings; authorizing disclosure of such confidential information under certain circumstances; providing for legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for HB 711** 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-40

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

Nays-None

CS for CS for HB 709—A bill to be entitled An act relating to Alzheimer's disease; amending s. 252.355, F.S.; requiring the Division of Emergency Management, in coordination with local emergency management agencies, to maintain a registry of persons with special needs; requiring the division to develop and maintain a special needs shelter registration program by a specified date; requiring specified agencies and authorizing specified health care providers to provide registration information to special needs clients or their caregivers and to assist emergency management agencies in registering persons for special needs shelters; amending s. 381.0303, F.S.; providing additional staffing requirements for special needs shelters; requiring special needs shelters to establish designated shelter areas for persons with Alzheimer's disease or related forms of dementia; authorizing the Department of Health, in coordination with the division, to adopt rules relating to standards for the special needs registration program; creating s. 381.82, F.S.; establishing the Ed and Ethel Moore Alzheimer's Disease Research Program within the department; requiring the program to provide grants and fellowships for research relating to Alzheimer's disease; creating the Alzheimer's Disease Research Grant Advisory Board; providing for appointment and terms of members; providing for organization, duties, and operating procedures of the board; requiring the department to provide staff to assist the board in carrying out its duties; requiring the board to annually submit recommendations for proposals to be funded; requiring a report to the Governor, Legislature, and State Surgeon General; exempting certain activities of the board from the Administrative Procedure Act; authorizing the department to adopt rules; providing that implementation of the program is subject to appropriation; amending s. 430.502, F.S.; updating the name of the memory disorder clinic established in Brevard County; requiring the Department of Elderly Affairs to develop minimum performance standards for memory disorder clinics to receive base-level annual funding; requiring the department to provide incentive-based funding, subject to appropriation, for certain memory disorder clinics; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, \mathbf{CS} for \mathbf{CS} for \mathbf{HB} 709 was passed and certified to the House. The vote on passage was:

Yeas-	-38

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

Nays—None

By direction of the President, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 850, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 850-A bill to be entitled An act relating to education; amending s. 1001.42, F.S.; requiring a school that includes certain grades to include information, data, and instructional strategies in its school improvement plan; requiring a school that includes certain grades to implement an early warning system based on indicators to identify students in need of additional academic support; amending s. 1002.32, F.S.; revising the kind of lab schools that receive a proportional share of the sparsity supplement; amending s. 1003.42, F.S.; providing State Board of Education duties relating to middle grades courses; amending s. 1003.4203, F.S.; requiring a district school board, in consultation with the district school superintendent, to make CAPE Digital Tool certificates and CAPE industry certifications available to students, including students with disabilities, in prekindergarten through grade 12, to enable students to attain digital skills; providing eligibility for additional FTE funding; requiring innovative programs and courses that combine academic and career instructional tools and industry certifications into education for both college and career preparedness; providing for additional FTE funding; providing for grade point average calculation; requiring the Department of Education to collaborate with Florida educators and school leaders to provide technical assistance to district school boards regarding implementation; authorizing public schools to provide students with access to third-party assessment centers and career and professional academy curricula; encouraging third-party assessment providers and career and professional academy curricula providers to provide annual training; amending s. 1003.4281, F.S.; deleting calculations for paid and unpaid high school credits; amending s. 1003.4285, F.S.; revising requirements to earn a Scholar designation on a standard high school diploma; revising requirements to earn a Merit designation on a standard high school diploma; creating s. 1003.4298, F.S.; requiring the third-party assessment center providers to report return on investment to students and students' families regarding completing CAPE industry certifications and CAPE Digital Tool certificates; providing criteria for the return on investment report; amending s. 1003.4935, F.S.; authorizing additional FTE funding for certain Digital Tool certificates and industry certifications; amending s. 1003.53, F.S.; authorizing dropout prevention and academic intervention services for a student identified by a school's early warning system; amending s. 1006.135, F.S.; including middle grades schools under provisions prohibiting hazing; revising the definition of the term "hazing"; requiring a school district policy that prohibits hazing and establishes consequences for an act of hazing; revising penalty provisions and providing for applicability; creating s. 1007.273, F.S.; requiring a Florida College System

institution to work with each district school board in its designated service area to establish a collegiate high school program; providing options for participation in a collegiate high school program; requiring a Florida College System institution to execute a contract with each district school board in its designated service area to establish the program; authorizing another Florida College System institution to execute a contract with the district school board in certain circumstances; requiring each district school board to execute the contract with the local Florida College System institution; requiring the contract to be executed by a specified date for the purpose of implementation; specifying information that must be included in the contract; specifying requirements for student performance contracts for students participating in the collegiate high school program; providing the calculation for funding the collegiate high school program; prohibiting a Florida College System institution from reporting certain funds for purposes of funding or receiving the standard tuition rate per credit hour for a student enrolled in a dual enrollment course at the institution unless the institution establishes a collegiate high school program; authorizing district school boards to execute a contract with a state university or certain independent colleges and universities to establish the collegiate high school program; amending s. 1008.44, F.S.; requiring the department to annually identify CAPE Digital Tool certificates and CAPE industry certifications; authorizing the Commissioner of Education to recommend adding certain certificates and certifications; providing requirements for inclusion of CAPE Digital Tool certificates and CAPE industry certifications on the funding list; authorizing the commissioner to limit certain Digital Tool certificates and CAPE industry certifications to students in certain grades; providing requirements for the Articulation Coordinating Committee; amending s. 1011.62, F.S.; specifying requirements relating to additional FTE funding based on completion of certain courses or programs and issuance of CAPE industry certification; deleting obsolete provisions; deleting provisions regarding Florida Cyber Security Recognition, Florida Digital Arts Recognition, and Florida Digital Tool Certificates; amending s. 1012.98, F.S.; providing requirements relating to professional development, including inservice plans and instructional strategies, for middle grades educators; requiring the Department of Education to disseminate professional development in the use of integrated digital instruction; renaming the Florida Agricultural and Mechanical University Crestview Education Center as the "Senator Durell Peaden, Jr., FAMU Educational Center"; providing an effective

House Amendment 1 (937491) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Subsection (18) of section 1001.42, Florida Statutes, is amended to read:
- 1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:
- (18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNT-ABILITY.—Maintain a state system of school improvement and education accountability as provided by statute and State Board of Education rule. This system of school improvement and education accountability shall be consistent with, and implemented through, the district's continuing system of planning and budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement and education accountability shall comply with the provisions of ss. 1008.33, 1008.34, 1008.345, and 1008.385 and include the following:
 - (a) School improvement plans.—
- 1. The district school board shall annually approve and require implementation of a new, amended, or continuation school improvement plan for each school in the district. If a school has a significant gap in achievement on statewide assessments pursuant to s. 1008.34(3)(b) by one or more student subgroups, as defined in the federal Elementary and Secondary Education Act (ESEA), 20 U.S.C. s. 6311(b)(2)(C)(v)(II); has not significantly decreased the percentage of students scoring below satisfactory on statewide assessments; or has significantly lower graduation rates for a subgroup when compared to the state's graduation rate, that school's improvement plan shall include strategies for improving these results. The state board shall adopt rules establishing thresholds and for determining compliance with this subparagraph paragraph.

- 2. A school that includes any of grades 6, 7, or 8 shall include annually in its school improvement plan information and data on the school's early warning system required under paragraph (b), including a list of the early warning indicators used in the system, the number of students identified by the system as exhibiting two or more early warning indicators, the number of students by grade level that exhibit each early warning indicator, and a description of all intervention strategies employed by the school to improve the academic performance of students identified by the early warning system. In addition, a school that includes any of grades 6, 7, or 8 shall describe in its school improvement plan the strategies used by the school to implement the instructional practices for middle grades emphasized by the district's professional development system pursuant to s. 1012.98(4)(b)9.
 - (b) Early warning system.—
- 1. A school that includes any of grades 6, 7, or 8 shall implement an early warning system to identify students in grades 6, 7, and 8 who need additional support to improve academic performance and stay engaged in school. The early warning system must include the following early warning indicators:
- a. Attendance below 90 percent, regardless of whether absence is excused or a result of out-of-school suspension.
 - b. One or more suspensions, whether in school or out of school.
- c. Course failure in English Language Arts or mathematics.
- d. A Level 1 score on the statewide, standardized assessments in English Language Arts or mathematics.

A school district may identify additional early warning indicators for use in a school's early warning system.

- 2. When a student exhibits two or more early warning indicators, the school's child study team under s. 1003.02 or a school-based team formed for the purpose of implementing the requirements of this paragraph shall convene to determine appropriate intervention strategies for the student. The school shall provide at least 10 days' written notice of the meeting to the student's parent, indicating the meeting's purpose, time, and location, and provide the parent the opportunity to participate.
- (c)(b) Public disclosure.—The district school board shall provide information regarding the performance of students and educational programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by statute and State Board of Education rule which shall include schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs, and for those schools, report on the elements specified in s. 1003.52(19). Annual public disclosure reports shall be in an easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without GED tests, disaggregated by student ethnicity, and performance data as specified in state board rule.
- (d)(e) School improvement funds.—The district school board shall provide funds to schools for developing and implementing school improvement plans. Such funds shall include those funds appropriated for the purpose of school improvement pursuant to s. 24.121(5)(c).
- Section 2. Subsection (1) of section 1003.02, Florida Statutes, is amended to read:
- 1003.02 District school board operation and control of public K-12 education within the school district.—As provided in part II of chapter 1001, district school boards are constitutionally and statutorily charged with the operation and control of public K-12 education within their school district. The district school boards must establish, organize, and operate their public K-12 schools and educational programs, employees, and facilities. Their responsibilities include staff development, public K-12 school student education including education for exceptional students and students in juvenile justice programs, special programs, adult education programs, and career education programs. Additionally, district school boards must:
- (1) Provide for the proper accounting for all students of school age, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students in the following areas fields:

- (a) Admission, classification, promotion, and graduation of students.—Adopt rules for admitting, classifying, promoting, and graduating students to or from the various schools of the district.
- (b) Enforcement of attendance laws.—Provide for the enforcement of all laws and rules relating to the attendance of students at school. District school boards are authorized to establish policies that allow accumulated unexcused tardies, regardless of when they occur during the school day, and early departures from school to be recorded as unexcused absences. District school boards are also authorized to establish policies that require referral to a school's child study team for students who have fewer absences than the number required by s. 1003.26(1)(b).
 - (c) Control of students.—
- 1. Adopt rules for the control, attendance, discipline, in-school suspension, suspension, and expulsion of students and decide all cases recommended for expulsion.
 - 2. Maintain a code of student conduct as provided in chapter 1006.
 - (d) Courses of study and instructional materials.—
- 1. Provide adequate instructional materials for all students as follows and in accordance with the requirements of chapter 1006, in the core courses of mathematics, language arts, social studies, science, reading, and literature, except for instruction for which the school advisory council approves the use of a program that does not include a textbook as a major tool of instruction.
 - 2. Adopt courses of study for use in the schools of the district.
- 3. Provide for proper requisitioning, distribution, accounting, storage, care, and use of all instructional materials as may be needed, and ensure that instructional materials used in the district are consistent with the district goals and objectives and the curriculum frameworks approved by the State Board of Education, as well as with the state and school district performance standards required by law and state board rule
- (e) Transportation.—Make provision for the transportation of students to the public schools or school activities they are required or expected to attend, efficiently and economically, in accordance with the requirements of chapter 1006, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
 - (f) Facilities and school plant.—
- 1. Approve and adopt a districtwide school facilities program, in accordance with the requirements of chapter 1013.
- 2. Approve plans for locating, planning, constructing, sanitating, insuring, maintaining, protecting, and condemning school property as prescribed in chapter 1013.
 - 3. Approve and adopt a districtwide school building program.
- 4. Select and purchase school sites, playgrounds, and recreational areas located at centers at which schools are to be constructed, of adequate size to meet the needs of projected students to be accommodated.
- 5. Approve the proposed purchase of any site, playground, or recreational area for which school district funds are to be used.
 - 6. Expand existing sites.
- 7. Rent buildings when necessary, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
- 8. Enter into leases or lease-purchase arrangements, in accordance with the requirements and conditions provided in s. 1013.15(2).
 - 9. Provide for the proper supervision of construction.
- 10. Make or contract for additions, alterations, and repairs on buildings and other school properties.

- 11. Ensure that all plans and specifications for buildings provide adequately for the safety and well-being of students, as well as for economy of construction.
- 12. Provide adequately for the proper maintenance and upkeep of school plants, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
- 13. Carry insurance on every school building in all school plants including contents, boilers, and machinery, except buildings of three classrooms or less which are of frame construction and located in a tenth class public protection zone as defined by the Florida Inspection and Rating Bureau, and on all school buses and other property under the control of the district school board or title to which is vested in the district school board, except as exceptions may be authorized under rules of the State Board of Education.
- 14. Condemn and prohibit the use for public school purposes of any building under the control of the district school board.
 - (g) School operation.—
- 1. Provide for the operation of all public schools as free schools for a term of 180 days or the equivalent on an hourly basis as specified by rules of the State Board of Education; determine district school funds necessary in addition to state funds to operate all schools for the minimum term; and arrange for the levying of district school taxes necessary to provide the amount needed from district sources.
- 2. Prepare, adopt, and timely submit to the Department of Education, as required by law and by rules of the State Board of Education, the annual school budget, so as to promote the improvement of the district school system.
 - (h) Records and reports.—
- 1. Keep all necessary records and make all needed and required reports, as required by law or by rules of the State Board of Education.
- 2. At regular intervals require reports to be made by principals or teachers in all public schools to the parents of the students enrolled and in attendance at their schools, apprising them of the academic and other progress being made by the student and giving other useful information.
- (i) Parental notification of acceleration options.—At the beginning of each school year, notify parents of students in or entering high school of the opportunity and benefits of advanced placement, International Baccalaureate, Advanced International Certificate of Education, dual enrollment, and Florida Virtual School courses and options for early graduation under s. 1003.4281.
- (j) Return on investment.—Notify the parent of a student who earns an industry certification that articulates for postsecondary credit of the estimated cost savings to the parent before the student's high school graduation versus the cost of acquiring such certification after high school graduation, which would include the tuition and fees associated with available postsecondary credits. Also, the student and the parent must be informed of any additional industry certifications available to the student
- Section 3. Subsection (1) of section 1003.42, Florida Statutes, is amended to read:

1003.42 Required instruction.—

(1) Each district school board shall provide all courses required for middle grades promotion, high school graduation, and appropriate instruction designed to ensure that students meet State Board of Education adopted standards in the following subject areas: reading and other language arts, mathematics, science, social studies, foreign languages, health and physical education, and the arts. The state board must remove a middle grades course in the Course Code Directory that does not fully integrate all appropriate curricular content required by s. 1003.41 and may approve a new course only if it meets the required curricular content.

Section 4. Section 1003.4203, Florida Statutes, is amended to read:

- $1003.4203\,$ Digital materials, digital tool recognitions, certificates, career innovation courses, academic acceleration industry certifications, and technical assistance.—
- $\begin{array}{ll} (1) & CAREER \ AND \ PROFESSIONAL \ EDUCATION \ (CAPE) \ DIGITAL \ MATERIALS.-- \end{array}$
- (a) Each district school board, in consultation with the district school superintendent, shall make available career and professional education (CAPE) digital materials that enable for students in kindergarten prekindergarten through grade 12 in order to enable students to access certificates, career innovation courses, or academic acceleration industry certifications attain digital skills. The CAPE digital materials may be integrated into subject area curricula, offered as a separate courses course, made available through open-access options, or deployed through online or digital computer applications, subject to available funding.
- (b)(2) Beginning with the 2013 2014 school year, Each district school board, in consultation with the district school superintendent, shall make available CAPE digital and instructional materials, including software applications, to students with disabilities who are in kindergarten prekindergarten through grade 12. The availability of CAPE digital materials must be communicated to a student's parent during the development of the student's individual educational plan. CAPE digital materials must thereafter be offered to a student in accordance with the student's individual educational plan, as applicable.
- (2)(3) DIGITAL TOOL CERTIFICATES.—Digital tool certificates are identified on the Industry Certification Funding List, pursuant to s. 1008.44, and recognize the digital competencies necessary for a student's academic success and future employment. Targeted skills to be mastered by a student to earn the certificates include, but are not limited to, word processing; spreadsheets; digital arts; cyber security; coding; and development of sound, motion, and color presentations. Subject to available funding, by December 1, 2013, the department shall contract with one or more technology companies, or affiliated nonprofit organizations, that have approved industry certifications identified on the Industry Certification Funding List or the Postsecondary Industry Certification Funding List, pursuant to s. 1003.492 or s. 1008.44, to develop a Florida Cyber Security Recognition and a Florida Digital Arts Recognition. The department shall notify each school district when the certificates recognitions are developed and available. The certificates recognitions shall be made available to all public elementary and middle school students at no cost to the districts or charter schools.
- (a) Targeted knowledge and skills to be mastered for each recognition shall be identified by the department. Knowledge and skills may be demonstrated through student attainment of the below recognitions in particular content areas:
- 1. The Florida Cyber Security Recognition must be based upon an understanding of computer processing operations and, in most part, on eyber security skills that increase a student's cyber safe practices.
- 2. The Florida Digital Arts Recognition must reflect a balance of skills in technology and the arts.
- (b) The technology companies or affiliated nonprofit organizations that provide the recognition must provide open access to materials for teaching and assessing the skills a student must acquire in order to earn a Florida Cyber Security Recognition or a Florida Digital Arts Recognition. The school district shall notify each elementary and middle school advisory council of the methods of delivery of the open-access content and assessments for the certificates. If there is no elementary or middle school advisory council, notification must be provided to the district advisory council.
- (4) Subject to available funding, by December 1, 2013, the department shall contract with one or more technology companies that have approved industry certifications identified on the Industry Certification Funding List or the Postsecondary Industry Certification Funding List, pursuant to s. 1003.492 or s. 1008.44, to develop a Florida Digital Tools Certificate to indicate a student's digital skills. The department shall notify each school district when the certificate is developed and available. The certificate shall be made available to all public middle grades students at no cost to the districts or charter schools.

- (a) Targeted skills to be mastered for the certificate include digital skills that are necessary to the student's academic work and skills the student may need in future employment. The skills must include, but are not limited to, word processing, spreadsheet display, and creation of presentations, including sound, text, and graphic presentations, consistent with industry certifications that are listed on the Industry Certification Funding List, pursuant to s. 1003.492.
- (b) A technology company that provides the certificate must provide open access to materials for teaching and assessing the skills necessary to earn the certificate. The school district shall notify each middle school advisory council of the methods of delivery of the open-access content and assessments for the certificate. If there is no middle school advisory council, notification must be provided to the district advisory council.
- (e) The Legislature intends that by July 1, 2018, on an annual basis, at least 75 percent of public *elementary and* middle grades students earn a *digital tool* Florida Digital Tools certificate.
- (3) CAREER INNOVATION COURSES.—A career innovation course is a course that combines academic content with embedded career content to provide students with an opportunity to concurrently earn postsecondary credit and an industry certification. An approved career innovation course must incorporate at least two third-party assements, one of which articulates to postsecondary credit and one of which results in the attainment of an industry certification identified on the Industry Certification Funding List.
- (4) ACADEMIC ACCELERATION INDUSTRY CERTIFICA-TIONS.—An academic acceleration industry certification is an industry certification identified on the Industry Certification Funding List that articulates for 15 or more postsecondary credit hours.
- (5) TECHNICAL ASSISTANCE.—The Department of Education or a company contracted with under subsection (4) shall collaborate with Florida educators and school leaders to provide technical assistance to district school boards in the implementation of this section and s. 1006.281. Technical assistance to districts shall include, but is not limited to, identification of digital resources, primarily open-access resources, including digital curriculum, CAPE digital materials, instructional materials, media assets, and other digital tools and applications; training mechanisms for teachers and others to facilitate integration of digital resources and technologies into instructional strategies; and model policies and procedures that support sustainable implementation practices.
- (6) PARTNERSHIPS.—A district school board may seek partnerships with other school districts, private businesses, including third-party assessment centers, postsecondary institutions, or consultants to offer classes and instruction to teachers and students to assist the school district in providing CAPE digital materials, certificates, career innovation courses, and academic acceleration industry certifications recognitions, and certificates established pursuant to this section.
- (7) RULES.—The State Board of Education shall adopt rules to administer this section.
- Section 5. Paragraph (c) of subsection (3) of section 1003.4282, Florida Statutes, is amended to read:
 - 1003.4282 Requirements for a standard high school diploma.—
- (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT REQUIREMENTS.—
- (c) Three credits in science.—Two of the three required credits must have a laboratory component. A student must earn one credit in Biology I and two credits in equally rigorous courses. The Biology I EOC assessment constitutes 30 percent of the student's final course grade. Industry certification courses that lead to postsecondary eellege credit may substitute for up to one science credit. One of the three credits in science, not including Biology I, may be an advanced placement computer science course or a computer science course of appropriate rigor as determined in rule by the State Board of Education.
- Section 6. Subsection (1) of section 1003.4285, Florida Statutes, is amended to read:
 - 1003.4285 Standard high school diploma designations.—

- (1) Each standard high school diploma shall include, as applicable, the following designations if the student meets the criteria set forth for the designation:
- (a) Scholar designation.—In addition to the requirements of ss. 1003.428 and 1003.4282, as applicable, in order to earn the Scholar designation, a student must satisfy the following requirements:
- 1. English Language Arts (ELA).—Beginning with students entering grade 9 in the 2014-2015 school year When the state transitions to common core assessments, pass the statewide, standardized 11th grade 11 ELA common core assessment.
- 2. Mathematics.—Earn one credit in Algebra II and one credit in statistics or an equally rigorous course. Beginning with students entering grade 9 in the 2014-2015 school year, a student When the state transitions to common core assessments, students must pass the Algebra II statewide, standardized common core assessment and the statewide, standardized Geometry end-of-course (EOC) assessment.
- 3. Science.—Pass the statewide, standardized Biology I EOC end of course assessment and earn one credit in chemistry or physics and one credit in a course equally rigorous to chemistry or physics. However, a student enrolled in an Advanced Placement (AP), International Baccalaureate (IB), or Advanced International Certificate of Education (AICE) Biology course who takes the respective AP, IB, or AICE Biology assessment and earns the minimum score necessary to earn postsecondary credit as identified pursuant to s. 1007.27(2) meets the requirement of this subparagraph without having to take the statewide, standardized Biology I EOC assessment.
- 4. Social studies.—Pass the statewide, standardized United States History EOC end of course assessment. However, a student enrolled in an AP, IB, or AICE course that includes United States History topics who takes the respective AP, IB, or AICE assessment and earns the minimum score necessary to earn postsecondary credit as identified pursuant to s. 1007.27(2) meets the requirement of this subparagraph without having to take the statewide, standardized United States History EOC assessment.
- 5. Foreign language.—Earn two credits in the same foreign language.
- 6. Electives.—Earn at least one credit in an AP Advanced Placement, an IB International Baccalaureate, an AICE Advanced International Certificate of Education, or a dual enrollment course or earn an industry certification from the Industry Certification Funding List that articulates for postsecondary credit.
- (b) Merit designation.—In addition to the requirements of ss. 1003.428 and 1003.4282, as applicable, in order to earn the Merit designation, a student must attain one or more industry certifications from the Industry Certification Funding List-established under s. 1003.492. Beginning with students entering grade 9 in the 2014-2015 school year, a student must attain two or more industry certifications from the Industry Certification Funding List.
- Section 7. Subsection (1) of section 1003.491, Florida Statutes, is amended to read:
- 1003.491 Florida Career and Professional Education Act.—The Florida Career and Professional Education Act is created to provide a statewide planning partnership between the business and education communities in order to attract, expand, and retain targeted, high-value industry and to sustain a strong, knowledge-based economy.
- (1) The primary purpose of the Florida Career and professional education (CAPE) Act is to:
- (a) Improves student achievement Improve middle and high school academic performance by providing engaging, rigorous, and relevant curriculum opportunities for students to demonstrate competency to perform specific industry-endorsed and industry-recognized skills;
- (b) Provides engaging, Provide rigorous, and relevant career-themed courses that articulate to postsecondary credit postsecondary-level coursework and lead to industry certification;
- (c) Improves postgraduation employment outcomes by increasing the skills, productivity, and likelihood of gainful employment of students;

- (d) Improves the college-going rate of students through industry certifications that articulate for postsecondary credit;
- (e)(e) Prepares students to meet the needs of the labor market, thereby supporting Support local and regional economic development;
- (f)(d) Responds Respond to Florida's critical workforce needs; and
- (g)(e) Provides Provide state residents with access to high-wage and high-demand careers;
- (h) Provides elementary, middle, and high school students with opportunities to earn certificates that recognize digital literacy and competency through third-party assessments; and
- (i) Provides middle and high school students with opportunities to earn postsecondary credit through courses and programs in which the student demonstrates competency in academic and career content through third-party assessments.
- Section 8. Subsection (3) of section 1003.492, Florida Statutes, is amended to read:
 - 1003.492 Industry-certified career education programs.—
- (3) The Department of Education shall collect student achievement and performance data in industry-certified career education programs and career-themed courses and shall work with Workforce Florida, Inc., in the analysis of collected data. The data collection and analyses shall examine the performance of participating students over time. Performance factors shall include, but not be limited to, graduation rates, retention rates, Florida Bright Futures Scholarship awards, additional educational attainment, employment records, earnings, industry certification, return on investment, and employer satisfaction. The results of this study shall be submitted to the President of the Senate and the Speaker of the House of Representatives annually by December 31.
- Section 9. Subsection (4) is added to section 1003.4935, Florida Statutes, to read:
- 1003.4935~ Middle grades career and professional academy courses and career-themed courses.—
- (4) Industry certifications offered in the middle grades that are included on the Industry Certification Funding List are eligible for additional full-time equivalent membership pursuant to s. 1011.62(1).
- Section 10. Paragraph (c) of subsection (1) of section 1003.53, Florida Statutes, is amended to read:
 - 1003.53 Dropout prevention and academic intervention.—
 - (1)
- (c) A student shall be identified as being eligible to receive services funded through the dropout prevention and academic intervention program based upon one of the following criteria:
- 1. The student is academically unsuccessful as evidenced by low test scores, retention, failing grades, low grade point average, falling behind in earning credits, or not meeting the state or district proficiency levels in reading, mathematics, or writing.
- 2. The student has a pattern of excessive absenteeism or has been identified as a habitual truant.
- 3. The student has a history of disruptive behavior in school or has committed an offense that warrants out-of-school suspension or expulsion from school according to the district school board's code of student conduct. For the purposes of this program, "disruptive behavior" is behavior that:
- a. Interferes with the student's own learning or the educational process of others and requires attention and assistance beyond that which the traditional program can provide or results in frequent conflicts of a disruptive nature while the student is under the jurisdiction of the school either in or out of the classroom; or

- b. Severely threatens the general welfare of students or others with whom the student comes into contact.
- 4. The student is identified by a school's early warning system pursuant to s. 1001.42(18)(b).
 - Section 11. Section 1006.135, Florida Statutes, is amended to read:
- 1006.135 Hazing prohibited at $\frac{\text{high}}{\text{schools}}$ schools with any~of grades 6-12 $\frac{9-12~\text{prohibited}}{\text{cm}}$
- (1) DEFINITION.—As used in this section, "hazing" means any action or situation that recklessly or intentionally endangers the mental or physical health or safety of a student at a high school with any of grades 6.9 through 12 for purposes including, but not limited to, initiation or admission into or affiliation with any organization operating under the sanction of a high school with any of grades 6.9 through 12. "Hazing" includes, but is not limited to: $_{7}$
 - (a) Pressuring, or coercing, or forcing a the student into:
 - 1. Violating state or federal law;
 - 2. Consuming any food, liquor, drug, or other substance; or
- 3. Participating in physical activity that could adversely affect the health or safety of the student.
- (b) Any brutality of a physical nature, such as whipping, beating, branding, or exposure to the elements, forced consumption of any food, liquor, drug, or other substance, or other forced physical activity that could adversely affect the physical health or safety of the student, and also includes any activity that would subject the student to extreme mental stress, such as sleep deprivation, forced exclusion from social contact, forced conduct that could result in extreme embarrassment, or other forced activity that could adversely affect the mental health or dignity of the student.

Hazing does not include customary athletic events or other similar contests or competitions or any activity or conduct that furthers a legal and legitimate objective.

- (2) SCHOOL DISTRICT POLICY.—Each school district shall adopt in rule a policy that prohibits hazing and establishes consequences for a student who commits an act of hazing. The policy must include:
- (a) A definition of hazing, which must include the definition provided in this section.
- (b) A procedure for reporting an alleged act of hazing, including provisions that permit a person to anonymously report such an act. However, disciplinary action may not be based solely on an anonymous report.
- (c) A requirement that a school with any of grades 9 through 12 report an alleged act of hazing to a local law enforcement agency if the alleged act meets the criteria established under subsection (3).
- (d) A provision for referral of victims and perpetrators of hazing to a certified school counselor.
- (e) A requirement that each incident of hazing be reported in the school's safety and discipline report required under s. 1006.09(6). The report must include the number of hazing incidents reported, the number of incidents referred to a local law enforcement agency, the number of incidents that result in disciplinary action taken by the school, and the number of incidents that do not result in either referral to a local law enforcement agency or disciplinary action taken by the school.
- (3)(2) CRIMINAL PENALTIES.—This subsection applies only to students in any of grades 9 through 12.
- (a)1. A person who commits an act of hazing, a third degree felony, punishable as provided in s. 775.082 or s. 775.083, when he or she intentionally or recklessly commits any act of hazing as defined in subsection (1) upon another person who is a member of or an applicant to any type of student organization commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083, if the person knew or should have known the act would result in serious bodily injury or death

- of such other person and the act hazing results in serious bodily injury or death of such other person.
- 2.(3) A person who commits an act of hazing, a first degree misdemeanor, punishable as provided in s. 775.082 or s. 775.083, when he or she intentionally or recklessly commits any act of hazing as defined in subsection (1) upon another person who is a member of or an applicant to any type of student organization commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, if the person knew or should have known the act would create a potential risk of physical injury or death to such other person and the act hazing creates a potential substantial risk of physical injury or death to such other person
- (b)(4) As a condition of any sentence imposed pursuant to *paragraph* (a) subsection (2) or subsection (3), the court:
- 1. Shall order the defendant to attend and complete a 4-hour hazing education course and may also impose a condition of drug or alcohol probation.
- 2. May require the defendant to make a public apology to the students and victims at the school.
- 3. May require the defendant to participate in a school-sponsored antihazing campaign to raise awareness of what constitutes hazing and the penalties for hazing.
 - (c)(5) It is not a defense to a charge of hazing that:
 - 1.(a) Consent of the victim had been obtained;
- 2.(b) The conduct or activity that resulted in the death or injury of a person was not part of an official organizational event or was not otherwise sanctioned or approved by the organization; or
- 3.(e) The conduct or activity that resulted in death or injury of the person was not done as a condition of membership to an organization.
- (4)(6) CONSTRUCTION.—This section shall not be construed to preclude prosecution for a more general offense resulting from the same criminal transaction or episode.
- Section 12. Paragraph (p) is added to subsection (21) of section 1007.271, Florida Statutes, and subsection (22) of that section is amended, to read:

1007.271 Dual enrollment programs.—

- (21) Each district school superintendent and Florida College System institution president shall develop a comprehensive dual enrollment articulation agreement for the respective school district and Florida College System institution. The superintendent and president shall establish an articulation committee for the purpose of developing the agreement. Each state university president may designate a university representative to participate in the development of a dual enrollment articulation agreement. A dual enrollment articulation agreement shall be completed and submitted annually by the Florida College System institution to the Department of Education on or before August 1. The agreement must include, but is not limited to:
- (p) Provisions required by s. 1007.273(3) for the establishment of a collegiate high school program.
- (22) The Department of Education shall develop an electronic submission system for dual enrollment articulation agreements and shall review, for compliance, each dual enrollment articulation agreement submitted pursuant to subsection (21). The Commissioner of Education shall notify the district school superintendent and the Florida College System institution president if the dual enrollment articulation agreement does not comply with statutory requirements and shall submit any dual enrollment articulation agreement with unresolved issues of noncompliance to the State Board of Education. The State Board of Education shall enforce compliance with this section and s. 1007.273 by withholding the transfer of funds from the school district and Florida College System institution in accordance with s. 1008.32.
 - Section 13. Section 1007.273, Florida Statutes, is created to read:

1007.273 Collegiate High School Program.—

- (1) The Collegiate High School Program is established to provide eligible high school students in grades 11 and 12 an option to participate in academically challenging educational environments that offer rigorous academic instruction and career preparation. All students shall have access to options that allow them to simultaneously earn a standard high school diploma, at least 30 credits toward an associate or baccalaureate degree to include completion of the 15-credit general education core course requirements established pursuant to s. 1007.25, and industry certifications.
- (2) Each Florida College System institution shall offer a collegiate high school program that will be available to all eligible high school students in the institution's service area and that will be funded in accordance with the requirements of ss. 1007.271 and 1011.62. A high school operated by a Florida College System institution that is funded pursuant to s. 1002.33(17) satisfies this requirement. State University System institutions and eligible independent colleges and universities pursuant to s. 1011.62(1)(i) may offer a collegiate high school program.
- (3) Beginning with the 2015-2016 school year, each articulation agreement established pursuant to s. 1007.271(21) must include:
- (a) The grade levels to be included in the collegiate high school program which must, at a minimum, include grade 12.
- (b) A description of the collegiate high school program, including the delineation of courses and industry certifications offered; the high school credits earned for each postsecondary course completed; the applicability of courses to postsecondary general education requirements and students' selected meta-majors pursuant to s. 1008.30; student eligibility criteria, which must meet or exceed the eligibility requirements established in s. 1007.271; and the enrollment process and deadlines.
- (c) The methods, medium, and process by which students and their parents are annually informed about the collegiate high school program, which must contain the information described in paragraphs (a) and (b).
- (d) The delivery methods for instruction for all courses offered through the collegiate high school program, which may include partnerships with other postsecondary institutions.
- (e) Student progress monitoring mechanisms and career and academic counseling services to be provided to students in the collegiate high school program.
- (f) A program review and accountability system for the collegiate high school program that provides data regarding student performance outcomes and solicits parent and student feedback on the program.
- (4) Each student participating in a collegiate high school program must enter into a student performance contract which must be signed by the student, the parent, and representatives of the school district and the postsecondary institution. The performance contract must include the schedule of courses, by semester, to be taken by the student, industry certifications sought, student attendance requirements, and course grade requirements.
- (5) A state university or an institution that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program that is a nonprofit independent college or university located and chartered in this state and that is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools to grant baccalaureate degrees may work with one or more district school boards to establish a collegiate high school program. Such university or institution must meet the requirements specified in subsections (3) and (4).
- Section 14. Subsection (5) of section 1008.345, Florida Statutes, is amended to read:
- 1008.345 Implementation of state system of school improvement and education accountability.—
- (5) The commissioner shall report to the Legislature and recommend changes in state policy necessary to foster school improvement and education accountability. Included in the report shall be a list of the schools, including schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs, for

which district school boards have developed intervention and support strategies and an analysis of the various strategies used by the school boards. School reports shall be distributed pursuant to this subsection and s. 1001.42(18)(c) 1001.42(18)(b) and according to rules adopted by the State Board of Education.

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- Section 15. Section 1008.44, Florida Statutes, is amended to read:
- 1008.44 Industry certifications; certificates; Industry Certification Funding List and Postsecondary Industry Certification Funding List.—
- (1) Pursuant to ss. 1003.4203 and s. 1003.492, the Department of Education shall, at least annually, identify, under rules adopted by the State Board of Education, the Industry Certification Funding List that must be applied in the distribution of funding to school districts pursuant to s. 1011.62.
- (a) The Commissioner of Education may at any time recommend adding the following certifications and certificates:
- ${\it 1. \ Industry \ certifications \ that \ do \ not \ articulate \ for \ postsecondary \ credit.}$
- 2. Industry certifications that articulate for postsecondary credit. An industry certification that articulates to 15 or more postsecondary credits is an academic acceleration industry certification as described in s. 1003.4203(4).
- 3. No more than 15 digital tool certificates as described in s. 1003.4203(2).
- 4. Certifications earned through career innovation courses as described in s. 1003.4203(3).
- (b) A certification or certificate may not be included on the Industry Certification Funding List unless there is a corresponding assessment that a student must pass in order to attain the certification or certificate.
- (c) Workforce Florida, Inc., established pursuant to s. 445.004, may annually select one industry certification that does not articulate for postsecondary credit for inclusion on the Industry Certification Funding List.
- (2) The State Board of Education shall approve, at least annually, the Postsecondary Industry Certification Funding List pursuant to this section. The Commissioner of Education shall recommend, at least annually, the Postsecondary Industry Certification Funding List to the State Board of Education and may at any time recommend adding certifications. The Chancellor of the State University System, the Chancellor of the Florida College System, and the Chancellor of Career and Adult Education shall work with local workforce boards, other postsecondary institutions, businesses, and industry to identify, create, and recommend to the Commissioner of Education industry certifications to be placed on the funding list. The list shall be used to determine annual performance funding distributions to school districts or Florida College System institutions as specified in ss. 1011.80 and 1011.81, respectively. The chancellors shall review results of the economic security report of employment and earning outcomes produced annually pursuant to s. 445.07 445.007 when determining recommended certifications for the list, as well as other reports and indicators available regarding certification needs.
- (3) In the case of rigorous industry certifications that have embedded prerequisite minimum age, grade level, diploma or degree, postgraduation period of work experience of at least 12 months, or other reasonable requirements that may limit the extent to which a student can complete all requirements of the certification recognized by industry for employment purposes, the Commissioner of Education shall differentiate content, instructional, and assessment requirements that, when provided by a public institution and satisfactorily attained by a student, indicate accomplishment of requirements necessary for funding pursuant to ss. 1011.62, 1011.80, and 1011.81, notwithstanding attainment of prerequisite requirements necessary for recognition by industry for employment purposes. The differentiated requirements established by the Commissioner of Education shall be included on $\frac{1}{1000}$ the Industry Certification Funding List at the time the certification is adopted.
- (4)(a) Industry certifications and certificates placed on the Industry Certification Funding List must include the version available at the time

- of the adoption and, without further review and approval, include the subsequent updates, unless specifically removed from the Industry Certification Funding List.
- (b) The Commissioner of Education may limit industry certifications and digital tool certificates to students in certain grades based on formal recommendations by providers of industry certifications and digital tools.
- Section 16. Paragraphs (o), (p), (s), (t), and (u) of subsection (1) 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 INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
- (o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.4203, 1003.491, 1003.492, and 1003.493, and 1003.4935 and issuance of an industry certification or a certificate identified on in the Industry Certification Funding List pursuant to rules adopted by the State Board of Education.—
- 1.a. A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a career and professional academy or career-themed course pursuant to ss. 1003.4203, 1003.491, 1003.492, 1003.493, and 1003.4935 as defined in 1003.493(1)(b) and who is issued the highest level of an industry certification identified annually on in the Industry Certification Funding List approved under rules adopted by the State Board of Education. The maximum full-time equivalent student membership value earned pursuant to this sub-subparagraph for any student in grades 9 through 12 is 0.3. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued an industry certification that has a statewide articulation agreement for postsecondary college credit approved by the State Board of Education. For industry certifications that do not articulate for postsecondary 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 full-time equivalent student membership for a digital tool certificate pursuant to sub-subparagraph b. may not use the previously earned certificate to satisfy requirements for earning an industry certification under this sub-subparagraph. The State Board of Education shall include the assigned values on in the Industry Certification Funding List under rules adopted by the state board. Such value shall be added to the total full-time equivalent student membership in secondary career education programs for grades 69 through 12 in the subsequent year for courses that were not provided through dual enrollment. Industry certifications earned through dual enrollment must be reported and funded pursuant to ss. 1011.80 and 1011.81. No more than a value of 0.3 full-time equivalent student membership shall be calculated for industry certifications earned through a career innovation course as described in s. 1003.4203(3).
- b. A value of 0.025 full-time equivalent student membership shall be calculated for each digital tool certificate earned by a student in elementary and middle school grades. Additional full-time equivalent student membership for an elementary or middle grades student may not exceed 0.1 for certificates earned within the same fiscal year.
- c. A value of 0.5 full-time equivalent student membership shall be calculated for each academic acceleration industry certification that articulates for 15 to 29 postsecondary credit hours, and a value of 1.0 full-time equivalent student membership shall be calculated for each academic acceleration industry certification that articulates for 30 or more postsecondary credit hours, as identified on the Industry Certification Funding List.
- 2. Each district must allocate at least 80 percent of the funds provided for 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. Unless a different amount is specified in the General Appropriations Act, the appropriation for this calculation is limited to \$60 million annually. If

- the appropriation is insufficient to fully fund the total calculation, the appropriation shall be prorated.
- 3. For 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 an industry certification that qualified for additional full-time equivalent membership under subparagraph 1.:
- a. A bonus in the amount of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of an industry certification on the Industry Certification Funding List with a weight of 0.1.
- b. A bonus in the amount of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of an industry certification on the Industry Certification Funding List with a weight of 0.2, 0.5, and 1.0.
- 4. For the 2013 2014 fiscal year, the additional FTE membership calculation must include the additional FTE for any student who carned a certification in the 2009-2010, 2010-2011, and 2011-2012 fiscal years who was not previously funded and was enrolled in 2012-2013.

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 an industry certification on the Industry Certification Funding List for the year in which the certification is earned by the student. Any bonus awarded to a teacher under this paragraph may not exceed \$2,000 in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

- (p) Calculation of additional full-time equivalent membership based upon early high school graduation.—Each Notwithstanding-1011.61(4), each unpaid high school credit delivered by a school district may receive funding for each during the student's prior enrollment may be reported by the district as 1/6 FTE when the student who graduates early pursuant to s. 1003.4281. A district may earn 0.25 full-time equivalent membership report up to 1/2 FTE for unpaid credits delivered by the district for a student who graduates one semester in advance of the student's cohort and may earn 0.5 full-time equivalent membership up to 1 FTE for a student who graduates 1 year or more in advance of the student's cohort. If the student was enrolled in the district as a full-time high school student for at least 2 years, the district of enrollment shall report the additional unpaid FTE and delivered by the district during the student's prior enrollment. If the student was enrolled in the district for less than 2 years, the district shall report the unpaid FTE delivered by the district and by the district in which the student was previously enrolled. The district of enrollment for which early graduation is claimed shall transfer a proportionate share of the funds earned for early graduation the unpaid FTE to the district in which the student was previously enrolled. Additional FTE included in the 2014-2015 Florida Education Finance Program for early graduation shall be reported and funded pursuant to this paragraph.
- (s) Florida Cyber Security Recognition, Florida Digital Arts Recognition, and Florida Digital Tools Certificate established pursuant to s. 1003.4203.
- 1. Each school district shall certify by June 30 of each year to the Department of Education each elementary school that achieves 50 percent of student attainment of the Florida Cyber Security Recognition or the Florida Digital Arts Recognition established pursuant to s. 1003.4203. Upon verification by the department, each school that has achieved the designated student recognitions shall be awarded a Florida Digital Learning Certificate of Achievement by the Commissioner of Education.
- 2. Each middle school shall receive \$50 for each student who earns the Florida Digital Tools Certificate established pursuant to s. 1003.4203 with a minimum awarded per school of \$15,000 annually and a maximum award per school of \$15,000 annually. This performance payment shall be calculated in the FEFP as a full time equivalent student.

- (s)(\pm) Determination of the basic amount for current operation.—The basic amount for current operation to be included in the Florida Education Finance Program for kindergarten through grade 12 for each district shall be the product of the following:
- 1. The full-time equivalent student membership in each program, multiplied by
- 2. The cost factor for each program, adjusted for the maximum as provided by paragraph (c), multiplied by
 - 3. The base student allocation.

(t)(u) Computation for funding through the Florida Education Finance Program.—The State Board of Education may adopt rules establishing programs, industry certifications, and courses for which the student may earn credit toward high school graduation.

Section 17. Paragraph (d) is added to subsection (3) of section 1012.98, Florida Statutes, and subsections (4) and (7) of that section are amended, to read:

1012.98 School Community Professional Development Act.—

- (3) The activities designed to implement this section must:
- (d) Provide middle grades instructional personnel and school administrators with the knowledge, skills, and best practices necessary to support excellence in classroom instruction and educational leadership.
- (4) The Department of Education, school districts, schools, Florida College System institutions, and state universities share the responsibilities described in this section. These responsibilities include the following:
- (a)1. The department shall disseminate to the school community research-based professional development methods and programs that have demonstrated success in meeting identified student needs. The Commissioner of Education shall use data on student achievement to identify student needs. The methods of dissemination must include a web-based statewide performance support system, including a database of exemplary professional development activities, a listing of available professional development resources, training programs, and available assistance.
- 2. The web-based statewide performance support system established pursuant to subparagraph 1. must include for middle grades, subject to appropriation, materials related to classroom instruction, including integrated digital instruction and competency-based instruction; classroom management; student behavior and interaction; extended learning opportunities for students; and instructional leadership.
- (b) Each school district shall develop a professional development system as specified in subsection (3). The system shall be developed in consultation with teachers, teacher-educators of Florida College System institutions and state universities, business and community representatives, and local education foundations, consortia, and professional organizations. The professional development system must:
- 1. Be approved by the department. All substantial revisions to the system shall be submitted to the department for review for continued approval.
- 2. Be based on analyses of student achievement data and instructional strategies and methods that support rigorous, relevant, and challenging curricula for all students. Schools and districts, in developing and refining the professional development system, shall also review and monitor school discipline data; school environment surveys; assessments of parental satisfaction; performance appraisal data of teachers, managers, and administrative personnel; and other performance indicators to identify school and student needs that can be met by improved professional performance.
- 3. Provide inservice activities coupled with followup support appropriate to accomplish district-level and school-level improvement goals and standards. The inservice activities for instructional personnel shall focus on analysis of student achievement data, ongoing formal and informal assessments of student achievement, identification and use of enhanced and differentiated instructional strategies that emphasize

- rigor, relevance, and reading in the content areas, enhancement of subject content expertise, integrated use of classroom technology that enhances teaching and learning, classroom management, parent involvement, and school safety.
- 4. Include a master plan for inservice activities, pursuant to rules of the State Board of Education, for all district employees from all fund sources. The master plan shall be updated annually by September 1, must be based on input from teachers and district and school instructional leaders, and must use the latest available student achievement data and research to enhance rigor and relevance in the classroom. Each district inservice plan must be aligned to and support the school-based inservice plans and school improvement plans pursuant to s. 1001.42(18). Each district inservice plan must provide a description of thetraining that middle grades instructional personnel and school administrators receive on the district's code of student conduct adopted pursuant to s. 1006.07; integrated digital instruction and competency-based instruction; classroom management; student behavior and interaction; extended learning opportunities for students; and instructional leadership. District plans must be approved by the district school board annually in order to ensure compliance with subsection (1) and to allow for dissemination of research-based best practices to other districts. District school boards must submit verification of their approval to the Commissioner of Education no later than October 1, annually. Each school principal may establish and maintain an individual professional development plan for each instructional employee assigned to the school as a seamless component to the school improvement plans developed pursuant to s. 1001.42(18). An individual professional development plan must be related to specific performance data for the students to whom the teacher is assigned, define the inservice objectives and specific measurable improvements expected in student performance as a result of the inservice activity, and include an evaluation component that determines the effectiveness of the professional development plan.
- 5. Include inservice activities for school administrative personnel that address updated skills necessary for instructional leadership and effective school management pursuant to s. 1012.986.
- 6. Provide for systematic consultation with regional and state personnel designated to provide technical assistance and evaluation of local professional development programs.
- 7. Provide for delivery of professional development by distance learning and other technology-based delivery systems to reach more educators at lower costs.
- 8. Provide for the continuous evaluation of the quality and effectiveness of professional development programs in order to eliminate ineffective programs and strategies and to expand effective ones. Evaluations must consider the impact of such activities on the performance of participating educators and their students' achievement and behavior.
 - 9. For middle grades, emphasize:
 - a. Interdisciplinary planning, collaboration, and instruction.
- b. Alignment of curriculum and instructional materials to the state academic standards adopted pursuant to s. 1003.41.
- c. Use of small learning communities; problem-solving, inquiry-driven research and analytical approaches for students; strategies and tools based on student needs; competency-based instruction; integrated digital instruction; and project-based instruction.

Each school that includes any of grades 6, 7, or 8 must include in its school improvement plan, required under s. 1001.42(18), a description of the specific strategies used by the school to implement each item listed in this subparagraph.

(7)(a) The Department of Education shall disseminate, using webbased technology, research-based best practice methods by which the state and district school boards may evaluate and improve the professional development system. The best practices must include data that indicate the progress of all students. The department shall report annually to the State Board of Education and the Legislature any school district that, in the determination of the department, has failed to provide an adequate professional development system. This report must

include the results of the department's investigation and of any intervention provided.

(b) The department shall also disseminate, using web-based technology, professional development in the use of integrated digital instruction at schools that include middle grades. The professional development must provide training and materials that districts can use to provide instructional personnel with the necessary knowledge, skills, and strategies to effectively blend digital instruction into subject-matter curricula. The professional development must emphasize online learning and research techniques, reading instruction, the use of digital devices to supplement the delivery of curricular content to students, and digital device management and security. Districts are encouraged to incorporate the professional development as part of their professional development system.

Section 18. Section 768.072, Florida Statutes, is created to read:

768.072 Limitation on public school premises liability.—

- (1) A district school board is not liable for civil damages for personal injury, property damage, or death that occurs on a public school property that the district school board has opened to the public through joint-use agreements or public access policies unless gross negligence or intentional misconduct on the part of the district school board is a proximate cause of the injury, damage, or death.
- (2) A district school board may, at its discretion, enter into a joint-use agreement with a local government or a private organization or adopt public access policies to enable public access to indoor or outdoor recreation and sports facilities on public school property. A joint-use agreement should specify the facilities to be used, dates and times of use, and terms and conditions governing use of such facilities; may provide for the full indemnification of the district school board by the local government or private organization for any damages arising from the joint use; and may require the local government or private organization to maintain liability insurance of at least \$200,000 per person and \$300,000 per incident to cover the indemnification.
- (3) This section does not affect liability for injury, damage, or death that occurs during school hours or during a school-sponsored activity.
- (4) This section does not waive sovereign immunity beyond the limited waiver in s. 768.28.
 - Section 19. Section 985.622, Florida Statutes, is amended to read:
- 985.622 Multiagency plan for career and professional education (CAPE) vocational education.—
- (1) The Department of Juvenile Justice and the Department of Education shall, in consultation with the statewide Workforce Development Youth Council, school districts, providers, and others, jointly develop a multiagency plan for career and professional education (CAPE) vocational education that establishes the curriculum, goals, and outcome measures for CAPE vocational programs in juvenile justice education programs commitment facilities. The plan must be reviewed annually, revised as appropriate, and include:
- (a) Provisions for maximizing appropriate state and federal funding sources, including funds under the Workforce Investment Act and the Perkins Act.;
- (b) Provisions for eliminating barriers to increasing occupation-specific job training and high school equivalency examination preparation opportunities.
- (c)(b) The responsibilities of both departments and all other appropriate entities.: and
 - (d) A detailed implementation schedule.
- (2) The plan must define $\it CAPE$ vocational programming that is appropriate based upon:
- (a) The age and assessed educational abilities and goals of the student youth to be served; and

- (b) The typical length of stay and custody characteristics at the *juvenile justice education* eommitment program to which each *student* youth is assigned.
- (3) The plan must include a definition of *CAPE* vocational programming that includes the following classifications of *juvenile justice* education programs commitment facilities that will offer *CAPE* vocational programming by one of the following types:
- (a) Type 1 A.—Programs that teach personal accountability skills and behaviors that are appropriate for *students* youth in all age groups and ability levels and that lead to work habits that help maintain employment and living standards.
- (b) Type 2 B.—Programs that include Type 1 A program content and an orientation to the broad scope of career choices, based upon personal abilities, aptitudes, and interests. Exploring and gaining knowledge of occupation options and the level of effort required to achieve them are essential prerequisites to skill training.
- (c) Type 3 G.—Programs that include Type 1 A program content and the vocational competencies or the prerequisites needed for entry into a specific occupation.
- (4) The plan must also address strategies to facilitate involvement of business and industry in the design, delivery, and evaluation of *CAPE* vocational programming in juvenile justice education commitment facilities and conditional release programs, including apprenticeship and work experience programs, mentoring and job shadowing, and other strategies that lead to postrelease employment. Incentives for business involvement, such as tax breaks, bonding, and liability limits should be investigated, implemented where appropriate, or recommended to the Legislature for consideration.
- (5) The plan must also evaluate the effect of students' mobility between juvenile justice education programs and school districts on the students' educational outcomes and whether the continuity of the students' education can be better addressed through virtual education.
- (7)(6) All provider contracts executed by the Department of Juvenile Justice or the school districts after January 1, 2015~2002, must be aligned with the plan.
- (8)(7) The planning and execution of quality assurance reviews conducted by the Department of Education or the Department of Juvenile Justice after August 1, 2015 2002, must be aligned with the plan.
- (9)(8) Outcome measures reported by the Department of Juvenile Justice and the Department of Education for *students* youth released on or after January 1, 2016 2002, should include outcome measures that conform to the plan.
 - Section 20. Section 1001.31, Florida Statutes, is amended to read:
- 1001.31 Scope of district system.—A district school system shall include all public schools, classes, and courses of instruction and all services and activities directly related to education in that district which are under the direction of the district school officials. A district school system may also include alternative site schools for disruptive or violent students youth. Such schools for disruptive or violent students youth may be funded by each district or provided through cooperative programs administered by a consortium of school districts, private providers, state and local law enforcement agencies, and the Department of Juvenile Justice. Pursuant to cooperative agreement, a district school system shall provide instructional personnel at juvenile justice facilities of 50 or more beds or slots with access to the district school system database for the purpose of accessing student academic, immunization, and registration records for students assigned to the programs. Such access shall be in the same manner as provided to other schools in the district.

Section 21. Section 1003.51, Florida Statutes, is amended to read:

1003.51 Other public educational services.—

- (1) The general control of other public educational services shall be vested in the State Board of Education except as provided in this section herein. The State Board of Education shall, at the request of the Department of Children and Families Family Services and the Department of Juvenile Justice, advise as to standards and requirements relating to education to be met in all state schools or institutions under their control which provide educational programs. The Department of Education shall provide supervisory services for the educational programs of all such schools or institutions. The direct control of any of these services provided as part of the district program of education shall rest with the district school board. These services shall be supported out of state, district, federal, or other lawful funds, depending on the requirements of the services being supported.
- (2) The State Board of Education shall adopt rules and maintain an administrative rule articulating expectations for effective education programs for students youth in Department of Juvenile Justice programs, including, but not limited to, education programs in juvenile justice prevention, day treatment, residential, commitment and detention programs facilities. The rule shall establish articulate policies and standards for education programs for students youth in Department of Juvenile Justice programs and shall include the following:
- (a) The interagency collaborative process needed to ensure effective programs with measurable results.
- (b) The responsibilities of the Department of Education, the Department of Juvenile Justice, *Workforce Florida, Inc.*, district school boards, and providers of education services to *students* youth in Department of Juvenile Justice programs.
 - (c) Academic expectations.
 - (d) Career expectations.
 - (e) Education transition planning and services.
- (f)(d) Service delivery options available to district school boards, including direct service and contracting.
 - (g)(e) Assessment procedures, which:
- 1. For prevention, day treatment, and residential programs, include appropriate academic and career assessments administered at program entry and exit that are selected by the Department of Education in partnership with representatives from the Department of Juvenile Justice, district school boards, and education providers. Assessments must be completed within the first 10 school days after a student's entry into the program.
- 2. Provide for determination of the areas of academic need and strategies for appropriate intervention and instruction for each student in a detention facility within 5 school days after the student's entry into the program and administer a research-based assessment that will assist the student in determining his or her educational and career options and goals within 22 school days after the student's entry into the program Require district school boards to be responsible for ensuring the completion of the assessment process.
- 3. Require assessments for students in detention who will move on to commitment facilities, to be designed to create the foundation for developing the student's education program in the assigned commitment facility.
- 4. Require assessments of students sent directly to commitment facilities to be completed within the first 10 school days of the student's commitment.

The results of these assessments, together with a portfolio depicting the student's academic and career accomplishments, shall be included in the discharge *packet* package assembled for each *student* youth.

(h) (f) Recommended instructional programs, including, but not limited to: $\overline{}$

- 1. Secondary education.
- 2. High school equivalency examination preparation.
- 3. Postsecondary education.
- 4. Career and professional education (CAPE). career training and
- Job preparation.
- 6. Virtual education that:
- a. Provides competency-based instruction that addresses the unique academic needs of the student through delivery by an entity accredited by AdvanceED or the Southern Association of Colleges and Schools.
 - b. Confers certifications and diplomas.
- c. Issues credit that articulates with and transcripts that are recognized by secondary schools.
- d. Allows the student to continue to access and progress through the program once the student leaves the juvenile justice system.
- (i)(g) Funding requirements, which shall include the requirement that at least 90 percent of the FEFP funds generated by students in Department of Juvenile Justice programs or in an education program for juveniles under s. 985.19 be spent on instructional costs for those students. One hundred percent of the formula-based categorical funds generated by students in Department of Juvenile Justice programs must be spent on appropriate categoricals such as instructional materials and public school technology for those students.
- (j)(h) Qualifications of instructional staff, procedures for the selection of instructional staff, and procedures for to ensure consistent instruction and qualified staff year round. Qualifications shall include those for instructors of CAPE courses, standardized across the state, and shall be based on state certification, local school district approval, and industry-recognized certifications as identified on the Industry Certification Funding List. Procedures for the use of noncertified instructional personnel who possess expert knowledge or experience in their fields of instruction shall be established.
- (k)(\dot{i}) Transition services, including the roles and responsibilities of appropriate personnel in *the juvenile justice education program, the* school *district where the student will reenter* $\dot{districts}$, provider organizations, and the Department of Juvenile Justice.
- (l)(j) Procedures and timeframe for transfer of education records when a student youth enters and leaves a Department of Juvenile Justice education program facility.
- (m)(k) The requirement that each district school board maintain an academic transcript for each student enrolled in a juvenile justice *education program* facility that delineates each course completed by the student as provided by the State Course Code Directory.
- (n)(1) The requirement that each district school board make available and transmit a copy of a student's transcript in the discharge packet when the student exits a *juvenile justice education program* facility.
 - (o)(m) contract requirements.
- (p)(n) Performance expectations for providers and district school boards, including student performance measures by type of program, education program performance ratings, school improvement, and corrective action plans for low-performing programs the provision of a progress monitoring plan as required in s. 1008.25.
- (q) (q) The role and responsibility of the district school board in securing workforce development funds.
- (r)(p) A series of graduated sanctions for district school boards whose educational programs in Department of Juvenile Justice programs facilities are considered to be unsatisfactory and for instances in which district school boards fail to meet standards prescribed by law, rule, or State Board of Education policy. These sanctions shall include the option of requiring a district school board to contract with a provider or another district school board if the educational program at the Department of

Juvenile Justice program is performing below minimum standards facility has failed a quality assurance review and, after 6 months, is still performing below minimum standards.

- (s) Curriculum, guidance counseling, transition, and education services expectations, including curriculum flexibility for detention centers operated by the Department of Juvenile Justice.
 - (t)(q) Other aspects of program operations.
- (3) The Department of Education in partnership with the Department of Juvenile Justice, the district school boards, and providers shall:
- (a) Develop and implement requirements for contracts and cooperative agreements regarding Maintain model contracts for the delivery of appropriate education services to students youth in Department of Juvenile Justice education programs to be used for the development of future contracts. The minimum contract requirements shall include, but are not limited to, payment structure and amounts; access to district services; contract management provisions; data reporting requirements, including reporting of full-time equivalent student membership; administration of federal programs such as Title I, exceptional student education, and the Carl D. Perkins Career and Technical Education Act of 2006; and model contracts shall reflect the policy and standards included in subsection (2). The Department of Education shall ensure that appropriate district school board personnel are trained and held accountable for the management and monitoring of contracts for education programs for youth in juvenile justice residential and nonresidential facilities.
- (b) Develop and implement Maintain model procedures for transitioning students youth into and out of Department of Juvenile Justice education programs. These procedures shall reflect the policy and standards adopted pursuant to subsection (2).
- (c) Maintain standardized required content of education records to be included as part of a *student's* youth's commitment record and procedures for securing the student's records. The education records These requirements shall reflect the policy and standards adopted pursuant to subsection (2) and shall include, but not be limited to, the following:
 - $1. \quad A \ copy \ of \ the \ student's \ individual \ educational \ plan.$
 - 2. A copy of the student's individualized progress monitoring plan.
 - $3. \ \ A\ copy\ of\ the\ student's\ individualized\ transition\ plan.$
- 4.2. Data on student performance on assessments taken according to s. 1008.22.
 - 5.3. A copy of the student's permanent cumulative record.
 - 6.4. A copy of the student's academic transcript.
- 7.5. A portfolio reflecting the *student's* youth's academic accomplishments *and industry certification earned, when age appropriate,* while in the Department of Juvenile Justice program.
- (d) Establish Maintain model procedures for securing the education record and the roles and responsibilities of the juvenile probation officer and others involved in the withdrawal of the student from school and assignment to a juvenile justice education program commitment or detention facility. District school boards shall respond to requests for a juvenile justice facility within 5 working days after receiving the request.
- (4) Each The Department of Education shall ensure that district school board shall: boards
- (a) Notify students in juvenile justice education programs residential or nonresidential facilities who attain the age of 16 years of the provisions of law regarding compulsory school attendance and make available the option of enrolling in an education a program to attain a Florida high school diploma by taking the high school equivalency examination before General Educational Development test prior to release from the program facility. The Department of Education shall assist juvenile justice education programs with becoming high school equivalency examination centers District school boards or Florida College System institutions, or

- both, shall waive GED testing fees for youth in Department of Juvenile Justice residential programs and shall, upon request, designate schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs as GED testing centers, subject to GED testing center requirements. The administrative fees for the General Educational Development test required by the Department of Education are the responsibility of district school boards and may be required of providers by contractual agreement.
- (b) Respond to requests for student education records received from another district school board or a juvenile justice education program within 5 working days after receiving the request.
- (c) Provide access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498. School districts and providers may enter into cooperative agreements for the provision of curriculum associated with courses offered pursuant to s. 1003.498 to enable providers to offer such courses.
 - (d) Complete the assessment process required by subsection (2).
- (e) Monitor compliance with contracts for education programs for students in juvenile justice prevention, day treatment, residential, and detention programs.
- (5) The Department of Education shall establish and operate, either directly or indirectly through a contract, a mechanism to provide accountability measures that annually assesses and evaluates all juvenile justice education programs using student performance data and program performance ratings by type of program quality assurance reviews of all juvenile justice education programs and shall provide technical assistance and related research to district school boards and juvenile justice education providers on how to establish, develop, and operate educational programs that exceed the minimum quality assurance standards. The Department of Education, with input from the Department of Juvenile Justice, school districts, and education providers shall develop annual recommendations for system and school improvement.
 - Section 22. Section 1003.52, Florida Statutes, is amended to read:
- 1003.52 Educational services in Department of Juvenile Justice programs.—
- (1) The Legislature finds that education is the single most important factor in the rehabilitation of adjudicated delinquent youth in the custody of Department of Juvenile Justice programs. It is the goal of the Legislature that youth in the juvenile justice system continue to be allowed the opportunity to obtain a high quality education. The Department of Education shall serve as the lead agency for juvenile justice education programs, curriculum, support services, and resources. To this end, the Department of Education and the Department of Juvenile Justice shall each designate a Coordinator for Juvenile Justice Education Programs to serve as the point of contact for resolving issues not addressed by district school boards and to provide each department's participation in the following activities:
- (a) Training, collaborating, and coordinating with the Department of Juvenile Justice, district school boards, regional workforce boards and local youth councils, educational contract providers, and juvenile justice providers, whether state operated or contracted.
- (b) Collecting information on the academic, career and professional education (CAPE), and transition performance of students in juvenile justice programs and reporting on the results.
- (c) Developing a cademic and CAPE eareer protocols that provide guidance to district school boards and juvenile justice education providers in all aspects of education programming, including records transfer and transition.
- (d) Implementing a joint accountability, program performance, and program improvement process Prescribing the roles of program personnel and interdepartmental district school board or provider collaboration strategies.

Annually, a cooperative agreement and plan for juvenile justice education service enhancement shall be developed between the Department of Juvenile Justice and the Department of Education and submitted to the Secretary of Juvenile Justice and the Commissioner of Education by June 30. The plan shall include, at a minimum, each agency's role re-

garding educational program accountability, technical assistance, training, and coordination of services.

- (2) Students participating in Department of Juvenile Justice *education* programs pursuant to chapter 985 which are sponsored by a community-based agency or are operated or contracted for by the Department of Juvenile Justice shall receive *education* educational programs according to rules of the State Board of Education. These students shall be eligible for services afforded to students enrolled in programs pursuant to s. 1003.53 and all corresponding State Board of Education rules.
- (3) The district school board of the county in which the *juvenile justice education prevention*, day treatment, residential, or detention program residential or nonresidential care facility or juvenile assessment facility is located shall provide or contract for appropriate educational assessments and an appropriate program of instruction and special education services.
- (a) The district school board shall make provisions for each student to participate in basic, *CAPE* eareer education, and exceptional student programs as appropriate. Students served in Department of Juvenile Justice education programs shall have access to the appropriate courses and instruction to prepare them for the high school equivalency examination GED test. Students participating in high school equivalency examination GED preparation programs shall be funded at the basic program cost factor for Department of Juvenile Justice programs in the Florida Education Finance Program. Each program shall be conducted according to applicable law providing for the operation of public schools and rules of the State Board of Education. School districts shall provide the high school equivalency examination GED exit option for all juvenile justice education programs.
- (b) By October 1, 2004, The Department of Education, with the assistance of the school districts and juvenile justice education providers, shall select a common student assessment instrument and protocol for measuring student learning gains and student progression while a student is in a juvenile justice education program. The Department of Education and the Department of Juvenile Justice shall jointly review the effectiveness of this assessment and implement changes as necessary. The assessment instrument and protocol must be implemented in all juvenile justice education programs in this state by January 1, 2005.
- (4) Educational services shall be provided at times of the day most appropriate for the juvenile justice program. School programming in juvenile justice detention, prevention, day treatment, and residential commitment, and rehabilitation programs shall be made available by the local school district during the juvenile justice school year, as provided defined in s. 1003.01(11). In addition, students in juvenile justice education programs shall have access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498 Florida Virtual School courses. The Department of Education and the school districts shall adopt policies necessary to provide ensure such access.
- The educational program shall provide instruction based on each student's individualized transition plan, assessed educational needs, and the education programs available in the school district in which the student will return. Depending on the student's needs, educational programming may consist of remedial courses, consist of appropriate basic academic courses required for grade advancement, CAPE courses, high school equivalency examination preparation eareer, or exceptional student education curricula and related services which support the transition treatment goals and reentry and which may lead to completion of the requirements for receipt of a high school diploma or its equivalent. Prevention and day treatment juvenile justice education programs, at a minimum, shall provide career readiness and exploration opportunities as well as truancy and dropout prevention intervention services. Residential juvenile justice education programs with a contracted minimum length of stay of 9 months shall provide CAPE courses that lead to preapprentice certifications and industry certifications. Programs with contracted lengths of stay of less than 9 months may provide career education courses that lead to preapprentice certifications and CAPE industry certifications. If the duration of a program is less than 40 days, the educational component may be limited to tutorial remediation activities, and career employability skills instruction, education counseling, and transition services that prepare students for a return to school, the community, and their home settings based on the students' needs.

- (6) Participation in the program by students of compulsory school-attendance age as provided for in s. 1003.21 shall be mandatory. All students of noncompulsory school-attendance age who have not received a high school diploma or its equivalent shall participate in the educational program, unless the student files a formal declaration of his or her intent to terminate school enrollment as described in s. 1003.21 and is afforded the opportunity to take the general educational development test and attain a Florida high school diploma before prior to release from a juvenile justice education program facility. A student youth who has received a high school diploma or its equivalent and is not employed shall participate in workforce development or other CAPE career or technical education or Florida College System institution or university courses while in the program, subject to available funding.
- (7) An individualized A progress monitoring plan shall be developed for all students not classified as exceptional education students upon entry in a juvenile justice education program and upon reentry in the school district who score below the level specified in district school board policy in reading, writing, and mathematics or below the level specified by the Commissioner of Education on statewide assessments as required by s. 1008.25. These plans shall address academic, literacy, and career and technical life skills and shall include provisions for intensive remedial instruction in the areas of weakness.
- (8) Each district school board shall maintain an academic record for each student enrolled in a juvenile justice *education program* facility as prescribed by s. 1003.51. Such record shall delineate each course completed by the student according to procedures in the State Course Code Directory. The district school board shall include a copy of a student's academic record in the discharge packet when the student exits the *program* facility.
- (9) Each The Department of Education shall ensure that all district school board shall boards make provisions for high school level students youth to earn credits toward high school graduation while in residential and nonresidential juvenile justice education programs facilities. Provisions must be made for the transfer of credits and partial credits earned.
- (10) School districts and juvenile justice education providers shall develop individualized transition plans during the course of a student's stay in a juvenile justice education program to coordinate academic, career and technical, and secondary and postsecondary services that assist the student in successful community reintegration upon release. Development of the transition plan shall be a collaboration of the personnel in the juvenile justice education program, reentry personnel, personnel from the school district where the student will return, the student, the student's family, and Department of Juvenile Justice personnel for committed students.
- (a) Transition planning must begin upon a student's placement in the program. The transition plan must include, at a minimum:
- 1. Services and interventions that address the student's assessed educational needs and postrelease education plans.
- 2. Services to be provided during the program stay and services to be implemented upon release, including, but not limited to, continuing education in secondary school, CAPE programs, postsecondary education, or employment, based on the student's needs.
- 3. Specific monitoring responsibilities to determine whether the individualized transition plan is being implemented and the student is provided access to support services that will sustain the student's success by individuals who are responsible for the reintegration and coordination of these activities.
- (b) For the purpose of transition planning and reentry services, representatives from the school district and the one stop center where the student will return shall participate as members of the local Department of Juvenile Justice reentry teams. The school district, upon return of a student from a juvenile justice education program, must consider the individual needs and circumstances of the student and the transition plan recommendations when reenrolling a student in a public school. A local school district may not maintain a standardized policy for all students returning from a juvenile justice program but place students based on their needs and their performance in the juvenile justice education program, including any virtual education options.

- (c) The Department of Education and the Department of Juvenile Justice shall provide oversight and guidance to school districts, education providers, and reentry personnel on how to implement effective educational transition planning and services.
- (11)(10) The district school board shall recruit and train teachers who are interested, qualified, or experienced in educating students in juvenile justice programs. Students in juvenile justice programs shall be provided a wide range of education educational programs and opportunities including textbooks, technology, instructional support, and other resources commensurate with resources provided $\frac{available}{available}$ to students in public schools, including textbooks and access to technology. If the district school board operates a juvenile justice education program at a juvenile justice facility, the district school board, in consultation with the director of the juvenile justice facility, shall select the instructional personnel assigned to that program. The Secretary of Juvenile Justice or the director of a juvenile justice program may request that the performance of a teacher assigned by the district to a juvenile justice education program be reviewed by the district and that the teacher be reassigned based upon an evaluation conducted pursuant to s. 1012.34 or for inappropriate behavior Teachers assigned to educational programs in juvenile justice settings in which the district school board operates the educational program shall be selected by the district school board in consultation with the director of the juvenile justice facility. Educational programs in Juvenile justice education programs facilities shall have access to the substitute teacher pool used utilized by the district school board.
- (12)(11) District school boards may contract with a private provider for the provision of education educational programs to students youths placed with the Department of Juvenile Justice and shall generate local, state, and federal funding, including funding through the Florida Education Finance Program for such students. The district school board's planning and budgeting process shall include the needs of Department of Juvenile Justice education programs in the district school board's plan for expenditures for state categorical and federal funds.
- (13)(12)(a) Funding for eligible students enrolled in juvenile justice education programs shall be provided through the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act. Funding shall include, at a minimum:
- 1. Weighted program funding or the basic amount for current operation multiplied by the district cost differential as provided in s. 1011.62(1)(s) and (2);
- 2. The supplemental allocation for juvenile justice education as provided in s. 1011.62(10);
- 3. A proportionate share of the district's exceptional student education guaranteed allocation, the supplemental academic instruction allocation, and the instructional materials allocation;
- 4. An amount equivalent to the proportionate share of the state average potential discretionary local effort for operations, which shall be determined as follows:
- a. If the district levies the maximum discretionary local effort and the district's discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall include both the discretionary local effort and the compression supplement per FTE. If the district's discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average; or
- b. If the district does not levy the maximum discretionary local effort and the district's actual discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall be equal to the district's actual discretionary local effort per FTE. If the district's actual discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average potential local effort per FTE; and
- 5. A proportionate share of the district's proration to funds available, if necessary.
- (b) Juvenile justice *education* educational programs to receive the appropriate FEFP funding for Department of Juvenile Justice *education* programs shall include those operated through a contract with the De-

- partment of Juvenile Justice and which are under purview of the Department of Juvenile Justice quality assurance standards for education.
- (c) Consistent with the rules of the State Board of Education, district school boards shall are required to request an alternative FTE survey for Department of Juvenile Justice education programs experiencing fluctuations in student enrollment.
- (d) FTE count periods shall be prescribed in rules of the State Board of Education and shall be the same for programs of the Department of Juvenile Justice as for other public school programs. The summer school period for students in Department of Juvenile Justice *education* programs shall begin on the day immediately following the end of the regular school year and end on the day immediately preceding the subsequent regular school year. Students shall be funded for no more than 25 hours per week of direct instruction.
- (e) Each juvenile justice education program must receive all federal funds for which the program is eligible.
- (14)(13) Each district school board shall negotiate a cooperative agreement with the Department of Juvenile Justice on the delivery of educational services to *students* youths under the jurisdiction of the Department of Juvenile Justice. Such agreement must include, but is not limited to:
- (a) Roles and responsibilities of each agency, including the roles and responsibilities of contract providers.
- (b) Administrative issues including procedures for sharing information.
- $\,$ (c) $\,$ Allocation of resources including maximization of local, state, and federal funding.
- (d) Procedures for educational evaluation for educational exceptionalities and special needs.
 - (e) Curriculum and delivery of instruction.
 - (f) Classroom management procedures and attendance policies.
- (g) Procedures for provision of qualified instructional personnel, whether supplied by the district school board or provided under contract by the provider, and for performance of duties while in a juvenile justice setting.
- (h) Provisions for improving skills in teaching and working with students referred to juvenile justice education programs delinquents.
- (i) Transition plans for students moving into and out of juvenile justice education programs facilities.
- (j) Procedures and timelines for the timely documentation of credits earned and transfer of student records.
 - (k) Methods and procedures for dispute resolution.
- (l) Provisions for ensuring the safety of education personnel and support for the agreed-upon education program.
- (m) Strategies for correcting any deficiencies found through the *accountability and evaluation system and student performance measures* quality assurance process.
- (15)(14) Nothing in this section or in a cooperative agreement requires shall be construed to require the district school board to provide more services than can be supported by the funds generated by students in the juvenile justice programs.
- (16)(15)(a) The Department of Education, in consultation with the Department of Juvenile Justice, district school boards, and providers, shall $adopt\ rules\ establishing:$ establish
- (a) Objective and measurable student performance measures to evaluate a student's educational progress while participating in a prevention, day treatment, or residential program. The student performance measures must be based on appropriate outcomes for all students in juvenile justice education programs, taking into consideration the student's

length of stay in the program. Performance measures shall include outcomes that relate to student achievement of career education goals, acquisition of employability skills, receipt of a high school diploma or its equivalent, grade advancement, and the number of CAPE industry certifications earned.

- (b) A performance rating system to be used by the Department of Education to evaluate quality assurance standards for the delivery of educational services within each of the juvenile justice programs. The performance rating shall be primarily based on data regarding student performance as described in paragraph (a) component of residential and nonresidential juvenile justice facilities.
- (c) The timeframes, procedures, and resources to be used to improve a low-rated educational program or to terminate or reassign the program These standards shall rate the district school board's performance both as a provider and contractor. The quality assurance rating for the educational component shall be disaggregated from the overall quality assurance score and reported separately.
- (d)(b) The Department of Education, in partnership with the Department of Juvenile Justice, shall develop a comprehensive accountability and program improvement quality assurance review process. The accountability and program improvement process shall be based on student performance measures by type of program and shall rate education program performance. The accountability system shall identify and recognize high-performing education programs. The Department of Education, in partnership with the Department of Juvenile Justice, shall identify low-performing programs. Low-performing education programs shall receive an onsite program evaluation from the Department of Juvenile Justice. School improvement, technical assistance, or the reassignment of the program shall be based, in part, on the results of the program evaluation. Through a corrective action process, low-performing programs must demonstrate improvement or reassign the program and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.
- (e) The Department of Education, in consultation with district school boards and providers, shall establish minimum thresholds for the standards and key indicators for educational programs in juvenile justice facilities. If a district school board fails to meet the established minimum standards, it will be given 6 months to achieve compliance with the standards. If after 6 months, the district school board's performance is still below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State Board of Education. If a provider, under contract with the district school board, fails to meet minimum standards, such failure shall cause the district school board to cancel the provider's contract unless the provider achieves compliance within 6 months or unless there are documented extenuating circumstances.
- (d) The requirements in paragraphs (a), (b), and (c) shall be implemented to the extent that funds are available.
- (17) The department, in collaboration with the Department of Juvenile Justice, shall collect data and report on commitment, day treatment, prevention, and detention programs. The report shall be submitted to the President of the Senate, the Speaker of the House of Representatives, and the Governor by February 1 of each year. The report must include, at a minimum:
 - (a) The number and percentage of students who:
- 1. Return to an alternative school, middle school, or high school upon release and the attendance rate of such students before and after participation in juvenile justice education programs.
- 2. Receive a standard high school diploma or a high school equivalency diploma.
 - 3. Receive industry certification.
 - 4. Enroll in a postsecondary educational institution.
 - 5. Complete a juvenile justice education program without reoffending.

- 6. Reoffend within 1 year after completion of a day treatment or residential commitment program.
- 7. Remain employed 1 year after completion of a day treatment or residential commitment program.
 - 8. Demonstrate learning gains pursuant to paragraph (3)(b).
- (b) The following cost data for each juvenile justice education program:
- 1. The amount of funding provided by district school boards to juvenile justice programs and the amount retained for administration, including documenting the purposes of such expenses.
 - 2. The status of the development of cooperative agreements.
- 3. Recommendations for system improvement.
- 4. Information on the identification of, and services provided to, exceptional students, to determine whether these students are properly reported for funding and are appropriately served.
- (18)(16) The district school board shall not be charged any rent, maintenance, utilities, or overhead on such facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.
- (19)(17) When additional facilities are required, the district school board and the Department of Juvenile Justice shall agree on the appropriate site based on the instructional needs of the students. When the most appropriate site for instruction is on district school board property, a special capital outlay request shall be made by the commissioner in accordance with s. 1013.60. When the most appropriate site is on state property, state capital outlay funds shall be requested by the Department of Juvenile Justice provided by s. 216.043 and shall be submitted as specified by s. 216.023. Any instructional facility to be built on state property shall have educational specifications jointly developed by the district school board and the Department of Juvenile Justice and approved by the Department of Education. The size of space and occupant design capacity criteria as provided by State Board of Education rules shall be used for remodeling or new construction whether facilities are provided on state property or district school board property.
- (20)(18) The parent of an exceptional student shall have the due process rights provided for in this chapter.
- (19) The Department of Education and the Department of Juvenile Justice, after consultation with and assistance from local providers and district school boards, shall report annually to the Legislature by February 1 on the progress toward developing effective educational programs for juvenile delinquents, including the amount of funding provided by district school boards to juvenile justice programs, the amount retained for administration including documenting the purposes for such expenses, the status of the development of cooperative agreements, the results of the quality assurance reviews including recommendations for system improvement, and information on the identification of, and services provided to, exceptional students in juvenile justice commitment facilities to determine whether these students are properly reported for funding and are appropriately served.
- (21)(20) The education educational programs at the Arthur Dozier School for Boys in Jackson County and the Florida School for Boys in Okeechobee shall be operated by the Department of Education, either directly or through grants or contractual agreements with other public or duly accredited education agencies approved by the Department of Education.
- (22)(21) The State Board of Education shall may adopt any rules necessary to implement the provisions of this section, including uniform curriculum, funding, and second chance schools. Such rules must require the minimum amount of paperwork and reporting.
- (23)(22) The Department of Juvenile Justice and the Department of Education, in consultation with Workforce Florida, Inc., the statewide Workforce Development Youth Council, district school boards, Florida College System institutions, providers, and others, shall jointly develop a multiagency plan for $\it CAPE$ eareer education which describes the funding, curriculum, transfer of credits, goals, and outcome measures for

career education programming in juvenile commitment facilities, pursuant to s. 985.622. The plan must be reviewed annually.

Section 23. Paragraph (b) of subsection (18) of section 1001.42, Florida Statutes, is amended to read:

1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:

(18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNT-ABILITY.—Maintain a state system of school improvement and education accountability as provided by statute and State Board of Education rule. This system of school improvement and education accountability shall be consistent with, and implemented through, the district's continuing system of planning and budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement and education accountability shall comply with the provisions of ss. 1008.33, 1008.34, 1008.345, and 1008.385 and include the following:

(b) Public disclosure.—The district school board shall provide information regarding the performance of students and educational programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by statute and State Board of Education rule which shall include schools operating for the purpose of providing educational services to *students* youth in Department of Juvenile Justice programs, and for those schools, report on the elements specified in s. 1003.52(16) 1003.52(19). Annual public disclosure reports shall be in an easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without high school equivalency examinations GED tests, disaggregated by student ethnicity, and performance data as specified in state board rule.

Section 24. Subsection (4) of section 1003.4282, Florida Statutes, is amended to read:

1003.4282 Requirements for a standard high school diploma.—

(4) ONLINE COURSE REQUIREMENT.—Excluding a driver education course, At least one course within the 24 credits required under this section must be completed through online learning. A school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester. An online course taken in grade 6, grade 7, or grade 8 fulfills this requirement. This requirement is met through an online course offered by the Florida Virtual School, a virtual education provider approved by the State Board of Education, a high school, or an online dual enrollment course. A student who is enrolled in a full-time or part-time virtual instruction program under s. 1002.45 meets this requirement. This requirement does not apply to a student who has an individual education plan under s. 1003.57 which indicates that an online course would be inappropriate or to an out-of-state transfer student who is enrolled in a Florida high school and has 1 academic year or less remaining in high school.

Section 25. If this act and CS/HB 7031, 2014 Regular Session, or similar legislation are adopted in the same legislative session or an extension thereof and become law, and the respective provisions of such acts amending s. 1003.4282(4), Florida Statutes, differ, it is the intent of the Legislature that the amendments made by this act to s. 1003.4282(4), Florida Statutes, shall control over the language of CS/HB 7031, or similar legislation, regardless of the order in which they are enacted.

Section 26. Section 1003.4995, Florida Statutes, is created to read:

1003.4995 Fine arts report.—The Commissioner of Education shall prepare an annual report that includes a description, based on annual reporting by schools, of student access to and participation in fine arts courses, which are visual arts, music, dance, and theatre courses; the number and certification status of educators providing instruction in the courses; educational facilities designed and classroom space equipped for fine arts instruction; and the manner in which schools are providing the core curricular content for fine arts established in the Next Generation Sunshine State Standards. The report shall be posted on the Department of Education's website and updated annually.

Section 27. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to education; amending s. 1001.42, F.S.; requiring a school that includes middle grades to include information, data, and instructional strategies in its school improvement plan; requiring a school that includes middle grades to implement an early warning system based on indicators to identify students in need of additional academic support; amending s. 1003.02, F.S.; requiring a district school board to notify parents of return on investment relating to industry certifications; amending s. 1003.42, F.S.; providing State Board of Education duties relating to middle grades courses; amending s. 1003.4203, F.S.; providing for career and professional education (CAPE) digital materials, digital tool certificates, career innovation courses, and academic acceleration industry certifications; deleting provisions relating to certain recognition of digital skills; amending s. 1003.4282, F.S.; providing that certain courses meet high school graduation credit requirements in science; amending s. 1003.4285, F.S.; revising requirements for scholar and merit high school diploma designations; amending s. 1003.491, F.S.; providing components of career and professional education; amending s. 1003.492, F.S.; requiring return-on-investment information for career education; amending s. 1003.4935, F.S.; authorizing additional FTE funding for certain industry certifications; amending s. 1003.53, F.S.; authorizing dropout prevention and academic intervention services for a student identified by a school's early warning system; amending s. 1006.135, F.S.; including middle grades schools under provisions prohibiting hazing; revising the definition of the term "hazing"; requiring a school district policy that prohibits hazing and establishes consequences for an act of hazing; revising penalty provisions and providing for applicability; amending s. 1007.271, F.S.; requiring dual enrollment articulation agreements to include requirements for a collegiate high school program; providing for enforcement of compliance relating to agreements; creating s. 1007.273, F.S.; establishing the Collegiate High School Program; requiring each Florida College System institution to offer a collegiate high school program and specifying requirements for the program; amending s. 1008.345, F.S.; correcting a cross-reference; amending s. 1008.44, F.S.; authorizing the Commissioner of Education to add specified certifications and certificates to the Industry Certification Funding List; authorizing Workforce Florida, Inc., to add industry certifications; amending s. 1011.62, F.S.; establishing weighted funding for students earning certain industry certifications and certificates; providing a bonus for teachers providing instruction leading to certain industry certification; deleting obsolete provisions; revising calculation of weighted funding for students who graduate early; deleting provisions relating to recognition of digital skills; amending s. 1012.98, F.S.; providing requirements relating to professional development, including inservice plans and instructional strategies, for middle grades educators; requiring the Department of Education to disseminate professional development in the use of integrated digital instruction; creating s. 768.072, F.S.; authorizing district school boards to enter into joint-use agreements or adopt public access policies; providing immunity from liability for a district school board that enters into a joint-use agreement or adopts public access policies except in instances of gross negligence or intentional misconduct; providing applicability; amending s. 985.622, F.S.; revising requirements for the multiagency education plan for students in juvenile justice education programs; including virtual education as an option; amending s. 1001.31, F.S.; authorizing instructional personnel at all juvenile justice facilities to access specific student records at the district; amending s. 1003.51, F.S.; revising terminology; revising requirements for rules to be maintained by the State Board of Education; providing expectations for effective education programs for students in Department of Juvenile Justice programs; revising requirements for contract and cooperative agreements for the delivery of appropriate education services to students in Department of Juvenile Justice programs; requiring the Department of Education to ensure that juvenile justice students who are eligible have access to high school equivalency testing and assist juvenile justice education programs with becoming high school equivalency testing centers; revising requirements for an accountability system for all juvenile justice education programs; revising requirements for district school boards; amending s. 1003.52, F.S.; revising requirements for activities to be coordinated by the coordinators for juvenile justice education programs; authorizing contracting for educational assessments; revising requirements for assessments; authorizing access to local virtual education courses; requiring that an education program shall be based on each student's transition plan and assessed educational needs; providing requirements for prevention and day treatment juvenile justice education programs; requiring progress monitoring plans for all students not classified as exceptional student education students; revising requirements for such plans; requiring the

Department of Education, in partnership with the Department of Juvenile Justice, to ensure that school districts and juvenile justice education providers develop individualized transition plans; providing requirements for such plans; authorizing the Secretary of Juvenile Justice or the director of a juvenile justice program to request that a school district teacher's performance be reviewed by the district and that the teacher be reassigned in certain circumstances; requiring the Department of Education to establish by rule objective and measurable student performance measures and program performance ratings; providing requirements for such ratings; requiring a comprehensive accountability and program improvement process; providing requirements for such a process; deleting provisions for minimum thresholds for the standards and key indicators for education programs in juvenile justice facilities; revising data collection and annual report requirements; deleting provisions concerning the Arthur Dozier School for Boys; requiring rulemaking; amending s. 1001.42, F.S.; revising terminology; revising a cross-reference; amending s. 1003.4282, F.S.; revising provisions relating to the online course requirement for a standard high school diploma; providing construction with respect to the passage of similar legislation; creating s. 1003.4995, F.S.; requiring the Commissioner of Education to prepare an annual report relating to student access to and participation in fine arts courses and information on educators, facilities, and instruction in such courses; providing an effective date.

Senator Legg moved the following amendment which was adopted:

Senate Amendment 1 (796932) (with title amendment) to House Amendment 1 (937491)—Delete lines 5-2114 and insert:

- Section 1. Subsection (18) of section 1001.42, Florida Statutes, is amended to read:
- 1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:
- (18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNT-ABILITY.—Maintain a state system of school improvement and education accountability as provided by statute and State Board of Education rule. This system of school improvement and education accountability shall be consistent with, and implemented through, the district's continuing system of planning and budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement and education accountability shall comply with the provisions of ss. 1008.33, 1008.34, 1008.345, and 1008.385 and include the following:
 - $(a) \quad School \ improvement \ plans. --$
- 1. The district school board shall annually approve and require implementation of a new, amended, or continuation school improvement plan for each school in the district. If a school has a significant gap in achievement on statewide assessments pursuant to s. 1008.34(3)(b) by one or more student subgroups, as defined in the federal Elementary and Secondary Education Act (ESEA), 20 U.S.C. s. 6311(b)(2)(C)(v)(II); has not significantly decreased the percentage of students scoring below satisfactory on statewide assessments; or has significantly lower graduation rates for a subgroup when compared to the state's graduation rate, that school's improvement plan shall include strategies for improving these results. The state board shall adopt rules establishing thresholds and for determining compliance with this subparagraph paragraph.
- 2. A school that includes any of grades 6, 7, or 8 shall include annually in its school improvement plan information and data on the school's early warning system required under paragraph (b), including a list of the early warning indicators used in the system, the number of students identified by the system as exhibiting two or more early warning indicators, the number of students by grade level that exhibit each early warning indicator, and a description of all intervention strategies employed by the school to improve the academic performance of students identified by the early warning system. In addition, a school that includes any of grades 6, 7, or 8 shall describe in its school improvement plan the strategies used by the school to implement the instructional practices for middle grades emphasized by the district's professional development system pursuant to s. 1012.98(4)(b)9.

- 1. A school that includes any of grades 6, 7, or 8 shall implement an early warning system to identify students in grades 6, 7, and 8 who need additional support to improve academic performance and stay engaged in school. The early warning system must include the following early warning indicators:
- a. Attendance below 90 percent, regardless of whether absence is excused or a result of out-of-school suspension.
 - b. One or more suspensions, whether in school or out of school.
 - c. Course failure in English Language Arts or mathematics.
- d. A Level 1 score on the statewide, standardized assessments in English Language Arts or mathematics.

A school district may identify additional early warning indicators for use in a school's early warning system.

- 2. When a student exhibits two or more early warning indicators, the school's child study team under s. 1003.02 or a school-based team formed for the purpose of implementing the requirements of this paragraph shall convene to determine appropriate intervention strategies for the student. The school shall provide at least 10 days' written notice of the meeting to the student's parent, indicating the meeting's purpose, time, and location, and provide the parent the opportunity to participate.
- (c)(b) Public disclosure.—The district school board shall provide information regarding the performance of students and educational programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by statute and State Board of Education rule which shall include schools operating for the purpose of providing educational services to students youth in Department of Juvenile Justice programs, and for those schools, report on the elements specified in s. 1003.52(17) 1003.52(19). Annual public disclosure reports shall be in an easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without high school equivalency examinations GED tests, disaggregated by student ethnicity, and performance data as specified in state board rule.
- (d)(e) School improvement funds.—The district school board shall provide funds to schools for developing and implementing school improvement plans. Such funds shall include those funds appropriated for the purpose of school improvement pursuant to s. 24.121(5)(c).
- Section 2. Subsection (1) of section 1003.02, Florida Statutes, is amended to read:
- 1003.02 District school board operation and control of public K-12 education within the school district.—As provided in part II of chapter 1001, district school boards are constitutionally and statutorily charged with the operation and control of public K-12 education within their school district. The district school boards must establish, organize, and operate their public K-12 schools and educational programs, employees, and facilities. Their responsibilities include staff development, public K-12 school student education including education for exceptional students and students in juvenile justice programs, special programs, adult education programs, and career education programs. Additionally, district school boards must:
- (1) Provide for the proper accounting for all students of school age, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students in the following *areas* fields:
- (a) Admission, classification, promotion, and graduation of students.—Adopt rules for admitting, classifying, promoting, and graduating students to or from the various schools of the district.
- (b) Enforcement of attendance laws.—Provide for the enforcement of all laws and rules relating to the attendance of students at school. District school boards are authorized to establish policies that allow accumulated unexcused tardies, regardless of when they occur during the school day, and early departures from school to be recorded as unexcused absences. District school boards are also authorized to establish policies that require referral to a school's child study team for students who have fewer absences than the number required by s. 1003.26(1)(b).

- 1. Adopt rules for the control, attendance, discipline, in-school suspension, suspension, and expulsion of students and decide all cases recommended for expulsion.
 - 2. Maintain a code of student conduct as provided in chapter 1006.
 - (d) Courses of study and instructional materials.—
- 1. Provide adequate instructional materials for all students as follows and in accordance with the requirements of chapter 1006, in the core courses of mathematics, language arts, social studies, science, reading, and literature, except for instruction for which the school advisory council approves the use of a program that does not include a textbook as a major tool of instruction.
 - 2. Adopt courses of study for use in the schools of the district.
- 3. Provide for proper requisitioning, distribution, accounting, storage, care, and use of all instructional materials as may be needed, and ensure that instructional materials used in the district are consistent with the district goals and objectives and the curriculum frameworks approved by the State Board of Education, as well as with the state and school district performance standards required by law and state board rule.
- (e) Transportation.—Make provision for the transportation of students to the public schools or school activities they are required or expected to attend, efficiently and economically, in accordance with the requirements of chapter 1006, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
 - (f) Facilities and school plant.—
- 1. Approve and adopt a districtwide school facilities program, in accordance with the requirements of chapter 1013.
- 2. Approve plans for locating, planning, constructing, sanitating, insuring, maintaining, protecting, and condemning school property as prescribed in chapter 1013.
 - 3. Approve and adopt a districtwide school building program.
- 4. Select and purchase school sites, playgrounds, and recreational areas located at centers at which schools are to be constructed, of adequate size to meet the needs of projected students to be accommodated.
- 5. Approve the proposed purchase of any site, playground, or recreational area for which school district funds are to be used.
 - 6. Expand existing sites.
- 7. Rent buildings when necessary, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
- 8. Enter into leases or lease-purchase arrangements, in accordance with the requirements and conditions provided in s. 1013.15(2).
 - 9. Provide for the proper supervision of construction.
- 10. Make or contract for additions, alterations, and repairs on buildings and other school properties.
- 11. Ensure that all plans and specifications for buildings provide adequately for the safety and well-being of students, as well as for economy of construction.
- 12. Provide adequately for the proper maintenance and upkeep of school plants, which function may be accomplished, in whole or part, by means of an interlocal agreement under s. 163.01.
- 13. Carry insurance on every school building in all school plants including contents, boilers, and machinery, except buildings of three classrooms or less which are of frame construction and located in a tenth class public protection zone as defined by the Florida Inspection and Rating Bureau, and on all school buses and other property under the control of the district school board or title to which is vested in the district school board, except as exceptions may be authorized under rules of the State Board of Education.

- 14. Condemn and prohibit the use for public school purposes of any building under the control of the district school board.
 - (g) School operation.—
- 1. Provide for the operation of all public schools as free schools for a term of 180 days or the equivalent on an hourly basis as specified by rules of the State Board of Education; determine district school funds necessary in addition to state funds to operate all schools for the minimum term; and arrange for the levying of district school taxes necessary to provide the amount needed from district sources.
- 2. Prepare, adopt, and timely submit to the Department of Education, as required by law and by rules of the State Board of Education, the annual school budget, so as to promote the improvement of the district school system.
 - (h) Records and reports.—
- 1. Keep all necessary records and make all needed and required reports, as required by law or by rules of the State Board of Education.
- 2. At regular intervals require reports to be made by principals or teachers in all public schools to the parents of the students enrolled and in attendance at their schools, apprising them of the academic and other progress being made by the student and giving other useful information.
- (i) Parental notification of acceleration options.—At the beginning of each school year, notify parents of students in or entering high school of the opportunity and benefits of advanced placement, International Baccalaureate, Advanced International Certificate of Education, dual enrollment, and Florida Virtual School courses and options for early graduation under s. 1003.4281.
- (j) Return on investment.—Notify the parent of a student who earns an industry certification that articulates for postsecondary credit of the estimated cost savings to the parent before the student's high school graduation versus the cost of acquiring such certification after high school graduation, which would include the tuition and fees associated with available postsecondary credits. Also, the student and the parent must be informed of any additional industry certifications available to the student.
- Section 3. Subsection (1) of section 1003.42, Florida Statutes, is amended to read:

1003.42 Required instruction.—

- (1) Each district school board shall provide all courses required for middle grades promotion, high school graduation, and appropriate instruction designed to ensure that students meet State Board of Education adopted standards in the following subject areas: reading and other language arts, mathematics, science, social studies, foreign languages, health and physical education, and the arts. The state board must remove a middle grades course in the Course Code Directory that does not fully integrate all appropriate curricular content required by s. 1003.41 and may approve a new course only if it meets the required curricular content.
 - Section 4. Section 1003.4203, Florida Statutes, is amended to read:
- 1003.4203 Digital materials, *CAPE Digital Tool*-recognitions, certificates, and technical assistance.—
- (1) DIGITAL MATERIALS.—Each district school board, in consultation with the district school superintendent, shall make available digital materials, CAPE Digital Tool certificates, and CAPE industry certifications for students in prekindergarten through grade 12 in order to enable students to attain digital skills. The digital materials, CAPE Digital Tool certificates, and CAPE industry certifications may be integrated into subject area curricula, offered as a separate course, made available through open-access options, or deployed through online or digital computer applications, subject to available funding.
- (2) CAPE ESE DIGITAL TOOLS.—Beginning with the 2013 2014 school year, Each district school board, in consultation with the district school superintendent, shall make available digital and instructional materials, including software applications, to students with disabilities who are in prekindergarten through grade 12. Beginning with the 2015-2016 school year:

- (a) Digital materials may include CAPE Digital Tool certificates, workplace industry certifications, and OSHA industry certifications identified pursuant to s. 1008.44 for students with disabilities; and
- (b) Each student's individual educational plan for students with disabilities developed pursuant to this chapter must identify the CAPE Digital Tool certificates and CAPE industry certifications the student seeks to attain before high school graduation.
- (3) Subject to available funding, by December 1, 2013, the department shall contract with one or more technology companies, or affiliated nonprofit organizations, that have approved industry certifications identified on the Industry Certification Funding List or the Post-secondary Industry Certification Funding List, pursuant to s. 1003.492 or s. 1008.44, to develop a Florida Cyber Security Recognition and a Florida Digital Arts Recognition. The department shall notify each school district when the recognitions are developed and available. The recognitions shall be made available to all public elementary school students at no cost to the districts or charter schools.
- (a) Targeted knowledge and skills to be mastered for each recognition shall be identified by the department. Knowledge and skills may be demonstrated through student attainment of the below recognitions in particular content areas:
- 1. The Florida Cyber Security Recognition must be based upon an understanding of computer processing operations and, in most part, on eyber security skills that increase a student's eyber-safe practices.
- 2. The Florida Digital Arts Recognition must reflect a balance of skills in technology and the arts.
- (b) The technology companies or affiliated nonprofit organizations that provide the recognition must provide open access to materials for teaching and assessing the skills a student must acquire in order to earn a Florida Cyber Security Recognition or a Florida Digital Arts Recognition. The school district shall notify each elementary school advisory council of the methods of delivery of the open access content and assessments. If there is no elementary school advisory council, notification must be provided to the district advisory council.
- (3)(4) CAPE DIGITAL TOOL CERTIFICATES.—Subject to available funding, by December 1, 2013, The department shall identify, by June 15 of each year, CAPE Digital Tool certificates that contract with one or more technology companies that have approved industry certifications identified on the Industry Certification Funding List or the Postsecondary Industry Certification Funding List, pursuant to s. 1003.492 or s. 1008.44, to develop a Florida Digital Tools Certificate to indicate a student's digital skills. The department shall notify each school district when the certificates are certificate is developed and available. The certificates certificate shall be made available to all public elementary and middle grades students at no cost to the districts or charter schools.
- (a) Targeted skills to be mastered for the certificate include digital skills that are necessary to the student's academic work and skills the student may need in future employment. The skills must include, but are not limited to, word processing; spreadsheets;, spreadsheet display, and creation of presentations, including sound, motion, and color presentations; digital arts; cybersecurity; and coding including sound, text, and graphic presentations, consistent with CAPE industry certifications that are listed on the CAPE Industry Certification Funding List, pursuant to ss. 1003.492 and 1008.44. CAPE Digital Tool certificates earned by students are eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.a s. 1003.492.
- (b) A technology company that provides the certificate must provide open access to materials for teaching and assessing the skills necessary to earn the certificate. The school district shall notify each middle school advisory council of the methods of delivery of the open-access content and assessments for the *certificates* eertificate. If there is no middle school advisory council, notification must be provided to the district advisory council.
- (c) The Legislature intends that by July 1, 2018, on an annual basis, at least 75 percent of public middle grades students earn at least one CAPE Digital Tool certificate a Florida Digital Tools Certificate.

- (4) CAPE INDUSTRY CERTIFICATIONS.—
- (a) CAPE industry certifications, issued to middle school and high school students, which do not articulate for college credit, are eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o) 1 b.
- (b) CAPE industry certifications, issued to high school students, which articulate for college credit, are eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(0)1.b.

(5) CAPE INNOVATION AND CAPE ACCELERATION.—

- (a) CAPE Innovation.—Up to five courses annually approved by the commissioner that combine academic and career content, and performance outcome expectations that, if achieved by a student, shall articulate for college credit and be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.c. Such approved courses must incorporate at least two third-party assessments that, if successfully completed by a student, shall articulate for college credit. At least one of the two third-party assessments must be associated with an industry certification that is identified on the CAPE Industry Certification Funding List. Each course that is approved by the commissioner must be specifically identified in the Course Code Directory as a CAPE Innovation Course.
- (b) CAPE Acceleration.—Industry certifications, annually approved by the commissioner, that articulate for 15 or more college credit hours and, if successfully completed, shall be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.d. Each approved industry certification must be specifically identified in the CAPE Industry Certification Funding List as a CAPE Acceleration Industry Certification.
- (6) GRADE POINT AVERAGE CALCULATION.—For purposes of calculating grade point average, a grade in a course that is level 3 or above and leads to an industry certification must be weighted the same as a grade in an Honors course.

$(7) \hbox{$\scriptstyle (5)$} \quad TECHNICAL\ ASSISTANCE.--$

- (a) The Department of Education or a company contracted with under subsection (4) shall collaborate with Florida educators and school leaders to provide technical assistance to district school boards in the implementation of this section. Technical assistance to districts shall include, but is not limited to, identification of digital resources, primarily open-access resources, including digital curriculum, instructional materials, media assets, and other digital tools and applications; training mechanisms for teachers and others to facilitate integration of digital resources and technologies into instructional strategies; and model policies and procedures that support sustainable implementation practices.
- (b) Public schools may provide students with access to third-party assessment centers and career and professional academy curricula in a digital format in support of CAPE Digital Tool certificates and CAPE industry certifications, pursuant to ss. 1003.4203 and 1008.44, to assist public schools and school districts to establish Florida Digital Classrooms.

(8)(6) PARTNERSHIPS.—

- (a) A district school board may seek partnerships with other school districts, private businesses, postsecondary institutions, or consultants to offer classes and instruction to teachers and students to assist the school district in providing digital materials, CAPE Digital Tool recognitions, and certificates, and CAPE industry certifications established pursuant to this section.
- (b) Third-party assessment providers and career and professional academy curricula providers are encouraged to provide annual training to staff of the Department of Education, staff of school district offices, instructional staff of public schools, including charter schools, and other appropriate administrative staff through face-to-face training models; online, video conferencing training models; and through state, regional, or conference presentations.
- (9) $\stackrel{(7)}{(7)}$ RULES.—The State Board of Education shall adopt rules to administer this section.

Section 5. Subsection (5) of section 1003.4281, Florida Statutes, is amended to read:

1003.4281 Early high school graduation.—

- (5) For purposes of this section, a credit is equal to 1/6 FTE. A student may earn up to six paid high school credits equivalent to 1 FTE per school year in grades 9 through 12 for courses provided by the school district. High school credits earned in excess of six per school year in courses delivered by the school district are unpaid credits.
- Section 6. Subsection (3) of section 1003.492, Florida Statutes, is amended to read:
 - 1003.492 Industry-certified career education programs.—
- (3) The Department of Education shall collect student achievement and performance data in industry-certified career education programs and career-themed courses and shall work with Workforce Florida, Inc., in the analysis of collected data. The data collection and analyses shall examine the performance of participating students over time. Performance factors shall include, but not be limited to, graduation rates, retention rates, Florida Bright Futures Scholarship awards, additional educational attainment, employment records, earnings, industry certification, return on investment, and employer satisfaction. The results of this study shall be submitted to the President of the Senate and the Speaker of the House of Representatives annually by December 31.
- Section 7. Subsection (4) is added to section 1003.4935, Florida Statutes, to read:
- $1003.4935\,$ Middle grades career and professional academy courses and career-themed courses.—
- (4) CAPE Digital Tool certificates and CAPE industry certifications offered in the middle grades that are included on the CAPE Industry Certification Funding List, if earned by students, are eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.a. and b.
- Section 8. Paragraph (c) of subsection (1) of section 1003.53, Florida Statutes, is amended to read:
 - 1003.53 Dropout prevention and academic intervention.—

(1)

- (c) A student shall be identified as being eligible to receive services funded through the dropout prevention and academic intervention program based upon one of the following criteria:
- 1. The student is academically unsuccessful as evidenced by low test scores, retention, failing grades, low grade point average, falling behind in earning credits, or not meeting the state or district proficiency levels in reading, mathematics, or writing.
- 2. The student has a pattern of excessive absenteeism or has been identified as a habitual truant.
- 3. The student has a history of disruptive behavior in school or has committed an offense that warrants out-of-school suspension or expulsion from school according to the district school board's code of student conduct. For the purposes of this program, "disruptive behavior" is behavior that:
- a. Interferes with the student's own learning or the educational process of others and requires attention and assistance beyond that which the traditional program can provide or results in frequent conflicts of a disruptive nature while the student is under the jurisdiction of the school either in or out of the classroom; or
- b. Severely threatens the general welfare of students or others with whom the student comes into contact.
- 4. The student is identified by a school's early warning system pursuant to s. 1001.42(18)(b).
 - Section 9. Section 1006.135, Florida Statutes, is amended to read:

- 1006.135 Hazing prohibited at $\frac{\text{high}}{\text{schools}}$ schools with any of grades 6-12 $\frac{9-12}{\text{prohibited}}$.
- (1) DEFINITION.—As used in this section, "hazing" means any action or situation that recklessly or intentionally endangers the mental or physical health or safety of a student at a high school with any of grades 6.9 through 12 for purposes including, but not limited to, initiation or admission into or affiliation with any organization operating under the sanction of a high school with any of grades 6.9 through 12. "Hazing" includes, but is not limited to:5.5
- (a) Pressuring, er coercing, or forcing a the student into:
- Violating state or federal law;
- 2. Consuming any food, liquor, drug, or other substance; or
- 3. Participating in physical activity that could adversely affect the health or safety of the student.
- (b) Any brutality of a physical nature, such as whipping, beating, branding, or exposure to the elements, forced consumption of any food, liquor, drug, or other substance, or other forced physical activity that could adversely affect the physical health or safety of the student, and also includes any activity that would subject the student to extreme mental stress, such as sleep deprivation, forced exclusion from social contact, forced conduct that could result in extreme embarrassment, or other forced activity that could adversely affect the mental health or dignity of the student.

Hazing does not include customary athletic events or other similar contests or competitions or any activity or conduct that furthers a legal and legitimate objective.

- (2) SCHOOL DISTRICT POLICY.—Each school district shall adopt in rule a policy that prohibits hazing and establishes consequences for a student who commits an act of hazing. The policy must include:
- (a) A definition of hazing, which must include the definition provided in this section.
- (b) A procedure for reporting an alleged act of hazing, including provisions that permit a person to anonymously report such an act. However, disciplinary action may not be based solely on an anonymous report.
- (c) A requirement that a school with any of grades 9 through 12 report an alleged act of hazing to a local law enforcement agency if the alleged act meets the criteria established under subsection (3).
- (d) A provision for referral of victims and perpetrators of hazing to a certified school counselor.
- (e) A requirement that each incident of hazing be reported in the school's safety and discipline report required under s. 1006.09(6). The report must include the number of hazing incidents reported, the number of incidents referred to a local law enforcement agency, the number of incidents that result in disciplinary action taken by the school, and the number of incidents that do not result in either referral to a local law enforcement agency or disciplinary action taken by the school.
- (3)(2) CRIMINAL PENALTIES.—This subsection applies only to students in any of grades 9 through 12.
- (a)1. A person who commits an act of hazing, a third degree felony, punishable as provided in s. 775.082 or s. 775.083, when he or she intentionally or recklessly commits any act of hazing as defined in subsection (1) upon another person who is a member of or an applicant to any type of student organization commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083, if the person knew or should have known the act would result in serious bodily injury or death of such other person and the act hazing results in serious bodily injury or death of such other person.
- 2.(3) A person who commits an act of hazing, a first degree misdemeanor, punishable as provided in s. 775.082 or s. 775.083, when he or she intentionally or recklessly commits any act of hazing as defined in subsection (1) upon another person who is a member of or an applicant to any type of student organization commits a misdemeanor of the first

degree, punishable as provided in s. 775.082 or s. 775.083, if the person knew or should have known the act would create a potential risk of physical injury or death to such other person and the act hazing creates a potential substantial risk of physical injury or death to such other person.

- (b)(4) As a condition of any sentence imposed pursuant to *paragraph* (a) subsection (2) or subsection (3), the court:
- 1. Shall order the defendant to attend and complete a 4-hour hazing education course and may also impose a condition of drug or alcohol probation.
- 2. May require the defendant to make a public apology to the students and victims at the school.
- 3. May require the defendant to participate in a school-sponsored antihazing campaign to raise awareness of what constitutes hazing and the penalties for hazing.
 - (c)(5) It is not a defense to a charge of hazing that:
 - 1.(a) Consent of the victim had been obtained;
- 2.(b) The conduct or activity that resulted in the death or injury of a person was not part of an official organizational event or was not otherwise sanctioned or approved by the organization; or
- 3.(e) The conduct or activity that resulted in death or injury of the person was not done as a condition of membership to an organization.
- (4)(6) CONSTRUCTION.—This section shall not be construed to preclude prosecution for a more general offense resulting from the same criminal transaction or episode.
 - Section 10. Section 1007.273, Florida Statutes, is created to read:
 - 1007.273 Collegiate high school program.—
- (1) Each Florida College System institution shall work with each district school board in its designated service area to establish one or more collegiate high school programs.
- (2) At a minimum, collegiate high school programs must include an option for public school students in grade 11 or grade 12 participating in the program, for at least 1 full school year, to earn CAPE industry certifications pursuant to s. 1008.44 and to successfully complete 30 credit hours through the dual enrollment program under s. 1007.271 toward the first year of college for an associate degree or baccalaureate degree while enrolled in the program.
- (3) Each district school board and its local Florida College System institution shall execute a contract to establish one or more collegiate high school programs at a mutually agreed upon location or locations. Beginning with the 2015-2016 school year, if the institution does not establish a program with a district school board in its designated service area, another Florida College System institution may execute a contract with that district school board to establish the program. The contract must be executed by January 1 of each school year for implementation of the program during the next school year. The contract must:
- (a) Identify the grade levels to be included in the collegiate high school program which must, at a minimum, include grade 12.
- (b) Describe the collegiate high school program, including the delineation of courses and industry certifications offered, including online course availability; the high school and college credits earned for each postsecondary course completed and industry certification earned; student eligibility criteria; and the enrollment process and relevant deadlines.
- (c) Describe the methods, medium, and process by which students and their parents are annually informed about the availability of the collegiate high school program, the return on investment associated with participation in the program, and the information described in paragraphs (a) and (b).
- (d) Identify the delivery methods for instruction and the instructors for all courses.

- (e) Identify student advising services and progress monitoring mechanisms
- (f) Establish a program review and reporting mechanism regarding student performance outcomes.
- (g) Describe the terms of funding arrangements to implement the collegiate high school program.
- (4) Each student participating in a collegiate high school program must enter into a student performance contract which must be signed by the student, the parent, and a representative of the school district and the applicable Florida College System institution, state university, or other institution participating pursuant to subsection (5). The performance contract must include the schedule of courses, by semester, and industry certifications to be taken by the student, student attendance requirements, and course grade requirements.
- (5) In addition to executing a contract with the local Florida College System institution under this section, a district school board may execute a contract to establish a collegiate high school program with a state university or an institution that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program, that is a nonprofit independent college or university located and chartered in this state, and that is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools to grant baccalaureate degrees. Such university or institution must meet the requirements specified under subsections (3) and (4).
- (6) The collegiate high school program shall be funded pursuant to ss. 1007.271 and 1011.62. The State Board of Education shall enforce compliance with this section by withholding the transfer of funds for the school districts and the Florida College System institutions in accordance with s. 1008.32.
- Section 11. Subsection (5) of section 1008.345, Florida Statutes, is amended to read:
- 1008.345 $\,$ Implementation of state system of school improvement and education accountability.—
- (5) The commissioner shall report to the Legislature and recommend changes in state policy necessary to foster school improvement and education accountability. Included in the report shall be a list of the schools, including schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs, for which district school boards have developed intervention and support strategies and an analysis of the various strategies used by the school boards. School reports shall be distributed pursuant to this subsection and s. 1001.42(18)(c) 1001.42(18)(b) and according to rules adopted by the State Board of Education.
 - Section 12. Section 1008.44, Florida Statutes, is amended to read:
- 1008.44 Industry certifications; CAPE Industry Certification Funding List and CAPE Postsecondary Industry Certification Funding List.—
- (1) Pursuant to ss. 1003.4203 and s. 1003.492, the Department of Education shall, at least annually, identify, under rules adopted by the State Board of Education, and the Industry Certification Funding List that must be applied in the distribution of funding to school districts pursuant to s. 1011.62. the Commissioner of Education may at any time recommend adding the following certificates, certifications, and courses:
- (a) CAPE industry certifications identified on the CAPE Industry Certification Funding List that must be applied in the distribution of funding to school districts pursuant to s. 1011.62(1)(o). The CAPE Industry Certifications Funding List shall incorporate by reference the industry certifications on the career pathways list approved for the Florida Gold Seal Vocational Scholars award. In addition, by August 1 of each year, the not-for-profit corporation established pursuant to s. 445.004 may annually select one industry certification, that does not articulate for college credit, for inclusion on the CAPE Industry Certification Funding List for a period of 3 years unless otherwise approved by the curriculum review committee pursuant to s. 1003.491. Such industry certifications, if earned by a student, shall be eligible for additional full-time equivalent membership, pursuant to s. 1011.62(1)(o)1.

- (b) No more than 15 CAPE Digital Tool certificates limited to the areas of word processing; spreadsheets; sound, motion, and color presentations; digital arts; cybersecurity; and coding pursuant to s. 1003.4203(3) that do not articulate for college credit. Such certificates shall be annually identified on the CAPE Industry Certification Funding List and updated solely by the Chancellor of Career and Adult Education. The certificates shall be made available to students in elementary school and middle school grades and, if earned by a student, shall be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(0)1.
- (c) CAPE ESE Digital Tool certificates, workplace industry certifications, and OSHA industry certifications identified by the Chancellor of Career and Adult Education for students with disabilities pursuant to s. 1003.4203(2). Such certificates and certifications shall be identified on the CAPE Industry Certification Funding List and, if earned by a student, be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.
- (d) CAPE Innovation Courses that combine academic and career performance outcomes with embedded industry certifications shall be annually approved by the Commissioner of Education and identified pursuant to s. 1003.4203(5)(a) and, if completed by a student, be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1.
- (e) CAPE Acceleration Industry Certifications that articulate for 15 or more college credit hours pursuant to s. 1003.4203(5)(b) shall be annually approved by the Commissioner of Education and, if successfully completed, shall be eligible for additional full-time equivalent membership pursuant to s. 1011.62(1)(o)1. The approved industry certifications must be identified on the CAPE Industry Certification Funding List.
- (2) The State Board of Education shall approve, at least annually, the CAPE Postsecondary Industry Certification Funding List pursuant to this section. The Commissioner of Education shall recommend, at least annually, the CAPE Postsecondary Industry Certification Funding List to the State Board of Education and may at any time recommend adding certifications. The Chancellor of the State University System, the Chancellor of the Florida College System, and the Chancellor of Career and Adult Education shall work with local workforce boards, other postsecondary institutions, businesses, and industry to identify, create, and recommend to the Commissioner of Education industry certifications to be placed on the funding list. The list shall be used to determine annual performance funding distributions to school districts or Florida College System institutions as specified in ss. 1011.80 and 1011.81, respectively. The chancellors shall review results of the economic security report of employment and earning outcomes produced annually pursuant to s. 445.07 s. 445.007 when determining recommended certifications for the list, as well as other reports and indicators available regarding certification needs.
- (3) In the case of rigorous industry certifications that have embedded prerequisite minimum age, grade level, diploma or degree, postgraduation period of work experience of at least 12 months, or other reasonable requirements that may limit the extent to which a student can complete all requirements of the certification recognized by industry for employment purposes, the Commissioner of Education shall differentiate content, instructional, and assessment requirements that, when provided by a public institution and satisfactorily attained by a student, indicate accomplishment of requirements necessary for funding pursuant to ss. 1011.62, 1011.80, and 1011.81, notwithstanding attainment of prerequisite requirements necessary for recognition by industry for employment purposes. The differentiated requirements established by the Commissioner of Education shall be included on $\frac{1}{1000}$ the CAPE Industry Certification Funding List at the time the certification is adopted.
- (4)(a) CAPE industry certifications and CAPE Digital Tool certificates placed on the CAPE Industry Certification Funding List must include the version of the certifications and certificates available at the time of the adoption and, without further review and approval, include the subsequent updates to the certifications and certificates on the approved list, unless the certifications and certificates are specifically removed from the CAPE Industry Certification Funding List by the Commissioner of Education.
- (b) The Commissioner of Education may limit CAPE industry certifications and CAPE Digital Tool certificates to students in certain grades

- based on formal recommendations by providers of CAPE industry certifications and CAPE Digital Tool certificates.
- (c) The Articulation Coordinating Committee shall review statewide articulation agreement proposals for industry certifications and make recommendations to the State Board of Education for approval. After an industry certification is adopted by the State Board of Education for inclusion on the Industry Certification Funding List, the Chancellor of Career and Adult Education, within 90 days, must provide to the Articulation Coordinating Committee recommendations for articulation of postsecondary credit for related degrees for the approved certifications.
- Section 13. Paragraphs (o), (p), and (s) of subsection (1) 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 INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
- (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 in 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.
- b.1. A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a eareer-themed 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 in the CAPE Industry Certification Funding List approved under rules adopted by the State Board of Education. The maximum full time equivalent student membership value for any student in grades 9 through 12 is 0.3. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued a CAPE an 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 subsubparagraph. Additional FTE membership for an elementary or middle grades student shall 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 in 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 in secondary career education programs for grades 6 9 through 12 in the subsequent year for courses that were not provided through dual enrollment. CAPE industry certifications earned through dual enrollment must be reported and funded pursuant to s. 1011.80 ss. 1011.80 and 1011.81.
- 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 s. 1003.4203(5)(a) and s. 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. Unless a different amount is specified in the General Appropriations Act, the appropriation for this calculation is limited to \$60 million annually. If the appropriation is insufficient to fully fund the total calculation, the appropriation shall be prorated.
- 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* $\frac{\partial}{\partial x}$ industry certification that qualified for additional full-time equivalent membership under subparagraph 1.:
- a. A bonus in the amount of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE an industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus in the amount of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a *CAPE* an industry certification on the *CAPE* Industry Certification Funding List with a weight of 0.2, 0.3, 0.5, and 1.0.
- 4. For the 2013-2014 fiscal year, the additional FTE membership calculation must include the additional FTE for any student who carned a certification in the 2009 2010, 2010 2011, and 2011 2012 fiscal years who was not previously funded and was enrolled in 2012-2013.

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 amindustry 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 under this paragraph may not exceed \$2,000 in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

- (p) Calculation of additional full-time equivalent membership based upon early high school graduation.—Notwithstanding s. 1011.61(4), Each unpaid high school credit delivered by a school district may receive funding for each during the student's prior enrollment may be reported by the district as 1/6 FTE when the student who graduates early pursuant to s. 1003.4281. A district may earn 0.25 additional report up to 1/ 2 FTE for unpaid credits delivered by the district for a student who graduates one semester in advance of the student's cohort and 0.5 additional and up to 1 FTE for a student who graduates 1 year or more in advance of the student's cohort. If the student was enrolled in the district as a full-time high school student for at least 2 years, the district shall report the additional unpaid FTE for payment in the subsequent fiscal year delivered by the district during the student's prior enrollment. If the student was enrolled in the district for less than 2 years, the district of enrollment shall report the additional unpaid FTE delivered by the district and by the district in which the student was previously enrolled. The district of enrollment for which early graduation is claimed shall transfer a proportionate share of the funds earned for early graduation the unpaid FTE to the district in which the student was previously enrolled. Additional FTE included in the 2014-2015 Florida Education Finance Program for early graduation shall be reported and funded pursuant to this paragraph.
- (s) Florida Cyber Security Recognition, Florida Digital Arts Recognition, and Florida Digital Tools Certificate established pursuant to s. 1003-4203.
- 1. Each school district shall certify by June 30 of each year to the Department of Education each elementary school that achieves 50 percent of student attainment of the Florida Cyber Security Recognition or the Florida Digital Arts Recognition established pursuant to s. 1003.4203. Upon verification by the department, each school that has achieved the designated student recognitions shall be awarded a Florida Digital Learning Certificate of Achievement by the Commissioner of Education.
- 2. Each middle school shall receive \$50 for each student who earns the Florida Digital Tools Certificate established pursuant to s.

1003.4203 with a minimum awarded per school of \$1,000 annually and a maximum award per school of \$15,000 annually. This performance payment shall be calculated in the FEFP as a full-time equivalent student.

- Section 14. Paragraph (d) is added to subsection (3) of section 1012.98, Florida Statutes, and subsections (4) and (7) of that section are amended, to read:
 - 1012.98 School Community Professional Development Act.—
- (3) The activities designed to implement this section must:
- (d) Provide middle grades instructional personnel and school administrators with the knowledge, skills, and best practices necessary to support excellence in classroom instruction and educational leadership.
- (4) The Department of Education, school districts, schools, Florida College System institutions, and state universities share the responsibilities described in this section. These responsibilities include the following:
- (a)1. The department shall disseminate to the school community research-based professional development methods and programs that have demonstrated success in meeting identified student needs. The Commissioner of Education shall use data on student achievement to identify student needs. The methods of dissemination must include a web-based statewide performance support system, including a database of exemplary professional development activities, a listing of available professional development resources, training programs, and available assistance.
- 2. The web-based statewide performance support system established pursuant to subparagraph 1. must include for middle grades, subject to appropriation, materials related to classroom instruction, including integrated digital instruction and competency-based instruction; CAPE Digital Tool certificates and CAPE industry certifications; classroom management; student behavior and interaction; extended learning opportunities for students; and instructional leadership.
- (b) Each school district shall develop a professional development system as specified in subsection (3). The system shall be developed in consultation with teachers, teacher-educators of Florida College System institutions and state universities, business and community representatives, and local education foundations, consortia, and professional organizations. The professional development system must:
- 1. Be approved by the department. All substantial revisions to the system shall be submitted to the department for review for continued approval
- 2. Be based on analyses of student achievement data and instructional strategies and methods that support rigorous, relevant, and challenging curricula for all students. Schools and districts, in developing and refining the professional development system, shall also review and monitor school discipline data; school environment surveys; assessments of parental satisfaction; performance appraisal data of teachers, managers, and administrative personnel; and other performance indicators to identify school and student needs that can be met by improved professional performance.
- 3. Provide inservice activities coupled with followup support appropriate to accomplish district-level and school-level improvement goals and standards. The inservice activities for instructional personnel shall focus on analysis of student achievement data, ongoing formal and informal assessments of student achievement, identification and use of enhanced and differentiated instructional strategies that emphasize rigor, relevance, and reading in the content areas, enhancement of subject content expertise, integrated use of classroom technology that enhances teaching and learning, classroom management, parent involvement, and school safety.
- 4. Include a master plan for inservice activities, pursuant to rules of the State Board of Education, for all district employees from all fund sources. The master plan shall be updated annually by September 1, must be based on input from teachers and district and school instructional leaders, and must use the latest available student achievement data and research to enhance rigor and relevance in the classroom. Each district inservice plan must be aligned to and support the school-based

inservice plans and school improvement plans pursuant to s. 1001.42(18). Each district inservice plan must provide a description of the training that middle grades instructional personnel and school administrators receive on the district's code of student conduct adopted pursuant to s. 1006.07; integrated digital instruction and competency-based instruction and CAPE Digital Tool certificates and CAPE industry certifications; classroom management; student behavior and interaction; extended learning opportunities for students; and instructional leadership. District plans must be approved by the district school board annually in order to ensure compliance with subsection (1) and to allow for dissemination of research-based best practices to other districts. District school boards must submit verification of their approval to the Commissioner of Education no later than October 1, annually. Each school principal may establish and maintain an individual professional development plan for each instructional employee assigned to the school as a seamless component to the school improvement plans developed pursuant to s. 1001.42(18). An individual professional development plan must be related to specific performance data for the students to whom the teacher is assigned, define the inservice objectives and specific measurable improvements expected in student performance as a result of the inservice activity, and include an evaluation component that determines the effectiveness of the professional development plan.

- 5. Include inservice activities for school administrative personnel that address updated skills necessary for instructional leadership and effective school management pursuant to s. 1012.986.
- 6. Provide for systematic consultation with regional and state personnel designated to provide technical assistance and evaluation of local professional development programs.
- 7. Provide for delivery of professional development by distance learning and other technology-based delivery systems to reach more educators at lower costs.
- 8. Provide for the continuous evaluation of the quality and effectiveness of professional development programs in order to eliminate ineffective programs and strategies and to expand effective ones. Evaluations must consider the impact of such activities on the performance of participating educators and their students' achievement and behavior.
 - 9. For middle grades, emphasize:
 - a. Interdisciplinary planning, collaboration, and instruction.
- b. Alignment of curriculum and instructional materials to the state academic standards adopted pursuant to s. 1003.41.
- c. Use of small learning communities; problem-solving, inquiry-driven research and analytical approaches for students; strategies and tools based on student needs; competency-based instruction; integrated digital instruction; and project-based instruction.

Each school that includes any of grades 6, 7, or 8 must include in its school improvement plan, required under s. 1001.42(18), a description of the specific strategies used by the school to implement each item listed in this subparagraph.

- (7)(a) The Department of Education shall disseminate, using web-based technology, research-based best practice methods by which the state and district school boards may evaluate and improve the professional development system. The best practices must include data that indicate the progress of all students. The department shall report annually to the State Board of Education and the Legislature any school district that, in the determination of the department, has failed to provide an adequate professional development system. This report must include the results of the department's investigation and of any intervention provided.
- (b) The department shall also disseminate, using web-based technology, professional development in the use of integrated digital instruction at schools that include middle grades. The professional development must provide training and materials that districts can use to provide instructional personnel with the necessary knowledge, skills, and strategies to effectively blend digital instruction into subject-matter curricula. The professional development must emphasize online learning and research techniques, reading instruction, the use of digital devices to supplement the delivery of curricular content to students, and digital device man-

agement and security. Districts are encouraged to incorporate the professional development as part of their professional development system.

Section 15. Paragraph (k) is added to subsection (2) and paragraph (y) is added to subsection (3) of section 11.45, Florida Statutes, and subsection (8) of that section is amended, to read:

- 11.45 Definitions; duties; authorities; reports; rules.—
- (2) DUTIES.—The Auditor General shall:
- (k) Annually conduct operational audits of the accounts and records of eligible nonprofit scholarship-funding organizations receiving eligible contributions under s. 1002.395, including any contracts for services with related entities, to determine compliance with the provisions of that section. Such audits shall include, but not be limited to, a determination of the eligible nonprofit scholarship-funding organization's compliance with s. 1002.395(6)(j). The Auditor General shall provide its report on the results of the audits to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Chief Financial Officer, and the Legislative Auditing Committee, within 30 days of completion of the audit.

The Auditor General shall perform his or her duties independently but under the general policies established by the Legislative Auditing Committee. This subsection does not limit the Auditor General's discretionary authority to conduct other audits or engagements of governmental entities as authorized in subsection (3).

- (3) AUTHORITY FOR AUDITS AND OTHER ENGAGEMENTS.— The Auditor General may, pursuant to his or her own authority, or at the direction of the Legislative Auditing Committee, conduct audits or other engagements as determined appropriate by the Auditor General of:
- (y) The accounts and records of a nonprofit scholarship-funding organization participating in a state sponsored scholarship program authorized by chapter 1002.
- (8) RULES OF THE AUDITOR GENERAL.—The Auditor General, in consultation with the Board of Accountancy, shall adopt rules for the form and conduct of all financial audits performed by independent certified public accountants pursuant to ss. 215.981, 218.39, 1001.453, 1002.395, 1004.28, and 1004.70. The rules for audits of local governmental entities, charter schools, charter technical career centers, and district school boards must include, but are not limited to, requirements for the reporting of information necessary to carry out the purposes of the Local Governmental Entity, Charter School, Charter Technical Career Center, and District School Board Financial Emergencies Act as stated in s. 218.501.

Section 16. Section 1002.385, Florida Statutes, is created to read:

1002.385 Florida personal learning scholarship accounts.—

- (1) ESTABLISHMENT OF PROGRAM.—The Florida Personal Learning Scholarship Accounts Program is established to provide the option for a parent to better meet the individual educational needs of his or her eligible child.
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Approved provider" means a provider approved by the Agency for Persons with Disabilities, a health care practitioner as defined in s. 456.001(4), or a provider approved by the department pursuant to s. 1002.66.
- (b) "Curriculum" means a complete course of study for a particular content area or grade level, including any required supplemental materials.
 - (c) "Department" means the Department of Education.
- (d) "Disability" means, for a student in kindergarten to grade 12, autism, as defined in s. 393.063(3); cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(13); an intellectual disability, as defined in s. 393.063(21); Prader-Willi syndrome, as defined in s. 393.063(25); or Spina bifida, as defined in s. 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); and Williams syndrome.

- (e) "Eligible nonprofit scholarship-funding organization" or "organization" has the same meaning as in s. 1002.395.
- (f) "Eligible postsecondary educational institution" means a Florida College System institution, a state university, a school district technical center, a school district adult general education center, or an accredited nonpublic postsecondary educational institution, as defined in s. 1005.02, which is licensed to operate in the state pursuant to requirements specified in part III of chapter 1005.
- (g) "Eligible private school" means a private school, as defined in s. 1002.01, which is located in this state, which offers an education to students in any grade from kindergarten to grade 12, and which meets requirements of:
 - 1. Sections 1002.42 and 1002.421; and
- 2. A scholarship program under s. 1002.39 or s. 1002.395, as applicable, if the private school participates in a scholarship program under s. 1002.39 or s. 1002.395.
 - (h) "IEP" means individual education plan.
- (i) "Parent" means a resident of this state who is a parent, as defined in s. 1000.21.
- (j) "Program" means the Florida Personal Learning Scholarship Accounts Program established in this section.
- (3) PROGRAM ELIGIBILITY.—A parent of a student with a disability may request and receive from the state a Florida personal learning scholarship account for the purposes specified in subsection (5) if:
 - (a) The student:
 - 1. Is a resident of this state;
- 2. Is eligible to enroll in kindergarten through grade 12 in a public school in this state;
 - 3. Has a disability as defined in paragraph (2)(d); and
- 4. Is the subject of an IEP written in accordance with rules of the State Board of Education or has received a diagnosis of a disability as defined in subsection (2) from a physician who is licensed under chapter 458 or chapter 459 or a psychologist who is licensed in this state.
- (b) Beginning January, 2015, the parent has applied to an eligible nonprofit scholarship-funding organization to participate in the program by February 1 before the school year in which the student will participate or an alternative date as set by the organization for any vacant, funded slots. The request must be communicated directly to the organization in a manner that creates a written or electronic record of the request and the date of receipt of the request. The organization shall notify the district and the department of the parent's intent upon receipt of the parent's request.
 - (4) PROGRAM PROHIBITIONS.—
 - (a) A student is not eligible for the program while he or she is:
- 1. Enrolled in a public school, including, but not limited to, the Florida School for the Deaf and the Blind, the Florida Virtual School, the College-Preparatory Boarding Academy, a developmental research school authorized under s. 1002.32, a charter school authorized under s. 1002.331, or s. 1002.332, or a virtual education program authorized under s. 1002.45;
- 2. Enrolled in a school operating for the purpose of providing educational services to youth in the Department of Juvenile Justice commitment programs;
- 3. Receiving a scholarship pursuant to the Florida Tax Credit Scholarship Program under s. 1002.395 or the John M. McKay Scholarships for Students with Disabilities Program under s. 1002.39; or
- 4. Receiving any other educational scholarship pursuant to this chapter.
 - (b) A student is not eligible for the program if:

- 1. The student or student's parent has accepted any payment, refund, or rebate, in any manner, from a provider of any services received pursuant to subsection (5):
- 2. The student's participation in the program has been denied or revoked by the Commissioner of Education pursuant to subsection (10); or
- 3. The student's parent has forfeited participation in the program for failure to comply with requirements pursuant to subsection (11).
- (5) AUTHORIZED USES OF PROGRAM FUNDS.—Program funds may be spent for the following purposes:
- (a) Instructional materials, including digital devices, digital periphery devices, and assistive technology devices that allow a student to access instruction or instructional content.
 - (b) Curriculum as defined in paragraph (2)(b).
- (c) Specialized services by approved providers that are selected by the parent. These specialized services may include, but are not limited to:
- 1. Applied behavior analysis services as provided in ss. 627.6686 and 641.31098.
- 2. Services provided by speech-language pathologists as defined in s. 468.1125.
 - 3. Occupational therapy services as defined in s. 468.203.
 - 4. Services provided by physical therapists as defined in s. 486.021.
- 5. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who is deaf or hard of hearing and who has received an implant or assistive hearing device.
- (d) Enrollment in, or tuition or fees associated with enrollment in, an eligible private school, an eligible postsecondary educational institution, a private tutoring program authorized under s. 1002.43, a virtual program offered by a department-approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a), the Florida Virtual School as a private paying student, or an approved online course offered pursuant to s. 1003.499 or s. 1004.0961.
- (e) Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.
- (f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98, for the benefit of the eligible student.
- (g) Contracted services provided by a public school or school district, including classes. A student who receives services under a contract under this paragraph is not considered enrolled in a public school for eligibility purposes as specified in subsection (4).
- A specialized service provider, eligible private school, eligible postsecondary educational institution, private tutoring program provider, online or virtual program provider, public school, school district, or other entity receiving payments pursuant to this subsection may not share, refund, or rebate any moneys from the Florida Personal learning scholarship account with the parent or participating student in any manner.
- (6) TERM OF THE PROGRAM.—For purposes of continuity of educational choice, the program payments made under this section shall remain in force until a student participating in the program participates in any of the prohibited activities specified in subsection (4), has funds revoked by the Commissioner of Education pursuant to subsection (10), returns to a public school, graduates from high school, or attains 22 years of age, whichever occurs first. A participating student who enrolls in a public school or public school program is considered to have returned to a public school for the purpose of determining the end of the program's term.
 - (7) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS.—
- (a)1. For a student with a disability who does not have a matrix of services under s. 1011.62(1)(e) and for whom the parent requests a matrix

of services, the school district must complete a matrix that assigns the student to one of the levels of service as they existed before the 2000-2001 school year.

- 2.a. Within 10 school days after a school district receives notification of a parent's request for completion of a matrix of services, the school district must notify the student's parent if the matrix of services has not been completed and inform the parent that the district is required to complete the matrix within 30 days after receiving notice of the parent's request for the matrix of services. This notice must include the required completion date for the matrix.
- b. The school district shall complete the matrix of services for a student whose parent has made a request. The school district must provide the student's parent with the student's matrix level within 10 school days after its completion.
- c. The department shall notify the parent and the eligible nonprofit scholarship-funding organization of the amount of the funds awarded within 10 days after receiving the school district's notification of the student's matrix level.
- d. A school district may change a matrix of services only if the change is to correct a technical, typographical, or calculation error.
- (b) For each student participating in the program who chooses to participate in statewide, standardized assessments under s. 1008.22 or the Florida Alternate Assessment, the school district in which the student resides must notify the student and his or her parent about the locations and times to take all statewide, standardized assessments.
- (c) For each student participating in the program, a school district shall notify the parent about the availability of a reevaluation at least every 3 years.
- (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—An eligible private school may be sectarian or nonsectarian and shall:
- (a) Comply with all requirements for private schools participating in state school choice scholarship programs pursuant to s. 1002.421.
- (b) Provide to the eligible nonprofit scholarship-funding organization, upon request, all documentation required for the student's participation, including the private school's and student's fee schedules.
- (c) Be academically accountable to the parent for meeting the educational needs of the student by:
- 1. At a minimum, annually providing to the parent a written explanation of the student's progress.
- 2. Annually administering or making provision for students participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the Department of Education or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school shall report a student's scores to the parent.
- 3. Cooperating with the scholarship student whose parent chooses to have the student participate in the statewide assessments pursuant to s. 1008.22 or, if a private school chooses to offer the statewide assessments, administering the assessments at the school.
- a. A participating private school may choose to offer and administer the statewide assessments to all students who attend the private school in grades 3 through 10.
- b. A participating private school shall submit a request in writing to the Department of Education by March 1 of each year in order to administer the statewide assessments in the subsequent school year.
- (d) Employ or contract with teachers who have regular and direct contact with each student receiving a scholarship under this section at the school's physical location.
- (e) Annually contract with an independent certified public accountant to perform the agreed-upon procedures developed under s. 1002.395(6)(n) and produce a report of the results if the private school receives more than

\$250,000 in funds from scholarships awarded under this section in the 2014-2015 state fiscal year or a state fiscal year thereafter. A private school subject to this paragraph must submit the report by September 15, 2015, and annually thereafter to the scholarship-funding organization that awarded the majority of the scholarship funds. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the program as determined by the department.

- $\begin{array}{lll} \textit{(9)} & \textit{DEPARTMENT} & \textit{OF} & \textit{EDUCATION} & \textit{OBLIGATIONS}. \\ -\textit{The} & \textit{department shall:} \end{array}$
 - (a) Maintain a list of approved providers.
- (b) Require each eligible nonprofit scholarship-funding organization to verify eligible expenditures before the distribution of funds for any expenditures made pursuant to paragraphs (5)(a) and (b). Review of expenditures made for services in paragraphs (5)(c) through (g) may be completed after the payment has been made.
- (c) Investigate any written complaint of a violation of this section in accordance with the process established by s. 1002.395(9)(f).
- (d) Require quarterly reports by an eligible nonprofit scholarshipfunding organization regarding the number of students participating in the program, the providers of services to students, and other information deemed necessary by the department.
- (e) Compare the list of student's participating in the program with the public school enrollment lists before each program payment to avoid duplicate payments.
- - (a) The Commissioner of Education:
- 1. Shall deny, suspend, or revoke a student's participation in the program if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 2. Shall deny, suspend, or revoke an authorized use of program funds if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 3. May deny, suspend, or revoke an authorized use of program funds for material failure to comply with this section and applicable department rules if the noncompliance is correctable within a reasonable period of time. Otherwise, the commissioner shall deny, suspend, or revoke an authorized use for failure to materially comply with the law and rules adopted under this section.
- 4. Shall require compliance by the appropriate party by a date certain for all nonmaterial failures to comply with this section and applicable department rules. The commissioner may deny, suspend, or revoke program participation under this section thereafter.
- (b) In determining whether to deny, suspend, or revoke in accordance with this subsection, the commissioner may consider factors that include, but are not limited to, acts or omissions by a participating entity which led to a previous denial or revocation of participation in an education scholarship program; failure to reimburse the eligible nonprofit scholarship-funding organization for program funds improperly received or retained by the entity; imposition of a prior criminal sanction related to the entity or its officers or employees; imposition of a civil fine or administrative fine, license revocation or suspension, or program eligibility suspension, termination, or revocation related to an entity's management or operation; or other types of criminal proceedings in which the entity or its officers or employees were found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, any offense involving fraud, deceit, dishonesty, or moral turpitude.
- (11) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM PARTICIPATION.—A parent who applies for program participation under this section is exercising his or her parental option to de-

termine the appropriate placement or the services that best meet the needs of his or her child. The scholarship award for a student is based on a matrix that assigns the student to support Level III services. If a parent chooses to request and receive an IEP and a matrix of services from the school district, the amount of the payment shall be adjusted as needed, when the school district completes the matrix.

- (a) To enroll an eligible student in the program, the parent must sign an agreement with the eligible nonprofit scholarship-funding organization and annually submit a notarized, sworn compliance statement to the organization to:
- 1. Affirm that the student is enrolled in a program that meets regular school attendance requirements as provided in s. 1003.01(13)(b) through (d).
- 2. Use the program funds only for authorized purposes, as described in subsection (5).
- 3. Affirm that the student takes all appropriate standardized assessments as specified in this section.
- a. If the parent enrolls the child in an eligible private school, the student must take an assessment selected by the private school pursuant to s. 1002.395(7)(e).
- b. If the parent enrolls the child in a home education program, the parent may choose to participate in an assessment as part of the annual evaluation provided for in s. 1002.41(1)(c).
- 4. Notify the school district that the student is participating in the Personal Learning Scholarship Accounts if the parent chooses to enroll in a home education program as provided in s. 1002.41.
- 5. Request participation in the program by the date established by the eligible nonprofit scholarship-funding organization.
- 6. Affirm that the student remains in good standing with the provider or school if those options are selected by the parent.
- 7. Apply for admission of his or her child if the private school option is selected by the parent.
- 8. Annually renew participation in the program. Notwithstanding any changes to the student's IEP, a student who was previously eligible for participation in the program shall remain eligible to apply for renewal as provided in subsection (6).
- $9. \ \ Affirm\ that\ the\ parent\ will\ not\ transfer\ any\ college\ savings\ funds\ to$ another beneficiary.
- 10. Affirm that the parent will not take possession of any funding provided by the state for the Florida Personal Learning Scholarship Accounts
- 11. Maintain a portfolio of records and materials which must be preserved by the parent for 2 years and be made available for inspection by the district school superintendent or the superintendent's designee upon 15 days' written notice. This paragraph does not require the superintendent to inspect the portfolio. The portfolio of records and materials must consist of:
- a. A log of educational instruction and services which is made contemporaneously with delivery of the instruction and services and which designates by title any reading materials used; and
- b. Samples of any writings, worksheets, workbooks, or creative materials used or developed by the student.
- (b) The parent is responsible for procuring the services necessary to educate the student. When the student receives a personal learning scholarship account, the district school board is not obligated to provide the student with a free appropriate public education. For purposes of s. 1003.57 and the Individuals with Disabilities in Education Act, a participating student has only those rights that apply to all other unilaterally parentally placed students, except that, when requested by the parent, school district personnel must develop an individual education plan or matrix level of services.

(c) The parent is responsible for the payment of all eligible expenses in excess of the amount of the personal learning scholarship account in accordance with the terms agreed to between the parent and the providers.

A parent who fails to comply with this subsection forfeits the personal learning scholarship account.

- (12) ADMINISTRATION OF PERSONAL LEARNING SCHOLAR-SHIP ACCOUNTS.—An eligible nonprofit scholarship-funding organization participating in the Florida Tax Credit Scholarship Program established under s. 1002.395 may establish personal learning scholarship accounts for eligible students by:
- (a) Receiving applications and determining student eligibility in accordance with the requirements of this section. The organization shall notify the department of the applicants for the program by March 1 before the school year in which the student intends to participate. When an application is received, the scholarship funding organization must provide the department with information on the student to enable the department to report the student for funding in accordance with subsection (13).
- (b) Notifying parents of their receipt of a scholarship on a first-come, first-served basis based upon the funds provided for this program in the General Appropriations Act.
- (c) Establishing a date by which a parent must confirm initial or continuing participation in the program and confirm the establishment or continuance of a personal learning scholarship account.
- (d) Establishing a date and process by which students on the wait list or late-filing applicants may be allowed to participate in the program during the school year, within the amount of funds provided for this program in the General Appropriations Act.
- (e) Establishing and maintaining separate accounts for each eligible student.
- (f) Verifying qualifying expenditures pursuant to the requirements of paragraph (8)(b).
- (g) Returning any unused funds to the department when the student is no longer eligible for a personal scholarship learning account.

(13) FUNDING AND PAYMENT.—

- (a)1. The maximum funding amount granted for an eligible student with a disability, pursuant to subsection (3), shall be equivalent to the base student allocation in the Florida Education Finance Program multiplied by the appropriate cost factor for the educational program which would have been provided for the student in the district school to which he or she would have been assigned, multiplied by the district cost differential.
- 2. In addition, an amount equivalent to a share of the guaranteed allocation for exceptional students in the Florida Education Finance Program shall be determined and added to the amount in subparagraph 1. The calculation shall be based on the methodology and the data used to calculate the guaranteed allocation for exceptional students for each district in chapter 2000-166, Laws of Florida. Except as provided in subparagraph 3., the calculation shall be based on the student's grade, the matrix level of services, and the difference between the 2000-2001 basic program and the appropriate level of services cost factor, multiplied by the 2000-2001 base student allocation and the 2000-2001 district cost differential for the sending district. The calculated amount must also include an amount equivalent to the per-student share of supplemental academic instruction funds, instructional materials funds, technology funds, and other categorical funds as provided in the General Appropriations Act.
- 3. Except as otherwise provided, the calculation for all students participating in the program shall be based on the matrix that assigns the student to support level III of services. If a parent chooses to request and receive a matrix of services from the school district, when the school district completes the matrix, the amount of the payment shall be adjusted as needed.
- (b) The amount of the awarded funds shall be 90 percent of the calculated amount.

- (c) Upon an eligible student's graduation from an eligible postsecondary educational institution or after any period of 4 consecutive years after high school graduation in which the student is not enrolled in an eligible postsecondary educational institution, the student's personal learning scholarship account shall be closed, and any remaining funds shall revert to the state.
- (d) The eligible nonprofit scholarship-funding organization shall develop a system for payment of benefits by electronic funds transfer, including, but not limited to, debit cards, electronic payment cards, or any other means of electronic payment that the department deems to be commercially viable or cost-effective. Commodities or services related to the development of such a system shall be procured by competitive solicitation unless they are purchased from a state term contract pursuant to s. 287.056.
- (e) Moneys received pursuant to this section do not constitute taxable income to the parent of the qualified student.

(14) OBLIGATIONS OF THE AUDITOR GENERAL.—

- (a) The Auditor General shall conduct an annual financial and operational audit of accounts and records of each eligible scholarshipfunding organization that participates in the program. As part of this audit, the Auditor General shall verify, at a minimum, the total amount of students served and eligibility of reimbursements made by each eligible nonprofit scholarship-funding organization and transmit that information to the department.
- (b) The Auditor General shall notify the department of any eligible nonprofit scholarship-funding organization that fails to comply with a request for information.
- (15) OBLIGATIONS RELATED TO APPROVED PROVIDERS.— The Department of Health, the Agency for Persons with Disabilities, and the Department of Education shall work with an eligible nonprofit scholarship-funding organization for easy or automated access to lists of licensed providers of services specified in paragraph (5)(c) to ensure efficient administration of the program.
- (16) LIABILITY.—The state is not liable for the award or any use of awarded funds under this section.
- (17) SCOPE OF AUTHORITY.—This section does not expand the regulatory authority of this state, its officers, or any school district to impose additional regulation on participating private schools, nonpublic postsecondary educational institutions, and private providers beyond those reasonably necessary to enforce requirements expressly set forth in this section.
- (18) RULES.—The State Board of Education shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
- (19) IMPLEMENTATION SCHEDULE FOR THE 2014-2015 SCHOOL YEAR.—Notwithstanding the provisions of this section related to notification and eligibility timelines, an eligible nonprofit scholarshipfunding organization may enroll parents on a rolling schedule on a first-come, first-served basis, within the amount of funds provided in the General Appropriations Act.
- Section 17. Paragraph (c) is added to subsection (1), paragraph (f) of subsection (2), subsection (3), subsection (5), subsection (6), paragraphs (c) and (e) of subsection (8), paragraphs (d), (j), and (o) of subsection (9), and paragraph (a) of subsection (12) of section 1002.395, Florida Statutes, are amended, present paragraphs (h) through (j) of subsection (2) are redesignated as paragraphs (i) through (k), respectively, and a new paragraph (h) is added to that subsection, paragraph (g) is added to subsection (7), and subsection (16) is added to that section, to read:
 - 1002.395 Florida Tax Credit Scholarship Program.—
 - (1) FINDINGS AND PURPOSE.—
- (c) The purpose of this section is not to prescribe the standards or curriculum for private schools. A private school retains the authority to determine its own standards and curriculum.
 - (2) DEFINITIONS.—As used in this section, the term:

- (f) "Eligible nonprofit scholarship-funding organization" means a state university; or an independent college or university that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program, located and chartered in this state, is not for profit, and is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools; or is a charitable organization that:
- 1. Is exempt from federal income tax pursuant to s. 501(c)(3) of the Internal Revenue Code;
- 2. Is a Florida entity formed under chapter 607, chapter 608, or chapter 617 and whose principal office is located in the state; and
- 3. Complies with subsections the provisions of subsection (6) and (16).
- (h) "Household income" has the same meaning as the term "income" is defined in the Income Eligibility Guidelines for free and reduced price meals under the National School Lunch Program in 7 C.F.R. part 210 as published in the Federal Register by the United States Department of Agriculture.
 - (3) PROGRAM; SCHOLARSHIP ELIGIBILITY.—
 - (a) The Florida Tax Credit Scholarship Program is established.
- (b) For the 2014-2015 and 2015-2016 school years, contingent upon available funds, 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 qualifies for free or reduced-price school lunches under the National School Lunch Act or is on the direct certification list; and:
- a. Was counted as a full-time equivalent student during the previous state fiscal year for purposes of state per student funding;
- b. Received a scholarship from an eligible nonprofit scholarship-funding organization or from the State of Florida during the previous school year; or
 - c. Is eligible to enter kindergarten through fifth grade.
- 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; *or*-
- 3. The student continues in the scholarship program as long as the student's household income level does not exceed 230 percent of the federal poverty level.
- 4. The student, who is a first-time tax credit scholarship recipient, is a sibling of a student who is continuing in the scholarship program and who resides in the same household as the student if the sibling meets one or more of the criteria specified in subparagraphs 1. and 2. and as long as the student's and sibling's household income level does not exceed 230 percent of the federal poverty level.
- (c) For the 2016-2017 school year and thereafter, contingent upon available funds, 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 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.

A student who initially receives a scholarship based on eligibility under subparagraph (b)2. or subparagraph (c)2. remains eligible until 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 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.

- (5) SCHOLARSHIP FUNDING TAX CREDITS; LIMITATIONS.—
- (a)1. The tax credit cap amount is \$229 million in the 2012-2013 state fiscal year.
- 2. In the 2013-2014 state fiscal year and each state fiscal year thereafter, the tax credit cap amount is the tax credit cap amount in the prior state fiscal year. However, in any state fiscal year when the annual tax credit amount for the prior state fiscal year is equal to or greater than 90 percent of the tax credit cap amount applicable to that state fiscal year, the tax credit cap amount shall increase by 25 percent. The Department of Education and Department of Revenue department shall publish on their websites its website information identifying the tax credit cap amount when it is increased pursuant to this subparagraph.
- (b) A taxpayer may submit an application to the department for a tax credit or credits under one or more of s. 211.0251, s. 212.1831, s. 220.1875, s. 561.1211, or s. 624.51055.
- 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. 220.1875 or s. 624.51055 or the applicable state fiscal year for a credit under s. 211.0251, s. 212.1831, or s. 561.1211. The department shall approve tax credits on a first-come, first-served basis and must obtain the division's approval before prior to approving a tax credit under s. 561.1211.
- 2. Within 10 days after approving an application, the department shall provide a copy of its approval letter to the eligible nonprofit scholarship-funding 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. 211.0251, s. 212.1831, or s. 561.1211 or against taxes due for the specified taxable year for credits under s. 220.1875 or s. 624.51055 because of insufficient tax liability on the part of the taxpayer, the unused amount may be carried forward for a period not to exceed 5 years. However, any taxpayer that seeks to carry forward an unused amount of tax credit must submit an application to the department for approval of the carryforward tax credit in the year that the taxpayer intends to use the carryforward. The department must obtain the division's approval prior to approving the carryforward of a tax credit under s. 561.1211.
- (d) A taxpayer may not convey, assign, or transfer 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. 211.0251, s. 212.1831, s. 220.1875, s. 561.1211, or s. 624.51055 may be conveyed, transferred, or assigned between members of an affiliated group of corporations if the type of tax credit under s. 211.0251, s. 212.1831, s. 220.1875, s. 561.1211, or s. 624.51055 remains the same. A taxpayer shall notify the department 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. The department shall obtain the division's approval before approving a conveyance, transfer, or assignment of a tax credit under s. 561.1211.
- (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 if the taxpayer receives notice from the department that the rescindment has been accepted by the department. The department must obtain the division's approval prior to accepting the rescindment of a tax credit under s. 561.1211. 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.
- (f) For purposes of calculating the underpayment of estimated corporate income taxes pursuant to 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. 220.1875 or s.

- 624.51055 for contributions to eligible nonprofit scholarship-funding organizations are deducted.
- 1. For purposes of determining if a penalty or interest shall be imposed for underpayment of estimated corporate income tax pursuant to s. 220.34(2)(d)1., a taxpayer may, after earning a credit under s. 220.1875, reduce the following estimated payment in that taxable year by the amount of the credit. This subparagraph applies to contributions made on or after July 1, 2014.
- 2. For purposes of determining if a penalty under s. 624.5092 shall be imposed, an insurer may, after earning a credit under s. 624.51055, reduce the following installment payment 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. This subparagraph applies to contributions made on or after July 1, 2014.
- (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS.—An eligible nonprofit scholarship-funding organization:
- (a) Must comply with the antidiscrimination provisions of 42 U.S.C. s. 2000d.
 - (b) Must comply with the following background check requirements:
- 1. All owners and operators as defined in subparagraph (2)(i)1. (2)(h) 1. are, before upon employment or engagement to provide services, subject to level 2 background screening as provided under chapter 435. The fingerprints for the background screening must be electronically submitted to the Department of Law Enforcement and can be taken by an authorized law enforcement agency or by an employee of the eligible nonprofit scholarship-funding organization or a private company who is trained to take fingerprints. However, the complete set of fingerprints of an owner or operator may not be taken by the owner or operator. The results of the state and national criminal history check shall be provided to the Department of Education for screening under chapter 435. The cost of the background screening may be borne by the eligible nonprofit scholarship-funding organization or the owner or operator.
- 2. Every 5 years following employment or engagement to provide services or association with an eligible nonprofit scholarship-funding organization, each owner or operator must meet level 2 screening standards as described in s. 435.04, at which time the nonprofit scholarship-funding organization shall request the Department of Law Enforcement to forward the fingerprints to the Federal Bureau of Investigation for level 2 screening. If the fingerprints of an owner or operator are not retained by the Department of Law Enforcement under subparagraph 3., the owner or operator must electronically file a complete set of fingerprints with the Department of Law Enforcement. Upon submission of fingerprints for this purpose, the eligible nonprofit scholarship-funding organization shall request that the Department of Law Enforcement forward the fingerprints to the Federal Bureau of Investigation for level 2 screening, and the fingerprints shall be retained by the Department of Law Enforcement under subparagraph 3.
- 3. All Fingerprints submitted to the Department of Law Enforcement as required by this paragraph must be retained by the Department of Law Enforcement in a manner approved by rule and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). The fingerprints must thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the statewide automated biometric identification system pursuant to s. 943.051.
- 4. The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric identification system under subparagraph 3. Any arrest record that is identified with an owner's or operator's fingerprints must be reported to the Department of Education. The Department of Education shall participate in this search process by paying an annual fee to the Department of Law Enforcement and by informing the Department of Law Enforcement of any change in the employment, engagement, or association status of the owners or operators whose fingerprints are retained under subparagraph 3. The Department of Law Enforcement shall adopt a rule setting the amount of the annual fee to be imposed upon the Department of Education for performing these services and establishing the procedures for the retention of owner and operator fingerprints and the dissemination of

search results. The fee may be borne by the owner or operator of the nonprofit scholarship-funding organization.

- 5. A nonprofit scholarship-funding organization whose owner or operator fails the level 2 background screening $is\ not\ shall\ not\ be\ eligible$ to provide scholarships under this section.
- 6. A nonprofit scholarship-funding organization whose owner or operator in the last 7 years has filed for personal bankruptcy or corporate bankruptcy in a corporation of which he or she owned more than 20 percent shall not be eligible to provide scholarships under this section.
- 7. In addition to the offenses listed in s. 435.04, a person 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, or entered a plea of nolo contendere to, regardless of adjudication, and must not have been adjudicated delinquent, and the record must not have been sealed or expunged for, any of the following offenses or any similar offense of another jurisdiction:
 - a. Any authorizing statutes, if the offense was a felony.
 - b. This chapter, if the offense was a felony.
 - c. Section 409.920, relating to Medicaid provider fraud.
 - d. Section 409.9201, relating to Medicaid fraud.
 - e. Section 741.28, relating to domestic violence.
- f. Section 817.034, relating to fraudulent acts through mail, wire, radio, electromagnetic, photoelectronic, or photooptical systems.
 - g. Section 817.234, relating to false and fraudulent insurance claims.
 - h. Section 817.505, relating to patient brokering.
- i. Section 817.568, relating to criminal use of personal identification information.
- j. Section 817.60, relating to obtaining a credit card through fraudulent means.
- k. Section 817.61, relating to fraudulent use of credit cards, if the offense was a felony.
 - l. Section 831.01, relating to forgery.
 - m. Section 831.02, relating to uttering forged instruments.
- n. Section 831.07, relating to forging bank bills, checks, drafts, or promissory notes.
- o. Section 831.09, relating to uttering forged bank bills, checks, drafts, or promissory notes.
 - p. Section 831.30, relating to fraud in obtaining medicinal drugs.
- q. Section 831.31, relating to the sale, manufacture, delivery, or possession with the intent to sell, manufacture, or deliver any counterfeit controlled substance, if the offense was a felony.
- (c) Must not have an owner or operator who owns or operates an eligible private school that is participating in the scholarship program.
- $(d)\quad Must provide scholarships, from eligible contributions, to eligible students for the cost of:$
 - 1. Tuition and fees for an eligible private school; or
- 2. Transportation to a Florida public school that is located outside the district in which the student resides or to a lab school as defined in s. 1002.32.
- (e) Must give first priority to eligible students who received a scholarship from an eligible nonprofit scholarship-funding organization or from the State of Florida during the previous school year. 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 scholarship to an eligible student on a first-come, first-served basis unless the student qualifies for priority pursuant to paragraph (e).
- (g) May not restrict or reserve scholarships for use at a particular private school or provide scholarships to a child of an owner or operator.
- (h) Must allow a student in foster care or out-of-home care to apply for a scholarship at any time.
- (i)(h) Must allow an eligible student to attend any eligible private school and must allow a parent to transfer a scholarship during a school year to any other eligible private school of the parent's choice.
- (j)(i)1. May use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses if the organization has operated under this section for at least 3 state fiscal years and did not have any negative financial findings in its most recent audit under paragraph (m) (1). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of eligible contributions under this section. No funds authorized under this subparagraph shall be used for lobbying or political activity or expenses related to lobbying or political activity. Up to No more than one-third of the funds authorized for administrative expenses under this subparagraph may be used for expenses related to the recruitment of contributions from taxpayers. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person that paid the fee if the student is not enrolled in a participating school within twelve months.
- 2. Must expend for annual or partial-year scholarships an amount equal to or greater than 75 percent of the net eligible contributions remaining after administrative expenses during the state fiscal year in which such contributions are collected. No more than 25 percent of such net eligible contributions may be carried forward to the following state fiscal year. All amounts carried forward, for audit purposes, must be specifically identified for particular students, by student name and the name of the school to which the student is admitted, subject to the requirements of s. 1002.22, s. 1002.221, 20 U.S.C. s. 1232g, and the applicable rules and regulations issued pursuant thereto. Any amounts carried forward shall be expended for annual or partial-year scholarships in the following state fiscal year. Net eligible contributions remaining on June 30 of each year that are in excess of the 25 percent that may be carried forward shall be returned to the State Treasury for deposit in the General Revenue Fund.
- 3. Must, before granting a scholarship for an academic year, document each scholarship student's eligibility for that academic year. A scholarship-funding organization may not grant multiyear scholarships in one approval process.
- (k)($\frac{1}{2}$) Must maintain separate accounts for scholarship funds and operating funds.
- (l)(k) With the prior approval of the Department of Education, may transfer funds to another eligible nonprofit scholarship-funding organization if additional funds are required to meet scholarship demand at the receiving nonprofit scholarship-funding organization. A transfer is shall be limited to the greater of \$500,000 or 20 percent of the total contributions received by the nonprofit scholarship-funding organization making the transfer. All transferred funds must be deposited by the receiving nonprofit scholarship-funding organization into its scholarship accounts. All transferred amounts received by any nonprofit scholarship-funding organization must be separately disclosed in the annual financial and compliance audit required in this section.
- (m)(1) Must provide to the Auditor General and the Department of Education a report on the results of an annual financial and compliance audit of its accounts and records conducted by an independent certified public accountant and in accordance with auditing standards generally accepted in the United States, government auditing standards, and rules promulgated adopted by the Auditor General. The audit report must be conducted in compliance with generally accepted auditing standards and must include a report on financial statements presented in accordance

with generally accepted accounting principles set forth by the American Institute of Certified Public Accountants for not for profit organizations and a determination of compliance with the statutory eligibility and expenditure requirements set forth in this section. Audit reports Audits must be provided to the Auditor General and the Department of Education within 180 days after completion of the eligible nonprofit scholarship-funding organization's fiscal year. The Auditor General shall review all audit reports submitted pursuant to this paragraph. The Auditor General shall request any significant items that were omitted in violation of a rule adopted by the Auditor General. The items must be provided within 45 days after the date of the request. If the scholarship-funding organization does not comply with the Auditor General's request, the Auditor General shall notify the Legislative Auditing Committee.

- (n) (m) Must prepare and submit quarterly reports to the Department of Education pursuant to paragraph (9)(m). In addition, an eligible nonprofit scholarship-funding organization must submit in a timely manner any information requested by the Department of Education relating to the scholarship program.
- (o)(n)1.a. Must participate in the joint development of agreed-upon procedures to be performed by an independent certified public accountant as required under paragraph (8)(e) if the scholarship-funding organization provided more than \$250,000 in scholarship funds to an eligible private school under this section during the 2009-2010 state fiscal year. The agreed-upon procedures must uniformly apply to all private schools and must determine, at a minimum, whether the private school has been verified as eligible by the Department of Education under paragraph (9)(c); has an adequate accounting system, system of financial controls, and process for deposit and classification of scholarship funds; and has properly expended scholarship funds for education-related expenses. During the development of the procedures, the participating scholarship-funding organizations shall specify guidelines governing the materiality of exceptions that may be found during the accountant's performance of the procedures. The procedures and guidelines shall be provided to private schools and the Commissioner of Education by March 15, 2011.
- b. Must participate in a joint review of the agreed-upon procedures and guidelines developed under sub-subparagraph a., by February 2013 and biennially thereafter, if the scholarship-funding organization provided more than \$250,000 in scholarship funds to an eligible private school under this section during the state fiscal year preceding the biennial review. If the procedures and guidelines are revised, the revisions must be provided to private schools and the Commissioner of Education by March 15, 2013, and biennially thereafter.
- c. Must monitor the compliance of a private school with paragraph (8)(e) if the scholarship-funding organization provided the majority of the scholarship funding to the school. For each private school subject to paragraph (8)(e), the appropriate scholarship-funding organization shall notify the Commissioner of Education by October 30, 2011, and annually thereafter of:
- (I) A private school's failure to submit a report required under paragraph (8)(e); or
- (II) Any material exceptions set forth in the report required under paragraph (8)(e).
- 2. Must seek input from the accrediting associations that are members of the Florida Association of Academic Nonpublic Schools when jointly developing the agreed-upon procedures and guidelines under subsubparagraph 1.a. and conducting a review of those procedures and guidelines under sub-subparagraph 1.b.
- (p) Must maintain the surety bond or letter of credit required by subsection (16). The amount of the surety bond or letter of credit may be adjusted quarterly to equal the actual amount of undisbursed funds based upon submission by the organization of a statement from a certified public accountant verifying the amount of undisbursed funds. The requirements of this paragraph are waived if the cost of acquiring a surety bond or letter of credit exceeds the average 10-year cost of acquiring a surety bond or letter of credit by 200 percent. The requirements of this paragraph are waived for a state university; or an independent college or university which is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program, located and chartered in this

- state, is not for profit, and is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools.
- (q) Must provide to the Auditor General any information or documentation requested in connection with an operational audit of a scholarship funding organization conducted pursuant to s. 11.45.

Any and all Information and documentation provided to the Department of Education and the Auditor General relating to the identity of a tax-payer that provides an eligible contribution under this section shall remain confidential at all times in accordance with s. 213.053.

- $\left(7\right)$ PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM PARTICIPATION.—
- (g) The parent shall authorize the nonprofit scholarship-funding organization to access information needed for income eligibility determination and verification held by other state or federal agencies, including the Department of Revenue, the Department of Children and Families, the Department of Education, the Department of Economic Opportunity, and the Agency for Health Care Administration.
- (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—An eligible private school may be sectarian or nonsectarian and must:
- (c) Be academically accountable to the parent for meeting the educational needs of the student by:
- 1. At a minimum, annually providing to the parent a written explanation of the student's progress.
- 2. Annually administering or making provision for students participating in the scholarship program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the Department of Education or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school must report a student's scores to the parent. A participating private school must annually report by August 15 the scores of all participating students to the Learning System Institute independent research organization described in paragraph (9)(j).
- 3. Cooperating with-the scholarship student whose parent chooses to have the student participate in the statewide assessments pursuant to s. 1008.22 or, if a private school chooses to offer the statewide assessments, administering the assessments at the school.
- a. A participating private school may choose to offer and administer the statewide assessments to all students who attend the private school in grades 3 through 10.
- b. A participating private school must submit a request in writing to the Department of Education by March 1 of each year in order to administer the statewide assessments in the subsequent school year.
- (e) Annually contract with an independent certified public accountant to perform the agreed-upon procedures developed under paragraph (6)(o) (6)(n) and produce a report of the results if the private school receives more than \$250,000 in funds from scholarships awarded under this section in the 2010-2011 state fiscal year or a state fiscal year thereafter. A private school subject to this paragraph must submit the report by September 15, 2011, and annually thereafter to the scholarship-funding organization that awarded the majority of the school's scholarship funds. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

The inability of a private school to meet the requirements of this subsection shall constitute a basis for the ineligibility of the private school to participate in the scholarship program as determined by the Department of Education.

- $(9)\;$ DEPARTMENT OF EDUCATION OBLIGATIONS.—The Department of Education shall:
- (d) Annually verify the eligibility of expenditures as provided in paragraph (6)(d) using the audit required by paragraph (6)(m) and s. 11.45(2)(k) (6)(1).

- (j) Issue a project grant award to the Learning System Institute at the Florida State University Select an independent research organization, which may be a public or private entity or university, to which participating private schools must report the scores of participating students on the nationally norm-referenced tests or the statewide assessments administered by the private school in grades 3 through 10. The project term is 2 years, and the amount of the project is up to \$500,000 per year. The project grant award must be reissued in 2 year intervals in accordance with this paragraph.
- 1. The Learning System Institute independent research organization must annually report to the Department of Education on the student performance year to year learning gains of participating students:
- a. On a statewide basis. The report shall also include, to the extent possible, a comparison of scholarship students' performance these learning gains to the statewide student performance learning gains of public school students with socioeconomic backgrounds similar to those of students participating in the scholarship program. To minimize costs and reduce time required for the Learning System Institute's independent research organization's analysis and evaluation, the Department of Education shall coordinate with the Learning System Institute to provide data to the Learning System Institute in order to conduct analyses of matched students from public school assessment data and calculate control group student performance learning gains using an agreed-upon methodology outlined in the contract with the Learning System Institute independent research organization; and
- b. On an individual school basis. The annual report must include student performance for each participating private school in which at least 51 percent of the total enrolled students in the private school participated in the Florida Tax Credit Scholarship Program in the prior school year. The report shall be according to each participating private school, and for participating students, in which there are at least 30 participating students who have scores for tests administered during or after the 2009 2010 school year for 2 consecutive years at that private school. If the Learning System Institute determines that the 30 participating student cell size may be reduced without disclosing personally identifiable information, as described in 34 C.F.R. 99.12, of a participating student, the Learning System Institute may reduce the participating student cell size, but the cell size must not be reduced to less than 10 participating students. The department shall provide each private school's prior school year's student enrollment information to the Learning System Institute no later than June 15 of each year, or as requested by the Learning System Institute.
- 2. The sharing and reporting of student performance learning gain data under this paragraph must be in accordance with requirements of s. 1002.22, s. 1002.221, 20 U.S.C. s. 1232g, the Family Educational Rights and Privacy Act, and the applicable rules and regulations issued pursuant thereto, and shall be for the sole purpose of creating the annual report required by subparagraph 1. All parties must preserve the confidentiality of such information as required by law. The annual report must not disaggregate data to a level that will identify individual participating schools, except as required under sub-subparagraph 1.b., or disclose the academic level of individual students.
- 3. The annual report required by subparagraph 1. shall be published by the Department of Education on its website.
- (o) Provide a process to match the direct certification list with the scholarship application data submitted by any nonprofit scholarship-funding organization eligible to receive the 3-percent administrative allowance under paragraph (6)(j) (6)(i).

(12) SCHOLARSHIP AMOUNT AND PAYMENT.—

- (a)1. Except as provided in subparagraph 2., the amount of a scholarship 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.a. For a scholarship awarded to a student enrolled in an eligible private school:
 - (I) For the 2009 2010 state fiscal year, the limit shall be \$3,950.

- (H) For the 2010-2011 state fiscal year, the limit shall be 60 percent of the unweighted FTE funding amount for that year.
- (III)—For the 2011 2012 state fiscal year and thereafter, the limit shall be determined by multiplying the unweighted FTE funding amount in that state fiscal year by the percentage used to determine the limit in the prior state fiscal year. However, in each state fiscal year that the tax credit cap amount increases pursuant to paragraph (5)(a) subparagraph (5)(a). For the prior year percentage shall be increased by 4 percentage points and the increased percentage shall be used to determine the limit for that state fiscal year. If the percentage so calculated reaches 80 percent in a state fiscal year, no further increase in the percentage is allowed and the limit shall be 80 percent of the unweighted FTE funding amount for that state fiscal year and thereafter. Beginning in the 2016-2017 state fiscal year, the amount of a scholarship awarded to a student enrolled in an eligible private school shall be equal to 82 percent of the unweighted FTE funding amount for that state fiscal year and thereafter.
- b. For a scholarship awarded to a student enrolled in a Florida public school that is located outside the district in which the student resides or in a lab school as defined in s. 1002.32, the limit shall be \$500.
- 2. The annual limit for a scholarship under sub-subparagraph 1.a. shall be reduced by:
- a. Twenty-five percent if the student's household income level is equal to or greater than 200 percent, but less than 215 percent, of the federal poverty level.
- b. Fifty percent if the student's household income level is equal to or greater than 215 percent, but equal to or less than 230 percent, of the federal poverty level.
- 3. For the 2016-2017 state fiscal year and thereafter, the annual limit for a scholarship under sub-subparagraph 1.a. shall be reduced by:
- a. Twelve percent if the student's household income level is greater than or equal to 200 percent, but less than 215 percent, of the federal poverty level.
- b. Twenty-six percent if the student's household income level is greater than or equal to 215 percent, but less than 230 percent, of the federal poverty level.
- c. Forty percent if the student's household income level is greater than or equal to 230 percent, but less than 245 percent, of the federal poverty level.
- d. Fifty percent if the student's household income level is greater than or equal to 245 percent, but less than or equal to 260 percent, of the federal poverty level.
- (16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; APPLICATION.—In order to participate in the scholarship program created under this section, a charitable organization that seeks to be a nonprofit scholarship-funding organization must submit an application for initial approval or renewal to the Office of Independent Education and Parental Choice no later than September 1 of each year before the school year for which the organization intends to offer scholarships.
 - (a) An application for initial approval must include:
- 1. A copy of the organization's incorporation documents and registration with the Division of Corporations of the Department of State.
- 2. A copy of the organization's Internal Revenue Service determination letter as a $s.\ 501(c)(3)$ not-for-profit organization.
- 3. A description of the organization's financial plan that demonstrates sufficient funds to operate throughout the school year.
- 4. A description of the geographic region that the organization intends to serve and an analysis of the demand and unmet need for eligible students in that area.
 - 5. The organization's organizational chart.
- 6. A description of the criteria and methodology that the organization will use to evaluate scholarship eligibility.

- 7. A description of the application process, including deadlines and any associated fees.
- 8. A description of the deadlines for attendance verification and scholarship payments.
- 9. A copy of the organization's policies on conflict of interest and whistleblowers.
- 10. A copy of a surety bond or letter of credit in an amount equal to 25 percent of the scholarship funds anticipated for each school year or \$100,000, whichever is greater.
- (b) In addition to the information required by subparagraphs (a)1.-9., an application for renewal must include:
- 1. A surety bond or letter of credit equal to the amount of undisbursed donations held by the organization based on the annual report submitted pursuant to paragraph (6)(m). The amount of the surety bond or letter of credit must be at least \$100,000, but not more than \$25 million.
- 2. The organization's completed Internal Revenue Service Form 990 submitted no later than November 30 of the year before the school year that the organization intends to offer the scholarships, notwithstanding the September 1 application deadline.
- 3. A copy of the statutorily required audit to the Department of Education and Auditor General.
 - 4. An annual report that includes:
- a. The number of students who completed applications, by county and by grade.
- b. The number of students who were approved for scholarships, by county and by grade.
- c. The number of students who received funding for scholarships within each funding category, by county and by grade.
- d. The amount of funds received, the amount of funds distributed in scholarships, and an accounting of remaining funds and the obligation of those funds.
- e. A detailed accounting of how the organization spent the administrative funds allowable under paragraph (6)(j).
- (c) In consultation with the Department of Revenue and the Chief Financial Officer, the Office of Independent Education and Parental Choice shall review the application. The Department of Education shall notify the organization in writing of any deficiencies within 30 days after receipt of the application and allow the organization 30 days to correct any deficiencies.
- (d) Within 30 days after receipt of the finalized application by the Office of Independent Education and Parental Choice, the Commissioner of Education shall recommend approval or disapproval of the application to the State Board of Education. The State Board of Education shall consider the application and recommendation at the next scheduled meeting, adhering to appropriate meeting notice requirements. If the State Board of Education disapproves the organization's application, it shall provide the organization with a written explanation of that determination. The State Board of Education's action is not subject to chapter 120.
- (e) If the State Board of Education disapproves the renewal of a nonprofit scholarship-funding organization, the organization must notify the affected eligible students and parents of the decision within 15 days after disapproval. An eligible student affected by the disapproval of an organization's participation remains eligible under this section until the end of the school year in which the organization was disapproved. The student must apply and be accepted by another eligible nonprofit scholarship-funding organization for the upcoming school year. The student shall be given priority in accordance with paragraph (6)(f).
- (f) All remaining funds held by a nonprofit scholarship-funding organization that is disapproved for participation must revert to the Department of Revenue for redistribution to other eligible nonprofit scholarship-funding organizations.

- (g) A nonprofit scholarship-funding organization is a renewing organization if it maintains continuous approval and participation in the program. An organization that chooses not to participate for 1 year or more or is disapproved to participate for 1 year or more must submit an application for initial approval in order to participate in the program again.
- (h) The State Board of Education shall adopt rules providing guidelines for receiving, reviewing, and approving applications for new and renewing nonprofit scholarship-funding organizations. The rules must include a process for compiling input and recommendations from the Chief Financial Officer, the Department of Revenue, and the Department of Education. The rules must also require that the nonprofit scholarship-funding organization make a brief presentation to assist the State Board of Education in its decision.
- (i) A state university; or an independent college or university which is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program, located and chartered in this state, is not for profit, and is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools, is exempt from the initial or renewal application process, but must file a registration notice with the Department of Education to be an eligible nonprofit scholarship-funding organization. The State Board of Education shall adopt rules that identify the procedure for filing the registration notice with the department. The rules must identify appropriate reporting requirements for fiscal, programmatic, and performance accountability purposes consistent with this section, but shall not exceed the requirements for eligible nonprofit scholarship-funding organizations for charitable organizations. An nonprofit scholarshipfunding organization that becomes eligible pursuant to this paragraph may begin providing scholarships to participating students in the 2015-2016 school year.
- Section 18. A nonprofit scholarship-funding organization whose application for participation in the program established by s. 1002.395, Florida Statutes, was approved before July 1, 2014, must, by August 1, 2014, provide a copy of a surety bond or letter of credit meeting the requirements of s. 1002.395(16), Florida Statutes, to the Office of Independent Education and Parental Choice.
- Section 19. Effective July 1, 2015, section 1003.438, Florida Statutes, is repealed.
 - Section 20. Section 1003.5716, Florida Statutes, is created to read:
- 1003.5716 Transition to postsecondary education and career opportunities.—All students with disabilities who are 3 years of age to 21 years of age have the right to a free, appropriate public education. As used in this section, the term "IEP" means individual education plan.
- (1) To ensure quality planning for a successful transition of a student with a disability to postsecondary education and career opportunities, an IEP team shall begin the process of, and develop an IEP for, identifying the need for transition services before the student with a disability attains the age of 14 years in order for his or her postsecondary goals and career goals to be identified and in place when he or she attains the age of 16 years. This process must include, but is not limited to:
- (a) Consideration of the student's need for instruction in the area of self-determination and self-advocacy to assist the student's active and effective participation in an IEP meeting; and
- (b) Preparation for the student to graduate from high school with a standard high school diploma pursuant to s. 1003.4282 with a Scholar designation unless the parent chooses a Merit designation.
- (2) Beginning not later than the first IEP to be in effect when the student attains the age of 16, or younger if determined appropriate by the parent and the IEP team, the IEP must include the following statements that must be updated annually:
- (a) A statement of intent to pursue a standard high school diploma and a Scholar or Merit designation, pursuant to s. 1003.4285, as determined by the parent.
- (b) A statement of intent to receive a standard high school diploma before the student attains the age of 22 and a description of how the student will fully meet the requirements in s. 1003.428 or s. 1003.4282, as applicable, including, but not limited to, a portfolio pursuant to s.

1003.4282(10)(b) which meets the criteria specified in State Board of Education rule. The IEP must also specify the outcomes and additional benefits expected by the parent and the IEP team at the time of the student's graduation.

- (c) A statement of appropriate measurable long-term postsecondary education and career goals based upon age-appropriate transition assessments related to training, education, employment, and, if appropriate, independent living skills and the transition services, including courses of study needed to assist the student in reaching those goals.
- (3) Any change in the IEP for the goals specified in subsection (2) must be approved by the parent and is subject to verification for appropriateness by an independent reviewer selected by the parent as provided in s. 1003.572.
- (4) If a participating agency responsible for transition services, other than the school district, fails to provide the transition services described in the IEP, the school district shall reconvene the IEP team to identify alternative strategies to meet the transition objectives for the student that are specified in the IEP. However, this does not relieve any participating agency of the responsibility to provide or pay for any transition service that the agency would otherwise provide to students with disabilities who meet the eligibility criteria of that agency.
- Section 21. Subsection (3) of section 1003.572, Florida Statutes, is amended to read:

1003.572 Collaboration of public and private instructional personnel.—

- (3) Private instructional personnel who are hired or contracted by parents to collaborate with public instructional personnel must be permitted to observe the student in the educational setting, collaborate with instructional personnel in the educational setting, and provide services in the educational setting according to the following requirements:
- (a) The student's public instructional personnel and principal consent to the time and place.
- (b) The private instructional personnel satisfy the requirements of s. 1012.32 or s. 1012.321.

For the purpose of implementing this subsection, a school district may not impose any requirements beyond those requirements specified in this subsection or charge any fees.

- Section 22. Paragraph (c) of subsection (5) and paragraph (b) of subsection (6) of section 1008.25, Florida Statutes, are amended to read:
- 1008.25 Public school student progression; remedial instruction; reporting requirements.—
 - (5) READING DEFICIENCY AND PARENTAL NOTIFICATION.—
- (c) The parent of any student who exhibits a substantial deficiency in reading, as described in paragraph (a), must be notified in writing of the following:
- $1. \;$ That his or her child has been identified as having a substantial deficiency in reading.
 - 2. A description of the current services that are provided to the child.
- 3. A description of the proposed supplemental instructional services and supports that will be provided to the child that are designed to remediate the identified area of reading deficiency.
- 4. That if the child's reading deficiency is not remediated by the end of grade 3, the child must be retained unless he or she is exempt from mandatory retention for good cause.
- 5. Strategies for parents to use in helping their child succeed in reading proficiency.
- 6. That the Florida Comprehensive Assessment Test (FCAT) is not the sole determiner of promotion and that additional evaluations, portfolio reviews, and assessments are available to the child to assist parents

and the school district in knowing when a child is reading at or above grade level and ready for grade promotion.

- 7. The district's specific criteria and policies for a portfolio as provided in subparagraph (6)(b)4. and the evidence required for a student to demonstrate mastery of Florida's academic standards for English Language Arts. A parent of a student in grade 3 who is identified anytime during the year as being at risk of retention may request that the school immediately begin collecting evidence for a portfolio.
- 8.7. The district's specific criteria and policies for midyear promotion. Midyear promotion means promotion of a retained student at any time during the year of retention once the student has demonstrated ability to read at grade level.

(6) ELIMINATION OF SOCIAL PROMOTION.—

- (b) The district school board may only exempt students from mandatory retention, as provided in paragraph (5)(b), for good cause. A student who is promoted to grade 4 with a good cause exemption shall be provided intensive reading instruction and intervention that include specialized diagnostic information and specific reading strategies to meet the needs of each student so promoted. The school district shall assist schools and teachers with the implementation of reading strategies for students promoted with a good cause exemption which research has shown to be successful in improving reading among students that have reading difficulties. Good cause exemptions are shall be limited to the following:
- 1. Limited English proficient students who have had less than 2 years of instruction in an English for Speakers of Other Languages program.
- 2. Students with disabilities whose individual education plan indicates that participation in the statewide assessment program is not appropriate, consistent with the requirements of State Board of Education rule.
- 3. Students who demonstrate an acceptable level of performance on an alternative standardized reading or English Language Arts assessment approved by the State Board of Education.
- 4. A student who demonstrates through a student portfolio that he or she is performing at least at Level 2 on FCAT Reading or the common core English Language Arts assessment, as applicable under s. 1008.22.
- 5. Students with disabilities who participate in FCAT Reading or the common core English Language Arts assessment, as applicable under s. 1008.22, and who have an individual education plan or a Section 504 plan that reflects that the student has received intensive remediation in reading and English Language Arts for more than 2 years but still demonstrates a deficiency and was previously retained in kindergarten, grade 1, grade 2, or grade 3.
- 6. Students who have received intensive reading intervention for 2 or more years but still demonstrate a deficiency in reading and who were previously retained in kindergarten, grade 1, grade 2, or grade 3 for a total of 2 years. A student may not be retained more than once in grade 3.
- 7.6. Students who have received intensive remediation in reading and English Language Arts, as applicable under s. 1008.22, for 2 or more years but still demonstrate a deficiency and who were previously retained in kindergarten, grade 1, grade 2, or grade 3 for a total of 2 years. Intensive instruction for students so promoted must include an altered instructional day that includes specialized diagnostic information and specific reading strategies for each student. The district school board shall assist schools and teachers to implement reading strategies that research has shown to be successful in improving reading among low-performing readers.
- Section 23. The Florida Prepaid College Board shall conduct a study and submit a report to the President of the Senate and the Speaker of the House of Representatives by December 31, 2014, which includes, but is not limited to, a description of the following:
- (1) The terms and conditions under which payments may be withdrawn from the Florida Prepaid College Trust Fund for the payment of program fees in excess of, or in lieu of, tuition for a student with a disability, up to the limits of an advanced payment contract;

- (2) A policy for accelerated disbursement of funds for payment of other qualified higher education expenses; and
- (3) Instances where a student with a disability can use an advanced payment contract when auditing a class or receiving a tuition waiver.
- Section 24. Effective July 1, 2015, paragraph (c) of subsection (1) of section 120.81, Florida Statutes, is amended to read:
 - 120.81 Exceptions and special requirements; general areas.—
 - (1) EDUCATIONAL UNITS.—
- (c) Notwithstanding s. 120.52(16), any tests, test scoring criteria, or testing procedures relating to student assessment which are developed or administered by the Department of Education pursuant to s. 1003.428, s. 1003.429, s. 1003.438, s. 1008.22, or s. 1008.25, or any other statewide educational tests required by law, are not rules.
- Section 25. Effective July 1, 2015, subsection (2) of section 409.1451, Florida Statutes, is amended to read:
 - 409.1451 The Road-to-Independence Program.—
- (2) POSTSECONDARY EDUCATION SERVICES AND SUPPORT.—
- (a) A young adult is eligible for services and support under this subsection if he or she:
- 1. Was living in licensed care on his or her 18th birthday or is currently living in licensed care; or was at least 16 years of age and was adopted from foster care or placed with a court-approved dependency guardian after spending at least 6 months in licensed care within the 12 months immediately preceding such placement or adoption;
- 2. Spent at least 6 months in licensed care before reaching his or her 18th birthday;
- 3. Earned a standard high school diploma or its equivalent pursuant to s. 1003.428, s. 1003.4281, s. 1003.429, or s. 1003.435, or s. 1003.438;
- 4. Has been admitted for enrollment as a full-time student or its equivalent in an eligible postsecondary educational institution as provided in s. 1009.533. For purposes of this section, the term "full-time" means 9 credit hours or the vocational school equivalent. A student may enroll part-time if he or she has a recognized disability or is faced with another challenge or circumstance that would prevent full-time attendance. A student needing to enroll part-time for any reason other than having a recognized disability must get approval from his or her academic advisor:
 - 5. Has reached 18 years of age but is not yet 23 years of age;
- 6. Has applied, with assistance from the young adult's caregiver and the community-based lead agency, for any other grants and scholarships for which he or she may qualify;
- 7. Submitted a Free Application for Federal Student Aid which is complete and error free; and
- 8. Signed an agreement to allow the department and the community-based care lead agency access to school records.
- Section 26. Effective July 1, 2015, subsection (4) of section 1007.263, Florida Statutes, is amended to read:
- 1007.263 Florida College System institutions; admissions of students.—Each Florida College System institution board of trustees is authorized to adopt rules governing admissions of students subject to this section and rules of the State Board of Education. These rules shall include the following:
- (4) A student who has been awarded a special diploma as defined in s. 1003.438 or a certificate of completion as defined in s. 1003.428(7)(b) is eligible to enroll in certificate career education programs.

Each board of trustees shall establish policies that notify students about developmental education options for improving their communication or computation skills that are essential to performing college-level work, including tutoring, extended time in gateway courses, free online courses, adult basic education, adult secondary education, or private provider instruction

Section 27. The amendments made by this act to ss. 1003.438 and 409.1451, Florida Statutes, do not apply to a student with disabilities, as defined in s. 1003.438, Florida Statutes, who is eligible for and currently participating in the Road to Independence Program, as of the effective date of this act. Such student shall continue to participate in the program as long as he or she meets the eligibility criteria in effect as of the effective date of this act.

Section 28. The amendment made by this act to s. 1003.438, Florida Statutes, does not apply to a student with disabilities, as defined in s. 1003.438, Florida Statutes, whose individual education plan, as of the effective date of this act, contains a statement of intent to receive a special diploma. Such student shall be awarded a special diploma in a form prescribed by the Commissioner of Education if the student meets the requirements specified in s. 1003.438, Florida Statutes, and in effect as of the effective date of this act. Any such student who meets all special requirements of the district school board in effect as of the effective date of this act, but who is unable to meet the appropriate special state minimum requirements in effect as of the effective date of this act, shall be awarded a special certificate of completion in a form prescribed by the Commissioner of Education.

Section 29. Section 985.622, Florida Statutes, is amended to read:

985.622 Multiagency plan for career and professional education (CAPE) vocational education.—

- (1) The Department of Juvenile Justice and the Department of Education shall, in consultation with the statewide Workforce Development Youth Council, school districts, providers, and others, jointly develop a multiagency plan for career and professional education (CAPE) vocational education that establishes the curriculum, goals, and outcome measures for CAPE vocational programs in juvenile justice education programs commitment facilities. The plan must be reviewed annually, revised as appropriate, and include:
- (a) Provisions for maximizing appropriate state and federal funding sources, including funds under the Workforce Investment Act and the Perkins Act.;
- (b) Provisions for eliminating barriers to increasing occupation-specific job training and high school equivalency examination preparation opportunities.
- (c)(b) The responsibilities of both departments and all other appropriate entities.; and
 - (d)(e) A detailed implementation schedule.
- (2) The plan must define $\it CAPE$ vocational programming that is appropriate based upon:
- (a) The age and assessed educational abilities and goals of the $student \frac{1}{2}$ youth to be served; and
- (b) The typical length of stay and custody characteristics at the *juvenile justice education* commitment program to which each *student* youth is assigned.
- (3) The plan must include a definition of *CAPE* vocational programming that includes the following classifications of *juvenile justice* education programs commitment facilities that will offer *CAPE* vocational programming by one of the following types:
- (a) Type 1 A.—Programs that teach personal accountability skills and behaviors that are appropriate for *students* youth in all age groups and ability levels and that lead to work habits that help maintain employment and living standards.
- (b) Type 2 B.—Programs that include Type 1 A program content and an orientation to the broad scope of career choices, based upon personal abilities, aptitudes, and interests. Exploring and gaining knowledge of occupation options and the level of effort required to achieve them are essential prerequisites to skill training.

- (c) Type 3 G.—Programs that include Type 1 A program content and the vocational competencies or the prerequisites needed for entry into a specific occupation.
- (4) The plan must also address strategies to facilitate involvement of business and industry in the design, delivery, and evaluation of *CAPE* vocational programming in juvenile justice education commitment facilities and conditional release programs, including apprenticeship and work experience programs, mentoring and job shadowing, and other strategies that lead to postrelease employment. Incentives for business involvement, such as tax breaks, bonding, and liability limits should be investigated, implemented where appropriate, or recommended to the Legislature for consideration.
- (5) The plan must also evaluate the effect of students' mobility between juvenile justice education programs and school districts on the students' educational outcomes and whether the continuity of the students' education can be better addressed through virtual education.
- (6)(5) The Department of Juvenile Justice and the Department of Education shall each align its respective agency policies, practices, technical manuals, contracts, quality-assurance standards, performance-based-budgeting measures, and outcome measures with the plan in juvenile justice education programs commitment facilities by July 31, 2015 2001. Each agency shall provide a report on the implementation of this section to the Governor, the President of the Senate, and the Speaker of the House of Representatives by August 31, 2015 2001.
- (7)(6) All provider contracts executed by the Department of Juvenile Justice or the school districts after January 1, 2015~2002, must be aligned with the plan.
- (8)(7) The planning and execution of quality assurance reviews conducted by the Department of Education or the Department of Juvenile Justice after August 1, 2015 2002, must be aligned with the plan.
- (9)(8) Outcome measures reported by the Department of Juvenile Justice and the Department of Education for *students* youth released on or after January 1, 2016 2002, should include outcome measures that conform to the plan.
 - Section 30. Section 1001.31, Florida Statutes, is amended to read:
- 1001.31 Scope of district system.—A district school system shall include all public schools, classes, and courses of instruction and all services and activities directly related to education in that district which are under the direction of the district school officials. A district school system may also include alternative site schools for disruptive or violent students youth. Such schools for disruptive or violent students youth may be funded by each district or provided through cooperative programs administered by a consortium of school districts, private providers, state and local law enforcement agencies, and the Department of Juvenile Justice. Pursuant to cooperative agreement, a district school system shall provide instructional personnel at juvenile justice facilities of 50 or more beds or slots with access to the district school system database for the purpose of accessing student academic, immunization, and registration records for students assigned to the programs. Such access shall be in the same manner as provided to other schools in the district.
 - Section 31. Section 1003.51, Florida Statutes, is amended to read:
 - 1003.51 Other public educational services.—
- (1) The general control of other public educational services shall be vested in the State Board of Education except as provided in this section herein. The State Board of Education shall, at the request of the Department of Children and Families Family Services and the Department of Juvenile Justice, advise as to standards and requirements relating to education to be met in all state schools or institutions under their control which provide educational programs. The Department of Education shall provide supervisory services for the educational programs of all such schools or institutions. The direct control of any of these services provided as part of the district program of education shall rest with the district school board. These services shall be supported out of state, district, federal, or other lawful funds, depending on the requirements of the services being supported.
- (2) The State Board of Education shall adopt rules and maintain an administrative rule articulating expectations for effective education

- programs for *students* youth in Department of Juvenile Justice programs, including, but not limited to, education programs in juvenile justice prevention, day treatment, residential, commitment and detention programs facilities. The rule shall establish articulate policies and standards for education programs for students youth in Department of Juvenile Justice programs and shall include the following:
- (a) The interagency collaborative process needed to ensure effective programs with measurable results.
- (b) The responsibilities of the Department of Education, the Department of Juvenile Justice, *Workforce Florida, Inc.*, district school boards, and providers of education services to *students* youth in Department of Juvenile Justice programs.
 - (c) Academic expectations.
- (d) Career expectations.
- (e) Education transition planning and services.
- (f)(d) Service delivery options available to district school boards, including direct service and contracting.
 - (g)(e) Assessment procedures, which:
- 1. For prevention, day treatment, and residential programs, include appropriate academic and career assessments administered at program entry and exit that are selected by the Department of Education in partnership with representatives from the Department of Juvenile Justice, district school boards, and education providers. Assessments must be completed within the first 10 school days after a student's entry into the program.
- 2. Provide for determination of the areas of academic need and strategies for appropriate intervention and instruction for each student in a detention facility within 5 school days after the student's entry into the program and administer a research-based assessment that will assist the student in determining his or her educational and career options and goals within 22 school days after the student's entry into the program Require district school boards to be responsible for ensuring the completion of the assessment process.
- 3. Require assessments for students in detention who will move on to commitment facilities, to be designed to create the foundation for developing the student's education program in the assigned commitment facility.
- 4. Require assessments of students sent directly to commitment facilities to be completed within the first 10 school days of the student's commitment.

The results of these assessments, together with a portfolio depicting the student's academic and career accomplishments, shall be included in the discharge *packet* package assembled for each *student* youth.

- (h)(£) Recommended instructional programs, including, but not limited to:
 - 1. Secondary education.
 - $2. \ \ High\ school\ equivalency\ examination\ preparation.$
 - 3. Postsecondary education.
 - 4. Career and professional education (CAPE). career training and
 - Job preparation.
 - 6. Virtual education that:
- a. Provides competency-based instruction that addresses the unique academic needs of the student through delivery by an entity accredited by AdvanceED or the Southern Association of Colleges and Schools.
 - b. Confers certifications and diplomas.
- c. Issues credit that articulates with and transcripts that are recognized by secondary schools.

- d. Allows the student to continue to access and progress through the program once the student leaves the juvenile justice system.
- (i)(g) Funding requirements, which shall include the requirement that at least 90 percent of the FEFP funds generated by students in Department of Juvenile Justice programs or in an education program for juveniles under s. 985.19 be spent on instructional costs for those students. One hundred percent of the formula-based categorical funds generated by students in Department of Juvenile Justice programs must be spent on appropriate categoricals such as instructional materials and public school technology for those students.
- (j)(h) Qualifications of instructional staff, procedures for the selection of instructional staff, and procedures for to ensure consistent instruction and qualified staff year round. Qualifications shall include those for instructors of CAPE courses, standardized across the state, and shall be based on state certification, local school district approval, and industry-recognized certifications as identified on the Industry Certification Funding List. Procedures for the use of noncertified instructional personnel who possess expert knowledge or experience in their fields of instruction shall be established.
- (k)(\dot{i}) Transition services, including the roles and responsibilities of appropriate personnel in the juvenile justice education program, the school district where the student will reenter districts, provider organizations, and the Department of Juvenile Justice.
- (l)(j) Procedures and timeframe for transfer of education records when a *student* youth enters and leaves a *Department of Juvenile Justice* education program facility.
- (m)(k) The requirement that each district school board maintain an academic transcript for each student enrolled in a juvenile justice *education program* facility that delineates each course completed by the student as provided by the State Course Code Directory.
- (n)(1) The requirement that each district school board make available and transmit a copy of a student's transcript in the discharge packet when the student exits a *juvenile justice education program* facility.
 - (o)(m) Contract requirements.
- (p)(n) Performance expectations for providers and district school boards, including student performance measures by type of program, education program performance ratings, school improvement, and corrective action plans for low-performing programs the provision of a progress monitoring plan as required in s. 1008.25.
- (q)(Θ) The role and responsibility of the district school board in securing workforce development funds.
- (r)(p) A series of graduated sanctions for district school boards whose educational programs in Department of Juvenile Justice programs facilities are considered to be unsatisfactory and for instances in which district school boards fail to meet standards prescribed by law, rule, or State Board of Education policy. These sanctions shall include the option of requiring a district school board to contract with a provider or another district school board if the educational program at the Department of Juvenile Justice program is performing below minimum standards facility has failed a quality assurance review and, after 6 months, is still performing below minimum standards.
- (s) Curriculum, guidance counseling, transition, and education services expectations, including curriculum flexibility for detention centers operated by the Department of Juvenile Justice.
 - (t)(q) Other aspects of program operations.
- (3) The Department of Education in partnership with the Department of Juvenile Justice, the district school boards, and providers shall:
- (a) Develop and implement requirements for contracts and cooperative agreements regarding Maintain model contracts for the delivery of appropriate education services to students youth in Department of Juvenile Justice education programs to be used for the development of future contracts. The minimum contract requirements shall include, but are not limited to, payment structure and amounts; access to district services; contract management provisions; data reporting requirements, including reporting of full-time equivalent student membership; admin-

istration of federal programs such as Title I, exceptional student education, and the Carl D. Perkins Career and Technical Education Act of 2006; and model contracts shall reflect the policy and standards included in subsection (2). The Department of Education shall ensure that appropriate district school board personnel are trained and held accountable for the management and monitoring of contracts for education programs for youth in juvenile justice residential and nonresidential facilities.

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- (b) Develop and implement Maintain model procedures for transitioning students youth into and out of Department of Juvenile Justice education programs. These procedures shall reflect the policy and standards adopted pursuant to subsection (2).
- (c) Maintain standardized required content of education records to be included as part of a *student's* youth's commitment record and procedures for securing the student's records. The education records These requirements shall reflect the policy and standards adopted pursuant to subsection (2) and shall include, but not be limited to, the following:
- 1. A copy of the student's individual educational plan.
- 2. A copy of the student's individualized progress monitoring plan.
- 3. A copy of the student's individualized transition plan.
- 4.2. Data on student performance on assessments taken according to s. 1008.22.
 - 5.3. A copy of the student's permanent cumulative record.
 - 6.4. A copy of the student's academic transcript.
- 7.5. A portfolio reflecting the *student's* youth's academic accomplishments and industry certification earned, when age appropriate, while in the Department of Juvenile Justice program.
- (d) Establish Maintain model procedures for securing the education record and the roles and responsibilities of the juvenile probation officer and others involved in the withdrawal of the student from school and assignment to a juvenile justice education program commitment or detention facility. District school boards shall respond to requests for student education records received from another district school board or a juvenile justice facility within 5 working days after receiving the request.
- (4) Each The Department of Education shall ensure that district school board shall: boards
- (a) Notify students in juvenile justice education programs residential or nonresidential facilities who attain the age of 16 years of the provisions of law regarding compulsory school attendance and make available the option of enrolling in an education a program to attain a Florida high school diploma by taking the high school equivalency examination before General Educational Development test prior to release from the program facility. The Department of Education shall assist juvenile justice education programs with becoming high school equivalency examination centers District school boards or Florida College System institutions, or both, shall waive GED testing fees for youth in Department of Juvenile Justice residential programs and shall, upon request, designate schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs as GED testing centers, subject to GED testing center requirements. The administrative fees for the General Educational Development test required by the Department of Education are the responsibility of district school boards and may be required of providers by contractual agreement.
- (b) Respond to requests for student education records received from another district school board or a juvenile justice education program within 5 working days after receiving the request.
- (c) Provide access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498. School districts and providers may enter into cooperative agreements for the provision of curriculum associated with courses offered pursuant to s. 1003.498 to enable providers to offer such courses.
 - (d) Complete the assessment process required by subsection (2).

- (e) Monitor compliance with contracts for education programs for students in juvenile justice prevention, day treatment, residential, and detention programs.
- (5) The Department of Education shall establish and operate, either directly or indirectly through a contract, a mechanism to provide accountability measures that annually assesses and evaluates all juvenile justice education programs using student performance data and program performance ratings by type of program quality assurance reviews of all juvenile justice education programs and shall provide technical assistance and related research to district school boards and juvenile justice education providers on how to establish, develop, and operate educational programs that exceed the minimum quality assurance standards. The Department of Education, with input from the Department of Juvenile Justice, school districts, and education providers shall develop annual recommendations for system and school improvement.
 - Section 32. Section 1003.52, Florida Statutes, is amended to read:
- $1003.52\,$ Educational services in Department of Juvenile Justice programs.—
- (1) The Legislature finds that education is the single most important factor in the rehabilitation of adjudicated delinquent youth in the custody of Department of Juvenile Justice programs. It is the goal of the Legislature that youth in the juvenile justice system continue to be allowed the opportunity to obtain a high quality education. The Department of Education shall serve as the lead agency for juvenile justice education programs, curriculum, support services, and resources. To this end, the Department of Education and the Department of Juvenile Justice shall each designate a Coordinator for Juvenile Justice Education Programs to serve as the point of contact for resolving issues not addressed by district school boards and to provide each department's participation in the following activities:
- (a) Training, collaborating, and coordinating with the Department of Juvenile Justice, district school boards, regional workforce boards, and local youth councils, educational contract providers, and juvenile justice providers, whether state operated or contracted.
- (b) Collecting information on the academic, *career and professional education (CAPE)*, and transition performance of students in juvenile justice programs and reporting on the results.
- (c) Developing academic and *CAPE* eareer protocols that provide guidance to district school boards and *juvenile justice education* providers in all aspects of education programming, including records transfer and transition.
- (d) Implementing a joint accountability, program performance, and program improvement process Prescribing the roles of program personnel and interdepartmental district school board or provider collaboration strategies.

Annually, a cooperative agreement and plan for juvenile justice education service enhancement shall be developed between the Department of Juvenile Justice and the Department of Education and submitted to the Secretary of Juvenile Justice and the Commissioner of Education by June 30. The plan shall include, at a minimum, each agency's role regarding educational program accountability, technical assistance, training, and coordination of services.

- (2) Students participating in Department of Juvenile Justice *education* programs pursuant to chapter 985 which are sponsored by a community-based agency or are operated or contracted for by the Department of Juvenile Justice shall receive *education* educational programs according to rules of the State Board of Education. These students shall be eligible for services afforded to students enrolled in programs pursuant to s. 1003.53 and all corresponding State Board of Education rules.
- (3) The district school board of the county in which the juvenile justice education prevention, day treatment, residential, or detention program residential or nonresidential care facility or juvenile assessment facility is located shall provide or contract for appropriate educational assessments and an appropriate program of instruction and special education services.
- (a) The district school board shall make provisions for each student to participate in basic, *CAPE* eareer education, and exceptional student

- programs as appropriate. Students served in Department of Juvenile Justice education programs shall have access to the appropriate courses and instruction to prepare them for the high school equivalency examination GED test. Students participating in high school equivalency examination GED preparation programs shall be funded at the basic program cost factor for Department of Juvenile Justice programs in the Florida Education Finance Program. Each program shall be conducted according to applicable law providing for the operation of public schools and rules of the State Board of Education. School districts shall provide the high school equivalency examination GED exit option for all juvenile justice education programs.
- (b) By October 1, 2004, The Department of Education, with the assistance of the school districts and juvenile justice education providers, shall select a common student assessment instrument and protocol for measuring student learning gains and student progression while a student is in a juvenile justice education program. The Department of Education and the Department of Juvenile Justice shall jointly review the effectiveness of this assessment and implement changes as necessary The assessment instrument and protocol must be implemented in all juvenile justice education programs in this state by January 1, 2005.
- (4) Educational services shall be provided at times of the day most appropriate for the juvenile justice program. School programming in juvenile justice detention, prevention, day treatment, and residential commitment, and rehabilitation programs shall be made available by the local school district during the juvenile justice school year, as provided defined in s. 1003.01(11). In addition, students in juvenile justice education programs shall have access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498 Florida Virtual School courses. The Department of Education and the school districts shall adopt policies necessary to provide ensure such access.
- The educational program shall provide instruction based on each student's individualized transition plan, assessed educational needs, and the education programs available in the school district in which the student will return. Depending on the student's needs, educational programming may consist of remedial courses, consist of appropriate basic academic courses required for grade advancement, CAPE courses, high school equivalency examination preparation eareer, or exceptional student education curricula and related services which support the transition treatment goals and reentry and which may lead to completion of the requirements for receipt of a high school diploma or its equivalent. Prevention and day treatment juvenile justice education programs, at a minimum, shall provide career readiness and exploration opportunities as well as truancy and dropout prevention intervention services. Residential juvenile justice education programs with a contracted minimum length of stay of 9 months shall provide CAPE courses that lead to preapprentice certifications and industry certifications. Programs with contracted lengths of stay of less than 9 months may provide career education courses that lead to preapprentice certifications and CAPE industry certifications. If the duration of a program is less than 40 days, the educational component may be limited to tutorial remediation activities, and career employability skills instruction, education counseling, and transition services that prepare students for a return to school, the community, and their home settings based on the students' needs.
- (6) Participation in the program by students of compulsory school-attendance age as provided for in s. 1003.21 shall be mandatory. All students of noncompulsory school-attendance age who have not received a high school diploma or its equivalent shall participate in the educational program, unless the student files a formal declaration of his or her intent to terminate school enrollment as described in s. 1003.21 and is afforded the opportunity to take the general educational development test and attain a Florida high school diploma before prior to release from a juvenile justice education program facility. A student youth who has received a high school diploma or its equivalent and is not employed shall participate in workforce development or other CAPE eareer or technical education or Florida College System institution or university courses while in the program, subject to available funding.
- (7) An individualized A progress monitoring plan shall be developed for all students not classified as exceptional education students upon entry in a juvenile justice education program and upon reentry in the school district who score below the level specified in district school board policy in reading, writing, and mathematics or below the level specified by the Commissioner of Education on statewide assessments as required by s. 1008.25. These plans shall address academic, literacy, and career

and technical life skills and shall include provisions for intensive remedial instruction in the areas of weakness.

- (8) Each district school board shall maintain an academic record for each student enrolled in a juvenile justice *education program* facility as prescribed by s. 1003.51. Such record shall delineate each course completed by the student according to procedures in the State Course Code Directory. The district school board shall include a copy of a student's academic record in the discharge packet when the student exits the *program* facility.
- (9) Each The Department of Education shall ensure that all district school board shall boards make provisions for high school level students youth to earn credits toward high school graduation while in residential and nonresidential juvenile justice education programs facilities. Provisions must be made for the transfer of credits and partial credits earned.
- (10) School districts and juvenile justice education providers shall develop individualized transition plans during the course of a student's stay in a juvenile justice education program to coordinate academic, career and technical, and secondary and postsecondary services that assist the student in successful community reintegration upon release. Development of the transition plan shall be a collaboration of the personnel in the juvenile justice education program, reentry personnel, personnel from the school district where the student will return, the student, the student's family, and Department of Juvenile Justice personnel for committed students.
- (a) Transition planning must begin upon a student's placement in the program. The transition plan must include, at a minimum:
- 1. Services and interventions that address the student's assessed educational needs and postrelease education plans.
- 2. Services to be provided during the program stay and services to be implemented upon release, including, but not limited to, continuing education in secondary school, CAPE programs, postsecondary education, or employment, based on the student's needs.
- 3. Specific monitoring responsibilities to determine whether the individualized transition plan is being implemented and the student is provided access to support services that will sustain the student's success by individuals who are responsible for the reintegration and coordination of these activities.
- (b) For the purpose of transition planning and reentry services, representatives from the school district and the one stop center where the student will return shall participate as members of the local Department of Juvenile Justice reentry teams. The school district, upon return of a student from a juvenile justice education program, must consider the individual needs and circumstances of the student and the transition plan recommendations when reenrolling a student in a public school. A local school district may not maintain a standardized policy for all students returning from a juvenile justice program but place students based on their needs and their performance in the juvenile justice education program, including any virtual education options.
- (c) The Department of Education and the Department of Juvenile Justice shall provide oversight and guidance to school districts, education providers, and reentry personnel on how to implement effective educational transition planning and services.
- (11)(10) The district school board shall recruit and train teachers who are interested, qualified, or experienced in educating students in juvenile justice programs. Students in juvenile justice programs shall be provided a wide range of education educational programs and opportunities including textbooks, technology, instructional support, and other resources commensurate with resources provided available to students in public schools, including textbooks and access to technology. If the district school board operates a juvenile justice education program at a juvenile justice facility, the district school board, in consultation with the director of the juvenile justice facility, shall select the instructional personnel assigned to that program. The Secretary of Juvenile Justice or the director of a juvenile justice program may request that the performance of a teacher assigned by the district to a juvenile justice education program be reviewed by the district and that the teacher be reassigned based upon an evaluation conducted pursuant to s. 1012.34 or for inappropriate behavior Teachers assigned to educational programs in juvenile justice set-

- tings in which the district school board operates the educational program shall be selected by the district school board in consultation with the director of the juvenile justice facility. Educational programs in Juvenile justice education programs facilities shall have access to the substitute teacher pool used utilized by the district school board.
- (12)(11) District school boards may contract with a private provider for the provision of education educational programs to students youths placed with the Department of Juvenile Justice and shall generate local, state, and federal funding, including funding through the Florida Education Finance Program for such students. The district school board's planning and budgeting process shall include the needs of Department of Juvenile Justice education programs in the district school board's plan for expenditures for state categorical and federal funds.
- (13)(12)(a) Funding for eligible students enrolled in juvenile justice education programs shall be provided through the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act. Funding shall include, at a minimum:
- 1. Weighted program funding or the basic amount for current operation multiplied by the district cost differential as provided in s. 1011.62(2) s. 1011.62(1)(s) and (2);
- 2. The supplemental allocation for juvenile justice education as provided in s. 1011.62(10);
- 3. A proportionate share of the district's exceptional student education guaranteed allocation, the supplemental academic instruction allocation, and the instructional materials allocation;
- 4. An amount equivalent to the proportionate share of the state average potential discretionary local effort for operations, which shall be determined as follows:
- a. If the district levies the maximum discretionary local effort and the district's discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall include both the discretionary local effort and the compression supplement per FTE. If the district's discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average; or
- b. If the district does not levy the maximum discretionary local effort and the district's actual discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall be equal to the district's actual discretionary local effort per FTE. If the district's actual discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average potential local effort per FTE; and
- 5. A proportionate share of the district's proration to funds available, if necessary.
- (b) Juvenile justice education educational programs to receive the appropriate FEFP funding for Department of Juvenile Justice education programs shall include those operated through a contract with the Department of Juvenile Justice and which are under purview of the Department of Juvenile Justice quality assurance standards for education.
- (c) Consistent with the rules of the State Board of Education, district school boards *shall* are required to request an alternative FTE survey for Department of Juvenile Justice *education* programs experiencing fluctuations in student enrollment.
- (d) FTE count periods shall be prescribed in rules of the State Board of Education and shall be the same for programs of the Department of Juvenile Justice as for other public school programs. The summer school period for students in Department of Juvenile Justice *education* programs shall begin on the day immediately following the end of the regular school year and end on the day immediately preceding the subsequent regular school year. Students shall be funded for no more than 25 hours per week of direct instruction.
- (e) Each juvenile justice education program must receive all federal funds for which the program is eligible.
- (14)(13) Each district school board shall negotiate a cooperative agreement with the Department of Juvenile Justice on the delivery of

educational services to *students* youths under the jurisdiction of the Department of Juvenile Justice. Such agreement must include, but is not limited to:

- (a) Roles and responsibilities of each agency, including the roles and responsibilities of contract providers.
- (b) Administrative issues including procedures for sharing information.
- (c) Allocation of resources including maximization of local, state, and federal funding.
- (d) Procedures for educational evaluation for educational exceptionalities and special needs.
 - (e) Curriculum and delivery of instruction.
 - (f) Classroom management procedures and attendance policies.
- (g) Procedures for provision of qualified instructional personnel, whether supplied by the district school board or provided under contract by the provider, and for performance of duties while in a juvenile justice setting.
- (h) Provisions for improving skills in teaching and working with students referred to juvenile justice education programs delinquents.
- (i) Transition plans for students moving into and out of juvenile justice education programs facilities.
- (j) Procedures and timelines for the timely documentation of credits earned and transfer of student records.
 - (k) Methods and procedures for dispute resolution.
- (l) Provisions for ensuring the safety of education personnel and support for the agreed-upon education program.
- (m) Strategies for correcting any deficiencies found through the *accountability and evaluation system and student performance measures* quality assurance process.
- (15)(14) Nothing in this section or in a cooperative agreement requires shall be construed to require the district school board to provide more services than can be supported by the funds generated by students in the juvenile justice programs.
- (16)(15)(a) The Department of Education, in consultation with the Department of Juvenile Justice, district school boards, and providers, shall $adopt\ rules\ establishing:$
- (a) Objective and measurable student performance measures to evaluate a student's educational progress while participating in a prevention, day treatment, or residential program. The student performance measures must be based on appropriate outcomes for all students in juvenile justice education programs, taking into consideration the student's length of stay in the program. Performance measures shall include outcomes that relate to student achievement of career education goals, acquisition of employability skills, receipt of a high school diploma or its equivalent, grade advancement, and the number of CAPE industry certifications earned.
- (b) A performance rating system to be used by the Department of Education to evaluate quality assurance standards for the delivery of educational services within each of the juvenile justice programs. The performance rating shall be primarily based on data regarding student performance as described in paragraph (a) component of residential and nonresidential juvenile justice facilities.
- (c) The timeframes, procedures, and resources to be used to improve a low-rated educational program or to terminate or reassign the program These standards shall rate the district school board's performance both as a provider and contractor. The quality assurance rating for the educational component shall be disaggregated from the overall quality assurance score and reported separately.
- (d)(b) The Department of Education, in partnership with the Department of Juvenile Justice, shall develop a comprehensive account-

ability and program improvement quality assurance review process. The accountability and program improvement process shall be based on stu $dent\ performance\ measures\ by\ type\ of\ program\ and\ shall\ rate\ education$ program performance. The accountability system shall identify and recognize high-performing education programs. The Department of Education, in partnership with the Department of Juvenile Justice, shall identify low-performing programs. Low-performing education programs shall receive an onsite program evaluation from the Department of Juvenile Justice. School improvement, technical assistance, or the reassignment of the program shall be based, in part, on the results of the program evaluation. Through a corrective action process, low-performing programs must demonstrate improvement or reassign the program and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.

(e) The Department of Education, in consultation with district school boards and providers, shall establish minimum thresholds for the standards and key indicators for educational programs in juvenile justice facilities. If a district school board fails to meet the established minimum standards, it will be given 6 months to achieve compliance with the standards. If after 6 months, the district school board's performance is still below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State Board of Education. If a provider, under contract with the district school board, fails to meet minimum standards, such failure shall cause the district school board to cancel the provider's contract unless the provider achieves compliance within 6 months or unless there are documented extenuating circumstances.

- (d) The requirements in paragraphs (a), (b), and (c) shall be implemented to the extent that funds are available.
- (17) The department, in collaboration with the Department of Juvenile Justice, shall collect data and report on commitment, day treatment, prevention, and detention programs. The report shall be submitted to the President of the Senate, the Speaker of the House of Representatives, and the Governor by February 1 of each year. The report must include, at a minimum:
 - (a) The number and percentage of students who:
- 1. Return to an alternative school, middle school, or high school upon release and the attendance rate of such students before and after participation in juvenile justice education programs.
- 2. Receive a standard high school diploma or a high school equivalency diploma.
 - 3. Receive industry certification.
 - Enroll in a postsecondary educational institution.
 - 5. Complete a juvenile justice education program without reoffending.
- 6. Reoffend within 1 year after completion of a day treatment or residential commitment program.
- 7. Remain employed 1 year after completion of a day treatment or residential commitment program.
 - $8. \quad Demonstrate\ learning\ gains\ pursuant\ to\ paragraph\ (3)(b).$
- (b) The following cost data for each juvenile justice education program:
- 1. The amount of funding provided by district school boards to juvenile justice programs and the amount retained for administration, including documenting the purposes of such expenses.
 - 2. The status of the development of cooperative agreements.
 - 3. Recommendations for system improvement.
- 4. Information on the identification of, and services provided to, exceptional students, to determine whether these students are properly reported for funding and are appropriately served.

- (18)(16) The district school board shall not be charged any rent, maintenance, utilities, or overhead on such facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.
- (19)(17) When additional facilities are required, the district school board and the Department of Juvenile Justice shall agree on the appropriate site based on the instructional needs of the students. When the most appropriate site for instruction is on district school board property, a special capital outlay request shall be made by the commissioner in accordance with s. 1013.60. When the most appropriate site is on state property, state capital outlay funds shall be requested by the Department of Juvenile Justice provided by s. 216.043 and shall be submitted as specified by s. 216.023. Any instructional facility to be built on state property shall have educational specifications jointly developed by the district school board and the Department of Juvenile Justice and approved by the Department of Education. The size of space and occupant design capacity criteria as provided by State Board of Education rules shall be used for remodeling or new construction whether facilities are provided on state property or district school board property.
- (20)(18) The parent of an exceptional student shall have the due process rights provided for in this chapter.
- (19) The Department of Education and the Department of Juvenile Justice, after consultation with and assistance from local providers and district school boards, shall report annually to the Legislature by February 1 on the progress toward developing effective educational programs for juvenile delinquents, including the amount of funding provided by district school boards to juvenile justice programs, the amount retained for administration including documenting the purposes for such expenses, the status of the development of cooperative agreements, the results of the quality assurance reviews including recommendations for system improvement, and information on the identification of, and services provided to, exceptional students in juvenile justice commitment facilities to determine whether these students are properly reported for funding and are appropriately served.
- (21)(20) The education educational programs at the Arthur Dozier School for Boys in Jackson County and the Florida School for Boys in Okeechobee shall be operated by the Department of Education, either directly or through grants or contractual agreements with other public or duly accredited education agencies approved by the Department of Education.
- (22)(21) The State Board of Education shall may adopt any rules necessary to implement the provisions of this section, including uniform curriculum, funding, and second chance schools. Such rules must require the minimum amount of paperwork and reporting.
- (23)(22) The Department of Juvenile Justice and the Department of Education, in consultation with Workforce Florida, Inc., the statewide Workforce Development Youth Council, district school boards, Florida College System institutions, providers, and others, shall jointly develop a multiagency plan for CAPE eareer education which describes the funding, curriculum, transfer of credits, goals, and outcome measures for career education programming in juvenile commitment facilities, pursuant to s. 985.622. The plan must be reviewed annually.
- Section 33. Subsection (4) of section 1003.4282, Florida Statutes, is amended, and present subsection (10) of section 1003.4282, Florida Statutes, is renumbered as subsection (11), and a new subsection (10) is added to that section, to read:
 - 1003.4282 Requirements for a standard high school diploma.—
- (4) ONLINE COURSE REQUIREMENT. Excluding a driver education course, At least one course within the 24 credits required under this section must be completed through online learning. A school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester. An online course taken in grade 6, grade 7, or grade 8 fulfills this requirement. This requirement is met through an online course offered by the Florida Virtual School, a virtual education provider approved by the State Board of Education, a high school, or an online dual enrollment course. A student who is enrolled in a full-time or part-time virtual instruction program under s. 1002.45 meets this requirement. This requirement does not apply to a student who has an individual education plan under

- s. 1003.57 which indicates that an online course would be inappropriate or to an out-of-state transfer student who is enrolled in a Florida high school and has 1 academic year or less remaining in high school.
- (10) STUDENTS WITH DISABILITIES.—Beginning with students entering grade 9 in the 2014-2015 school year, this subsection applies to a student with a disability.
- (a) A parent of the student with a disability shall, in collaboration with the individual education plan (IEP) team during the transition planning process pursuant to s. 1003.5716, declare an intent for the student to graduate from high school with either a standard high school diploma or a certificate of completion. A student with a disability who does not satisfy the standard high school diploma requirements pursuant to this section shall be awarded a certificate of completion.
- (b) The following options, in addition to the other options specified in this section, may be used to satisfy the standard high school diploma requirements, as specified in the student's individual education plan:
- 1. For a student with a disability for whom the IEP team has determined that the Florida Alternate Assessment is the most appropriate measure of the student's skills:
- a. A combination of course substitutions, assessments, industry certifications, other acceleration options, or occupational completion points appropriate to the student's unique skills and abilities that meet the criteria established by State Board of Education rule.
- b. A portfolio of quantifiable evidence that documents a student's mastery of academic standards through rigorous metrics established by State Board of Education rule. A portfolio may include, but is not limited to, documentation of work experience, internships, community service, and postsecondary credit.
- 2. For a student with a disability for whom the IEP team has determined that mastery of academic and employment competencies is the most appropriate way for a student to demonstrate his or her skills:
- a. Documented completion of the minimum high school graduation requirements, including the number of course credits prescribed by rules of the State Board of Education.
- b. Documented achievement of all annual goals and short-term objectives for academic and employment competencies, industry certifications, and occupational completion points specified in the student's transition plan. The documentation must be verified by the IEP team.
- c. Documented successful employment for the number of hours per week specified in the student's transition plan, for the equivalent of 1 semester, and payment of a minimum wage in compliance with the requirements of the federal Fair Labor Standards Act.
- d. Documented mastery of the academic and employment competencies, industry certifications, and occupational completion points specified in the student's transition plan. The documentation must be verified by the IEP team, the employer, and the teacher. The transition plan must be developed and signed by the student, parent, teacher, and employer before placement in employment and must identify the following:
- (I) The expected academic and employment competencies, industry certifications, and occupational completion points;
- (II) The criteria for determining and certifying mastery of the competencies;
- (III) The work schedule and the minimum number of hours to be worked per week; and
- (IV) A description of the supervision to be provided by the school district.
- 3. Any change to the high school graduation option specified in the student's IEP must be approved by the parent and is subject to verification for appropriateness by an independent reviewer selected by the parent as provided in s. 1003.572.

- (c) A student with a disability who meets the standard high school diploma requirements in this section may defer the receipt of a standard high school diploma if the student:
- 1. Has an individual education plan that prescribes special education, transition planning, transition services, or related services through age 21; and
- 2. Is enrolled in accelerated college credit instruction pursuant to s. 1007.27, industry certification courses that lead to college credit, a collegiate high school program, courses necessary to satisfy the Scholar designation requirements, or a structured work-study, internship, or preapprenticeship program.
- (d) A student with a disability who receives a certificate of completion and has an individual education plan that prescribes special education, transition planning, transition services, or related services through 21 years of age may continue to receive the specified instruction and services.
- (e) Any waiver of the statewide, standardized assessment requirements by the individual education plan team, pursuant to s. 1008.22(3)(c), must be approved by the parent and is subject to verification for appropriateness by an independent reviewer selected by the parent as provided for in s. 1003.572.

The State Board of Education shall adopt rules under ss. 120.536(1) and 120.54 to implement this paragraph, including rules that establish the minimum requirements for students described in this paragraph to earn a standard high school diploma. The State Board of Education shall adopt emergency rules pursuant to ss. 120.536(1) and 120.54.

Section 34. If this act and CS/HB 7031, 2014 Regular Session, or similar legislation are adopted in the same legislative session or an extension thereof and become law, and the respective provisions of such acts amending s. 1003.4282(4), Florida Statutes, differ, it is the intent of the Legislature that the amendments made by this act to s. 1003.4282(4), Florida Statutes, shall control over the language of CS/HB 7031, or similar legislation, regardless of the order in which they are enacted.

Section 35. Section 1003.4995, Florida Statutes, is created to read:

1003.4995 Fine arts report.—The Commissioner of Education shall prepare an annual report that includes a description, based on annual reporting by schools, of student access to and participation in fine arts courses, which are visual arts, music, dance, and theatre courses; the number and certification status of educators providing instruction in the courses; educational facilities designed and classroom space equipped for fine arts instruction; and the manner in which schools are providing the core curricular content for fine arts established in the Next Generation Sunshine State Standards. The report shall be posted on the Department of Education's website and updated annually.

Section 36. The Florida Agricultural and Mechanical University Crestview Education Center is renamed as the "Senator Durell Peaden, Jr., FAMU Educational Center."

Section 37. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete lines 2120-2256 and insert: An act relating to education; amending s. 1001.42, F.S.; requiring a school that includes middle grades to include information, data, and instructional strategies in its school improvement plan; requiring a school that includes middle grades to implement an early warning system based on indicators to identify students in need of additional academic support; amending s. 1003.02, F.S.; requiring a district school board to notify parents of return on investment relating to industry certifications; amending s. 1003.42, F.S.; providing State Board of Education duties relating to middle grades courses; amending s. 1003.4203, F.S.; requiring a district school board, in consultation with the district school superintendent, to make CAPE Digital Tool certificates and CAPE industry certifications available to students, including students with disabilities, in prekindergarten through grade 12, to enable students to attain digital skills; providing eligibility for additional FTE funding; requiring innovative programs and courses that combine academic and career instructional tools and industry certifications into education for both college and career preparedness; providing for additional FTE funding; providing for grade point average calculation; requiring the Department of Education to collaborate with Florida educators and school leaders to provide technical assistance to district school boards regarding implementation; authorizing public schools to provide students with access to third-party assessment centers and career and professional academy curricula; encouraging third-party assessment providers and career and professional academy curricula providers to provide annual training; amending s. 1003.4281, F.S.; deleting calculations for paid and unpaid high school credits; amending s. 1003.492, F.S.; requiring return-on-investment information for career education; amending s. 1003.4935, F.S.; authorizing additional FTE funding for certain Digital Tool certificates and industry certifications; amending s. 1003.53, F.S.; authorizing dropout prevention and academic intervention services for a student identified by a school's early warning system; amending s. 1006.135, F.S.; including middle grades schools under provisions prohibiting hazing; revising the definition of the term "hazing"; requiring a school district policy that prohibits hazing and establishes consequences for an act of hazing; revising penalty provisions and providing for applicability; creating s. 1007.273, F.S.; requiring a Florida College System institution to work with each district school board in its designated service area to establish collegiate high school programs; providing options for participation in a collegiate high school program; requiring a local Florida College System institution to execute a contract with a district school board to establish the program; authorizing another Florida College System institution to execute a contract with the district school board in certain circumstances; requiring each district school board to execute the contract with the local Florida College System institution; requiring the contract to be executed by a specified date for the purpose of implementation; specifying information that must be included in the contract; specifying requirements for student performance contracts for students participating in the collegiate high school program; authorizing district school boards to execute a contract with a state university or certain independent colleges and universities to establish the collegiate high school program; providing funding; requiring the State Board of Education to enforce compliance; amending s. 1008.345, F.S.; correcting a cross-reference; amending s. 1008.44, F.S.; requiring the department to annually identify CAPE Digital Tool certificates and CAPE industry certifications; authorizing the Commissioner of Education to recommend adding certain certificates and certifications; providing requirements for inclusion of CAPE Digital Tool certificates and CAPE industry certifications on the funding list; authorizing the commissioner to limit certain Digital Tool certificates and CAPE industry certifications to students in certain grades; providing requirements for the Articulation Coordinating Committee; amending s. 1011.62, F.S.; specifying requirements relating to additional FTE funding based on completion of certain courses or programs and issuance of CAPE industry certification; deleting obsolete provisions; deleting provisions regarding Florida Cyber Security Recognition, Florida Digital Arts Recognition, and Florida Digital Tool Certificates; amending s. 1012.98, F.S.; providing requirements relating to professional development, including inservice plans and instructional strategies, for middle grades educators; requiring the Department of Education to disseminate professional development in the use of integrated digital instruction; amending s. 11.45, F.S.; authorizing the Auditor General to conduct audits of the accounts and records of nonprofit scholarship-funding organizations; creating s. 1002.385, F.S.; establishing the Florida Personal Learning Scholarship Accounts Program; defining terms; specifying criteria for students who are eligible to participate in the program; identifying certain students who are not eligible to participate in the program; authorizing the use of awarded funds for specific purposes; prohibiting specific providers, schools, institutions, school districts, and other entities from sharing, refunding, or rebating program funds; specifying the terms of the program; requiring a school district to notify the parent regarding the option to participate in the program; specifying the school district's responsibilities for completing a matrix of services and notifying the Department of Education of the completion of the matrix; requiring the department to notify the parent regarding the amount of the awarded funds; authorizing the school district to change the matrix under certain circumstances; requiring the school district in which a student resides to notify students and parents of locations and times to take all statewide assessments; requiring the school district to notify parents of the availability of a reevaluation; specifying the eligibility requirements and obligations of an eligible private school relating to the program; specifying the duties of the Department of Education relating to the program; requiring the Commissioner of Education to deny, suspend, or revoke participation in the program or use of program funds under certain circumstances; providing additional factors under which the commissioner may deny, suspend, or revoke a participation in the

program or program funds; requiring a parent to sign an agreement with the Department of Education to enroll his or her child in the program which specifies the responsibilities of a parent or student for using funds in an account and for submitting a compliance statement to the department; providing that a parent who fails to comply with the responsibilities of the agreement forfeits the personal learning scholarship account; authorizing an eligible nonprofit scholarship-funding organization to establish personal learning scholarship accounts for eligible students participating in the program; providing for funding and payments; providing for the closing of a student's account and reversion of funds to the state; requiring an eligible nonprofit scholarship-funding organization to develop a system for payment of benefits by electronic funds transfer; providing that moneys received pursuant to the program do not constitute taxable income; providing the Auditor General's obligations under the program; requiring the Department of Health, the Agency for Persons with Disabilities, and the Department of Education to work with an eligible nonprofit scholarship-funding organization for easy or automated access to lists of licensed providers of services; providing that the state is not liable for the award or use of awarded funds; providing for the scope of authority of the act; requiring the State Board of Education to adopt rules to administer the program; providing for implementation of the program in a specified school year; amending s. 1002.395, F.S.; revising the purpose of the Florida Tax Credit Scholarship Program; revising definitions; revising eligibility requirements for the Florida Tax Credit Scholarship Program; requiring the Department of Education and Department of Revenue to publish the tax credit cap on their websites when it is increased; requiring the Department of Revenue to provide a copy of a letter approving a taxpayer for a specified tax credit to the eligible nonprofit scholarship-funding organization; authorizing certain entities to convey, transfer, or assign certain tax credits; providing for the calculation of underpayment of estimated corporate income taxes and tax installation payments for taxes on insurance premiums and assessments and the determination of whether penalties or interest shall be imposed on the underpayment; revising the disqualifying offenses for nonprofit scholarship-funding organization owners and operators; revising priority for new applicants; allowing a student in foster care or out-of-home care to apply for a scholarship at any time; prohibiting use of eligible contributions from being used for lobbying or political activity or related expenses; requiring application fees to be expended for student scholarships in any year a nonprofit scholarship-funding organization uses eligible contributions for administrative expenses; requiring amounts carried forward to be specifically reserved for particular students and schools for audit purposes; revising audit and report requirements for nonprofit scholarship-funding organizations and Auditor General review of all reports; requiring nonprofit scholarship-funding organizations to maintain a surety bond or letter of credit and to adjust the bond or letter of credit quarterly based upon a statement from a certified public accountant; providing exceptions; requiring the nonprofit scholarship-funding organization to provide the Auditor General any information or documentation requested in connection with an operational audit; requiring a private school to provide agreed upon transportation and make arrangements for taking statewide assessments at the school district testing site and in accordance with the district's testing schedule if the student chooses to take the statewide assessment; requiring parental authorization for access to income eligibility information; specifying that the independent research organization is the Learning System Institute at the Florida State University; identifying grant terms and payments; revising statewide and individual school report requirements; revising limitations on annual scholarship amounts; providing initial and renewal application requirements and an approval process for a charitable organization that seeks to be a nonprofit scholarship-funding organization; requiring the State Board of Education to adopt rules; providing a registration notice requirement for public and private universities to be nonprofit scholarship-funding organizations; requiring the State Board of Education to adopt rules; allowing existing nonprofit scholarship-funding organizations to provide the required bond at a specified date; repealing s. 1003.438, F.S., relating to special high school graduation requirements for certain exceptional students; creating s. 1003.5716, F.S.; providing that certain students with disabilities have a right to free, appropriate public education; requiring an individual education plan (IEP) team to begin the process of, and to develop an IEP for, identifying transition services needs for a student with a disability before the student attains a specified age; providing requirements for the process; requiring certain statements to be included and annually updated in the IEP; providing that changes in the goals specified in an IEP are subject to independent review and parental approval; requiring the school district to reconvene the IEP team to identify alternative strategies to meet transition objectives if a participating agency fails to provide transition services specified in the IEP; providing that the agency's failure does not relieve the agency of the responsibility to provide or pay for the transition services that the agency otherwise would have provided; amending s. 1003.572, F.S.; prohibiting a school district from charging fees or imposing additional requirements on private instructional personnel; amending s. 1008.25, F.S.; requiring written notification relating to portfolios to a parent of a student with a substantial reading deficiency; requiring a student promoted to a certain grade with a good cause exemption to receive intensive reading instruction and intervention; requiring a school district to assist schools and teachers with the implementation of reading strategies; revising good cause exemptions; directing the Florida Prepaid College Board to conduct a study and submit to the Legislature a report under established parameters; amending ss. 120.81, 409.1451, and 1007.263, F.S.; conforming crossreferences; providing for application of specified provisions in the act; amending s. 985.622, F.S.; revising requirements for the multiagency education plan for students in juvenile justice education programs; including virtual education as an option; amending s. 1001.31, F.S.; authorizing instructional personnel at all juvenile justice facilities to access specific student records at the district; amending s. 1003.51, F.S.; revising terminology; revising requirements for rules to be maintained by the State Board of Education; providing expectations for effective education programs for students in Department of Juvenile Justice programs; revising requirements for contract and cooperative agreements for the delivery of appropriate education services to students in Department of Juvenile Justice programs; requiring the Department of Education to ensure that juvenile justice students who are eligible have access to high school equivalency testing and assist juvenile justice education programs with becoming high school equivalency testing centers; revising requirements for an accountability system for all juvenile justice education programs; revising requirements for district school boards; amending s. 1003.52, F.S.; revising requirements for activities to be coordinated by the coordinators for juvenile justice education programs; authorizing contracting for educational assessments; revising requirements for assessments; authorizing access to local virtual education courses; requiring that an education program shall be based on each student's transition plan and assessed educational needs; providing requirements for prevention and day treatment juvenile justice education programs; requiring progress monitoring plans for all students not classified as exceptional student education students; revising requirements for such plans; requiring the Department of Education, in partnership with the Department of Juvenile Justice, to ensure that school districts and juvenile justice education providers develop individualized transition plans; providing requirements for such plans; authorizing the Secretary of Juvenile Justice or the director of a juvenile justice program to request that a school district teacher's performance be reviewed by the district and that the teacher be reassigned in certain circumstances; requiring the Department of Education to establish by rule objective and measurable student performance measures and program performance ratings; providing requirements for such ratings; requiring a comprehensive accountability and program improvement process; providing requirements for such a process; deleting provisions for minimum thresholds for the standards and key indicators for education programs in juvenile justice facilities; revising data collection and annual report requirements; deleting provisions concerning the Arthur Dozier School for Boys; requiring rulemaking; amending s. 1001.42, F.S.; revising terminology; revising a cross-reference; amending s. 1003.4282, F.S.; revising provisions relating to the online course requirement for a standard high school diploma; providing standard high school diploma requirements for students with disabilities; requiring an independent review and a parent's approval to change a high school graduation option specified in the student's individual education plan; providing for a student with a disability to defer the receipt of a standard high school diploma under certain circumstances; authorizing certain students with disabilities to continue to receive certain instruction and services; requiring parental approval and independent review of a waiver of statewide, standardized assessments; requiring the State Board of Education to adopt rules; providing construction with respect to the passage of similar legislation; creating s. 1003.4995, F.S.; requiring the Commissioner of Education to prepare an annual report relating to student access to and participation in fine arts courses and information on educators, facilities, and instruction in such courses; renaming the Florida Agricultural and Mechanical University Crestview Education Center as the "Senator Durell Peaden, Jr., FAMU Educational Center"; providing effective dates.

On motion by Senator Legg, the Senate concurred in **House Amendment 1** (937491) as amended and requested the House to concur in the Senate amendment to the House amendment.

CS for CS for SB 850 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-29

Mr. President	Flores	Margolis
Altman	Galvano	Negron
Bean	Garcia	Richter
Benacquisto	Gardiner	Ring
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Dean	Hukill	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thrasher
Evers	Legg	
Nova 11		

Nays—11

Abruzzo	Gibson	Smith
Braynon	Joyner	Sobel
Bullard	Montford	Thompson
Clemens	Sachs	•

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 1030, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for SB 1030—A bill to be entitled An act relating to low-THC cannabis; creating s. 456.60, F.S.; defining terms; authorizing specified physicians to order low-THC cannabis for use by specified patients; providing conditions; providing education requirements for physicians; providing duties of the Department of Health; requiring the department to create a compassionate use registry; providing requirements for the registry; requiring the department to authorize a specified number of dispensing organizations; authorizing the department to adopt specified rules; requiring the department to establish the Office of Compassionate Use; providing for inspections of dispensing organizations by the department and law enforcement agencies; providing requirements and duties for a dispensing organization; providing exceptions to specified laws; creating s. 385.30, F.S.; encouraging state universities with both medical and agricultural programs to participate in specified Federal Food and Drug Administration-approved research directed toward refractory or intractable epilepsy relief in pediatric patients; authorizing participating state universities to annually request a grant from the department; requiring a state university that requests a grant to submit a specified report to the department; providing applicability; creating s. 1004.441, F.S.; authorizing state universities with both medical and agricultural programs to conduct specified research on low-THC cannabis; authorizing the use of current state or privately obtained research funds to support such research; authorizing the department to submit a budget amendment request to use excess funds in the Biomedical Research Trust Fund to implement this act; providing an effective date.

House Amendment 1 (329511) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. This act may be cited as the "Compassionate Medical Cannabis Act of 2014."

Section 2. Section 381.986, Florida Statutes, is created to read:

381.986 Compassionate use of low-THC cannabis.—

(1) DEFINITIONS.—As used in this section, the term:

- (a) "Dispensing organization" means an organization approved by the department to cultivate, process, and dispense low-THC cannabis pursuant to this section.
- (b) "Low-THC cannabis" means a plant of the genus Cannabis, the dried flowers of which contain 0.8 percent or less of tetrahydrocannabinol and more than 10 percent of cannabidiol weight for weight; the seeds thereof; the resin extracted from any part of such plant; or any compound, manufacture, salt, derivative, mixture, or preparation of such plant or its seeds or resin that is dispensed only from a dispensing organization.
- (c) "Medical use" means administration of the ordered amount of low-THC cannabis. The term does not include the possession, use, or administration by smoking. The term also does not include the transfer of low-THC cannabis to a person other than the qualified patient for whom it was ordered or the qualified patient's legal representative on behalf of the qualified patient.
- (d) "Qualified patient" means a resident of this state who has been added to the compassionate use registry by a physician licensed under chapter 458 or chapter 459 to receive low-THC cannabis from a dispensing organization.
- (e) "Smoking" means burning or igniting a substance and inhaling the smoke. Smoking does not include the use of a vaporizer.
- (2) PHYSICIAN ORDERING.—Effective January 1, 2015, a physician licensed under chapter 458 or chapter 459 who has examined and is treating a patient suffering from cancer or a physical medical condition that chronically produces symptoms of seizures or severe and persistent muscle spasms may order for the patient's medical use low-THC cannabis to treat such disease, disorder, or condition or to alleviate symptoms of such disease, disorder, or condition, if no other satisfactory alternative treatment options exist for that patient and all of the following conditions apply:
 - (a) The patient is a permanent resident of this state.
- (b) The physician determines that the risks of ordering low-THC cannabis are reasonable in light of the potential benefit for that patient. If a patient is younger than 18 years of age, a second physician must concur with this determination, and such determination must be documented in the patient's medical record.
- (c) The physician registers as the orderer of low-THC cannabis for the named patient on the compassionate use registry maintained by the department and updates the registry to reflect the contents of the order. The physician shall deactivate the patient's registration when treatment is discontinued.
- (d) The physician maintains a patient treatment plan that includes the dose, route of administration, planned duration, and monitoring of the patient's symptoms and other indicators of tolerance or reaction to the low-THC cannabis.
- (e) The physician submits the patient treatment plan quarterly to the University of Florida College of Pharmacy for research on the safety and efficacy of low-THC cannabis on patients.
- (f) The physician obtains the voluntary informed consent of the patient or the patient's legal guardian to treatment with low-THC cannabis after sufficiently explaining the current state of knowledge in the medical community of the effectiveness of treatment of the patient's condition with low-THC cannabis, the medically acceptable alternatives, and the potential risks and side effects.

(3) PENALTIES.—

- (a) A physician commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, if the physician orders low-THC cannabis for a patient without a reasonable belief that the patient is suffering from:
- 1. Cancer or a physical medical condition that chronically produces symptoms of seizures or severe and persistent muscle spasms that can be treated with low-THC cannabis; or

- 2. Symptoms of cancer or a physical medical condition that chronically produces symptoms of seizures or severe and persistent muscle spasms that can be alleviated with low-THC cannabis.
- (b) Any person who fraudulently represents that he or she has cancer or a physical medical condition that chronically produces symptoms of seizures or severe and persistent muscle spasms to a physician for the purpose of being ordered low-THC cannabis by such physician commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(4) PHYSICIAN EDUCATION.—

- (a) Before ordering low-THC cannabis for use by a patient in this state, the appropriate board shall require the ordering physician licensed under chapter 458 or chapter 459 to successfully complete an 8-hour course and subsequent examination offered by the Florida Medical Association or the Florida Osteopathic Medical Association that encompasses the clinical indications for the appropriate use of low-THC cannabis, the appropriate delivery mechanisms, the contraindications for such use, as well as the relevant state and federal laws governing the ordering, dispensing, and possessing of this substance. The first course and examination shall be presented by October 1, 2014, and shall be administered at least annually thereafter. Successful completion of the course may be used by a physician to satisfy 8 hours of the continuing medical education requirements required by his or her respective board for licensure renewal. This course may be offered in a distance learning format.
- (b) The appropriate board shall require the medical director of each dispensing organization approved under subsection (5) to successfully complete a 2-hour course and subsequent examination offered by the Florida Medical Association or the Florida Osteopathic Medical Association that encompasses appropriate safety procedures and knowledge of low-THC cannabis.
- (c) Successful completion of the course and examination specified in paragraph (a) is required for every physician who orders low-THC cannabis each time such physician renews his or her license. In addition, successful completion of the course and examination specified in paragraph (b) is required for the medical director of each dispensing organization each time such physician renews his or her license.
- (d) A physician who fails to comply with this subsection and who orders low-THC cannabis may be subject to disciplinary action under the applicable practice act and under s. 456.072(1)(k).
- (5) DUTIES OF THE DEPARTMENT.—By January 1, 2015, the department shall:
- (a) Create a secure, electronic, and online compassionate use registry for the registration of physicians and patients as provided under this section. The registry must be accessible to law enforcement agencies and to a dispensing organization in order to verify patient authorization for low-THC cannabis and record the low-THC cannabis dispensed. The registry must prevent an active registration of a patient by multiple physicians.
- (b) Authorize the establishment of five dispensing organizations to ensure reasonable statewide accessibility and availability as necessary for patients registered in the compassionate use registry and who are ordered low-THC cannabis under this section, one in each of the following regions: northwest Florida, northeast Florida, central Florida, southeast Florida, and southwest Florida. The department shall develop an application form and impose an initial application and biennial renewal fee that is sufficient to cover the costs of administering this section. An applicant for approval as a dispensing organization must be able to demonstrate:
- 1. The technical and technological ability to cultivate and produce low-THC cannabis. The applicant must possess a valid certificate of registration issued by the Department of Agriculture and Consumer Services pursuant to s. 581.131 that is issued for the cultivation of more than 400,000 plants, be operated by a nurseryman as defined in s. 581.011, and have been operated as a registered nursery in this state for at least 30 continuous years.
- 2. The ability to secure the premises, resources, and personnel necessary to operate as a dispensing organization.

- 3. The ability to maintain accountability of all raw materials, finished products, and any byproducts to prevent diversion or unlawful access to or possession of these substances.
- 4. An infrastructure reasonably located to dispense low-THC cannabis to registered patients statewide or regionally as determined by the department.
- 5. The financial ability to maintain operations for the duration of the 2-year approval cycle, including the provision of certified financials to the department. Upon approval, the applicant must post a \$5 million performance bond.
- 6. That all owners and managers have been fingerprinted and have successfully passed a level 2 background screening pursuant to s. 435.04.
- 7. The employment of a medical director who is a physician licensed under chapter 458 or chapter 459 to supervise the activities of the dispensing organization.
- (c) Monitor physician registration and ordering of low-THC cannabis for ordering practices that could facilitate unlawful diversion or misuse of low-THC cannabis and take disciplinary action as indicated.
 - (d) Adopt rules necessary to implement this section.
- (6) DISPENSING ORGANIZATION.—An approved dispensing organization shall maintain compliance with the criteria demonstrated for selection and approval as a dispensing organization under subsection (5) at all times. Before dispensing low-THC cannabis to a qualified patient, the dispensing organization shall verify that the patient has an active registration in the compassionate use registry, the order presented matches the order contents as recorded in the registry, and the order has not already been filled. Upon dispensing the low-THC cannabis, the dispensing organization shall record in the registry the date, time, quantity, and form of low-THC cannabis dispensed.

(7) EXCEPTIONS TO OTHER LAWS.—

- (a) Notwithstanding s. 893.13, s. 893.135, s. 893.147, or any other provision of law, but subject to the requirements of this section, a qualified patient and the qualified patient's legal representative may purchase and possess for the patient's medical use up to the amount of low-THC cannabis ordered for the patient.
- (b) Notwithstanding s. 893.13, s. 893.135, s. 893.147, or any other provision of law, but subject to the requirements of this section, an approved dispensing organization and its owners, managers, and employees may manufacture, possess, sell, deliver, distribute, dispense, and lawfully dispose of reasonable quantities, as established by department rule, of low-THC cannabis. For purposes of this subsection, the terms "manufacture," "possession," "deliver," "distribute," and "dispense" have the same meanings as provided in s. 893.02.
- (c) An approved dispensing organization and its owners, managers, and employees are not subject to licensure or regulation under chapter 465 for manufacturing, possessing, selling, delivering, distributing, dispensing, or lawfully disposing of reasonable quantities, as established by department rule, of low-THC cannabis.
 - Section 3. Section 385.211, Florida Statutes, is created to read:
- $385.211\,$ Refractory and intractable epilepsy treatment and research at recognized medical centers.—
- (1) As used in this section, the term "low-THC cannabis" means "low-THC cannabis" as defined in s. 381.986 that is dispensed only from a dispensing organization as defined in s. 381.986.
- (2) Notwithstanding chapter 893, medical centers recognized pursuant to s. 381.925 may conduct research on cannabidiol and low-THC cannabis. This research may include, but is not limited to, the agricultural development, production, clinical research, and use of liquid medical derivatives of cannabidiol and low-THC cannabis for the treatment for refractory or intractable epilepsy. The authority for recognized medical centers to conduct this research is derived from 21 C.F.R. parts 312 and 316. Current state or privately obtained research funds may be used to support the activities described in this section.

- Section 4. Section 385.212, Florida Statutes, is created to read:
- 385.212 Powers and duties of the Department of Health; Office of Compassionate Use.—
- (1) The Department of Health shall establish an Office of Compassionate Use under the direction of the Deputy State Health Officer.
- (2) The Office of Compassionate Use may enhance access to investigational new drugs for Florida patients through approved clinical treatment plans or studies. The Office of Compassionate Use may:
- (a) Create a network of state universities and medical centers recognized pursuant to s. 381.925.
- (b) Make any necessary application to the United States Food and Drug Administration or a pharmaceutical manufacturer to facilitate enhanced access to compassionate use for Florida patients.
- (c) Enter into any agreements necessary to facilitate enhanced access to compassionate use for Florida patients.
- (3) The department may adopt rules necessary to implement this section.
- Section 5. Subsection (3) of section 893.02, Florida Statutes, is amended to read:
- 893.02 Definitions.—The following words and phrases as used in this chapter shall have the following meanings, unless the context otherwise requires:
- (3) "Cannabis" means all parts of any plant of the genus Cannabis, whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant or its seeds or resin. The term does not include "low-THC cannabis," as defined in s. 381.986, if manufactured, possessed, sold, purchased, delivered, distributed, or dispensed, in conformance with s. 381.986.
 - Section 6. Section 1004.441, Florida Statutes, is created to read:
- 1004.441 Refractory and intractable epilepsy treatment and research.—
- (1) As used in this section, the term "low-THC cannabis" means "low-THC cannabis" as defined in s. 381.986 that is dispensed only from a dispensing organization as defined in s. 381.986.
- (2) Notwithstanding chapter 893, state universities with both medical and agricultural research programs, including those that have satellite campuses or research agreements with other similar institutions, may conduct research on cannabidiol and low-THC cannabis. This research may include, but is not limited to, the agricultural development, production, clinical research, and use of liquid medical derivatives of cannabidiol and low-THC cannabis for the treatment for refractory or intractable epilepsy. The authority for state universities to conduct this research is derived from 21 C.F.R. parts 312 and 316. Current state or privately obtained research funds may be used to support the activities authorized by this section.
- Section 7. (1) As used in this section, the term "cannabidiol" means an extract from the cannabis plant that has less than 0.8 percent tetrahydrocannabinol and the chemical signature 2-[(1R,6R)-6-isopropenyl-3-methylcyclohex-2-en-1-yl]-5-pentylbenzene-1,3-diol, or a derivative thereof, as determined by the International Union of Pure and Applied Chemistry.
- (2) For the 2014-2015 fiscal year, \$1 million in nonrecurring general revenue is appropriated to the Department of Health for the James and Esther King Biomedical Research Program and shall be deposited into the Biomedical Research Trust Fund. These funds shall be reserved for research of cannabidiol and its effect on intractable childhood epilepsy.
- (3) Biomedical research funding for research of cannabidiol and its effect on intractable childhood epilepsy shall be awarded pursuant to s. 215.5602, Florida Statutes. An application for such funding may be submitted by any research university in the state that has obtained approval from the United States Food and Drug Administration for an

exploratory investigational new drug study of cannabidiol and its effect on intractable childhood epilepsy. For purposes of this section, the Biomedical Research Advisory Council created under s. 215.5602, Florida Statutes, shall advise the State Surgeon General as to the direction and scope of research of cannabidiol and its effect on intractable childhood epilepsy and the award of research funding.

Section 8. This act shall take effect upon becoming a law.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to cannabis; providing a short title; creating s. 381.986, F.S.; defining terms; authorizing specified physicians to order low-THC cannabis for use by specified patients; providing conditions; prohibiting specified acts by physicians or persons seeking low-THC cannabis; providing criminal penalties; requiring physician education; providing duties of the Department of Health; requiring the department to create a compassionate use registry; providing requirements for the registry; requiring the department to authorize a specified number of dispensing organizations; authorizing rulemaking; providing requirements and duties for a dispensing organization; providing exceptions to specified laws; creating s. 385.211, F.S.; defining the term "low-THC cannabis"; authorizing certain medical centers to conduct research on cannabidiol and low-THC cannabis; authorizing state or privately obtained research funds to be used to support such research; creating s. 385.212, F.S.; requiring the department to establish an Office of Compassionate Use; authorizing the office to engage in specified activities; authorizing rulemaking; amending s. 893.02, F.S.; revising the term "cannabis" as used in the Florida Comprehensive Drug Abuse Prevention and Control Act and as applicable to certain criminal offenses proscribing the sale, manufacture, delivery, possession, dispensing, distribution, or purchase of cannabis, to which penalties apply; creating s. 1004.441, F.S.; defining the term "low-THC cannabis"; authorizing state universities with both medical and agricultural research programs to conduct specified research on cannabidiol and low-THC cannabis; authorizing state or privately obtained research funds to be used to support such research; providing an appropriation to the department for research of cannabidiol and its effect on intractable childhood epilepsy; specifying how biomedical research funding for research of cannabidiol and its effect on intractable childhood epilepsy shall be awarded; specifying who may apply for such funding; providing an effective date.

Senator Garcia moved the following amendment which failed:

Senate Amendment 1 (820862) to House Amendment 1 (329511)—Delete lines 149-152 and insert:

Agriculture and Consumer Services, produce a \$2 million bond, and have been operated as a registered agricultural entity in this state for at least 10

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

Senator Hays moved the following amendment which failed:

Amendment 2 (113418)—Between lines 94 and 95 insert:

(g) Before a physician orders low-THC cannabis for a patient, the patient or, if the patient is younger than 18 years of age, his or her parent or guardian, shall sign a notarized statement stating that he or she has been informed of the risks and that he or she is surrendering any future action against the physician due to any event or illness that may be caused by the administration of such low-THC cannabis.

On motion by Senator Bradley, the Senate concurred in the House amendment.

CS for CS for SB 1030 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—30

Mr. President	Braynon	Evers
Abruzzo	Clemens	Flores
Bean	Dean	Galvano
Bradley	Detert	Gibson
Brandes	Diaz de la Portilla	Grimsley

Joyner Negron Smith Richter Sobel Lee Ring Legg Soto Margolis Simmons Stargel Montford Simpson Thrasher Nays-9 Garcia Hukill Altman Benacquisto Gardiner Latvala Bullard Hays Thompson Vote after roll call: Yea—Sachs

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed SB 1700, with 1 amendment by the required constitutional two-thirds vote of the members voting, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

SB 1700—A bill to be entitled An act relating to public records; creating s. 456.61, F.S.; exempting from public records requirements personal identifying information of patients and physicians held by the Department of Health in the compassionate use registry; exempting information related to ordering and dispensing low-THC cannabis; authorizing specified persons and entities access to the exempt information; requiring that information released from the registry remain confidential; providing a criminal penalty; providing for future legislative review and repeal; providing a statement of public necessity; providing a contingent effective date.

House Amendment 1 (360685) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 381.987, Florida Statutes, is created to read:

381.987 Public records exemption for personal identifying information in the compassionate use registry.—

- (1) A patient's personal identifying information held by the department in the compassionate use registry established under s. 381.986, including, but not limited to, the patient's name, address, telephone number, and government-issued identification number, and all information pertaining to the physician's order for low-THC cannabis and the dispensing thereof are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (2) A physician's identifying information held by the department in the compassionate use registry established under s. 381.986, including, but not limited to, the physician's name, address, telephone number, government-issued identification number, and Drug Enforcement Administration number, and all information pertaining to the physician's order for low-THC cannabis and the dispensing thereof are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (3) The department shall allow access to the registry, including access to confidential and exempt information, to:
- (a) A law enforcement agency that is investigating a violation of law regarding cannabis in which the subject of the investigation claims an exception established under s. 381.986.
- (b) A dispensing organization approved by the department pursuant to s. 381.986 which is attempting to verify the authenticity of a physician's order for low-THC cannabis, including whether the order had been previously filled and whether the order was written for the person attempting to have it filled.
- (c) A physician who has written an order for low-THC cannabis for the purpose of monitoring the patient's use of such cannabis or for the purpose of determining, before issuing an order for low-THC cannabis, whether another physician has ordered the patient's use of low-THC

cannabis. The physician may access the confidential and exempt information only for the patient for whom he or she has ordered or is determining whether to order the use of low-THC cannabis pursuant to s. 381.986.

- (d) An employee of the department for the purposes of maintaining the registry and periodic reporting or disclosure of information that has been redacted to exclude personal identifying information.
- (e) The department's relevant health care regulatory boards responsible for the licensure, regulation, or discipline of a physician if he or she is involved in a specific investigation of a violation of s. 381.986. If a health care regulatory board's investigation reveals potential criminal activity, the board may provide any relevant information to the appropriate law enforcement agency.
 - (f) A person engaged in bona fide research if the person agrees:
- 1. To submit a research plan to the department which specifies the exact nature of the information requested and the intended use of the information;
- 2. To maintain the confidentiality of the records or information if personal identifying information is made available to the researcher;
- 3. To destroy any confidential and exempt records or information obtained after the research is concluded; and
- 4. Not to contact, directly or indirectly, for any purpose, a patient or physician whose information is in the registry.
- (4) All information released from the registry under subsection (3) remains confidential and exempt, and a person who receives access to such information must maintain the confidential and exempt status of the information received.
- (5) A person who willfully and knowingly violates this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (6) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that identifying information of patients and physicians held by the Department of Health in the compassionate use registry established under s. 381.986, Florida Statutes, be made confidential and exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution. Specifically, the Legislature finds that it is a public necessity to make confidential and exempt from public records requirements the names, addresses, telephone numbers, and government-issued identification numbers of patients and physicians and any other information on or pertaining to a physician's order for low-THC cannabis written pursuant to s. 381.986, Florida Statutes, which are held in the registry. The choice made by a physician and his or her patient to use low-THC cannabis to treat that patient's medical condition or symptoms is a personal and private matter between those two parties. The availability of such information to the public could make the public aware of both the patient's use of low-THC cannabis and the patient's diseases or other medical conditions for which the patient is using low-THC cannabis. The knowledge of the patient's use of low-THC cannabis, the knowledge that the physician ordered the use of low-THC cannabis, and the knowledge of the patient's medical condition could be used to embarrass, humiliate, harass, or discriminate against the patient and the physician. This information could be used as a discriminatory tool by an employer who disapproves of the patient's use of low-THC cannabis or of the physician's ordering such use. However, despite the potential hazards of collecting such information, maintaining the compassionate use registry established under s. 381.986, Florida Statutes, is necessary to prevent the diversion and nonmedical use of any low-THC cannabis as well as to aid and improve research done on the efficacy of low-THC cannabis. Thus, the Legislature finds that it is a public necessity to make confidential and exempt from public records requirements the identifying information of patients and physicians held by the Department of Health in the compassionate use registry established under s. 381.986, Florida Statutes.

Section 3. This act shall take effect on the same date that SB 1030, or similar legislation establishing an electronic system to record a physician's orders for, and a patient's use of, low-THC cannabis 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:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to public records; creating s. 381.987, F.S.; exempting from public records requirements personal identifying information of patients and physicians held by the Department of Health in the compassionate use registry; exempting information related to ordering and dispensing low-THC cannabis; authorizing specified persons and entities access to the exempt information; requiring that information released from the registry remain confidential; providing a criminal penalty; providing for future legislative review and repeal; providing a statement of public necessity; providing a contingent effective date.

On motion by Senator Bean, the Senate concurred in the House amendment.

SB 1700 passed as amended by the required constitutional two-thirds vote of the members present and voting, and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-33

Mr. President	Diaz de la Portilla	Montford
Abruzzo	Evers	Negron
Altman	Flores	Richter
Bean	Galvano	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Smith
Bullard	Hukill	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thrasher

Nays—2

Benacquisto Garcia

Vote after roll call:

Yea—Legg, Simpson, Thompson

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for SB 846, with 1 amendment, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for CS for SB 846—A bill to be entitled An act relating to governmental ethics; amending ss. 11.045 and 112.3215, F.S.; defining the term "local officer"; prohibiting a local officer from registering to lobby the Legislature or an agency on behalf of another person or entity other than his or her political subdivision; authorizing a local officer to be employed by or contracted with a lobbying firm under certain circumstances; providing for applicability; amending s. 28.35, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to members of the executive council of the Florida Clerks of Court Operations Corporation; amending s. 112.3142, F.S.; requiring elected municipal officers to participate in annual ethics training; providing legislative intent; amending s. 112.3144, F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her full and public disclosure of financial interests; revising the conditions under which a qualifying officer forwards a full and public disclosure of financial interests to the Commission on Ethics; authorizing the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in

certain circumstances; requiring the commission to enter an order recommending removal of an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a disclosure; providing that failure to certify completion of annual ethics training on a disclosure does not constitute an immaterial, inconsequential, or de minimis error or omission; amending s. 112.3145, F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her statement of financial interests; authorizing the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in certain circumstances; requiring the commission to enter an order to remove an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a statement; providing that failure to certify completion of annual ethics training on a statement does not constitute an immaterial, inconsequential, or de minimis error or omission; amending s. 112.31455, F.S.; authorizing the Chief Financial Officer or governing body to withhold the entire amount of a fine owed and related administrative costs from salary-related payments of certain individuals; authorizing the Chief Financial Officer or governing body to reduce the amount withheld if an individual can demonstrate a hardship; creating s. 112.31456, F.S.; authorizing the commission to seek wage garnishment of certain individuals to satisfy unpaid fines; authorizing the commission to refer unpaid fines to a collection agency; establishing a statute of limitations with respect to the collection of an unpaid fine; creating s. 112.3251, F.S.; requiring citizen support and direct-support organizations to adopt a code of ethics; establishing minimum requirements for a code of ethics; creating s. 112.3261, F.S.; defining terms; prohibiting a person from lobbying a governmental entity until registering; establishing registration requirements; requiring public availability of lobbyist registrations; establishing procedures for termination of a lobbyist's registration; authorizing a governmental entity to establish a registration fee; requiring a governmental entity to monitor compliance with registration requirements; requiring the commission to investigate a lobbyist or principal upon receipt of a sworn complaint containing certain allegations; requiring the commission to provide the Governor with a report on the findings and recommendations resulting from the investigation; authorizing the Governor to enforce the commission's findings and recommendations; amending s. 286.012, F.S.; revising disclosure requirements with respect to a voting abstention at a meeting of a governmental body; authorizing a member to abstain from voting on a decision, ruling, or act in a quasi-judicial proceeding under certain circumstances; amending s. 288.901, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the president, senior managers, and members of the board of directors of Enterprise Florida, Inc.; prohibiting the president, senior managers, and board members from representing a person or entity before the corporation for a specified timeframe; amending s. 288.92, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to certain officers and board members associated with the divisions of Enterprise Florida, Inc.; prohibiting such officers and members from representing a person or entity for compensation before Enterprise Florida, Inc., for a specified timeframe; amending s. 288.9604, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the board of directors of the Florida Development Finance Corporation; amending s. 627.351, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the executive director of Citizens Property Insurance Corporation; prohibiting a former executive director, senior manager, or member of the board of governors of the corporation from representing another person or entity before the corporation for a specified timeframe; prohibiting a former executive director, senior manager, or member of the board of governors from entering employment or a contractual relationship for a specified timeframe with certain insurers; amending ss. 11.0455 and 112.32155, F.S.; conforming cross-references to changes made by the act; providing an effective date.

House Amendment 1 (957295) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (1) of section 28.35, Florida Statutes, is amended to read:

28.35 Florida Clerks of Court Operations Corporation.—

(1)

- (b)1. The executive council shall be composed of eight clerks of the court elected by the clerks of the courts for a term of 2 years, with two clerks from counties with a population of fewer than 100,000, two clerks from counties with a population of at least 100,000 but fewer than 500,000, two clerks from counties with a population of at least 500,000 but fewer than 1 million, and two clerks from counties with a population of more than 1 million or more. The executive council shall also include, as ex officio members, a designee of the President of the Senate and a designee of the Speaker of the House of Representatives. The Chief Justice of the Supreme Court shall designate one additional member to represent the state courts system.
- 2. Members of the executive council of the corporation are subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2) to activities of executive council members, members shall be considered public officers and the corporation shall be considered the members' agency.
 - Section 2. Section 112.3142, Florida Statutes, is amended to read:
- 112.3142 Ethics training for specified constitutional officers and elected municipal officers.—
- (1) As used in this section, the term "constitutional officers" includes the Governor, the Lieutenant Governor, the Attorney General, the Chief Financial Officer, the Commissioner of Agriculture, state attorneys, public defenders, sheriffs, tax collectors, property appraisers, supervisors of elections, clerks of the circuit court, county commissioners, district school board members, and superintendents of schools.
- (2)(a) All constitutional officers must complete 4 hours of ethics training each calendar year which annually that addresses, at a minimum, s. 8, Art. II of the State Constitution, the Code of Ethics for Public Officers and Employees, and the public records and public meetings laws of this state. This requirement may be satisfied by completion of a continuing legal education class or other continuing professional education class, seminar, or presentation if the required subjects are covered.
- (b) Beginning January 1, 2015, all elected municipal officers must complete 4 hours of ethics training each calendar year which addresses, at a minimum, s. 8, Art. II of the State Constitution, the Code of Ethics for Public Officers and Employees, and the public records and public meetings laws of this state. This requirement may be satisfied by completion of a continuing legal education class or other continuing professional education class, seminar, or presentation if the required subjects are covered.
- (c) (b) The commission shall adopt rules establishing minimum course content for the portion of an ethics training class which that addresses s. 8, Art. II of the State Constitution and the Code of Ethics for Public Officers and Employees.
- (d) The Legislature intends that a constitutional officer or elected municipal officer who is required to complete ethics training pursuant to this section receive the required training as close as possible to the date that he or she assumes office. A constitutional officer or elected municipal officer assuming a new office or new term of office on or before March 31 must complete the annual training on or before December 31 of the year in which the term of office began. A constitutional officer or elected municipal officer assuming a new office or new term of office after March 31 is not required to complete ethics training for the calendar year in which the term of office began.
- (3) Each house of the Legislature shall provide for ethics training pursuant to its rules.
- Section 3. Subsections (6) through (9) of section 112.3144, Florida Statutes, are renumbered as subsections (7) through (10), respectively, subsections (1) and (2), paragraph (g) of subsection (5), and paragraphs (a) and (c) of present subsection (7) are amended, and a new subsection (6) is added to that section, to read:
 - 112.3144 Full and public disclosure of financial interests.—
- (1) An officer who is required by s. 8, Art. II of the State Constitution to file a full and public disclosure of his or her financial interests for any calendar or fiscal year shall file that disclosure with the Florida Com-

- mission on Ethics. Additionally, beginning January 1, 2015, an officer who is required to complete annual ethics training pursuant to s. 112.3142 must certify on his or her full and public disclosure of financial interests that he or she has completed the required training.
- (2) A person who is required, pursuant to s. 8, Art. II of the State Constitution, to file a full and public disclosure of financial interests and who has filed a full and public disclosure of financial interests for any calendar or fiscal year shall not be required to file a statement of financial interests pursuant to s. 112.3145(2) and (3) for the same year or for any part thereof notwithstanding any requirement of this part. If an incumbent in an elective office has filed the full and public disclosure of financial interests to qualify for election to the same office or if When a candidate has qualified for office holds another office subject to the annual filing requirement, the qualifying officer shall forward an electronic copy of the full and public disclosure of financial interests to the commission no later than July 1. The electronic copy of the full and public disclosure of financial interests satisfies the annual disclosure requirement of this section. A candidate who does not qualify until after the annual full and public disclosure of financial interests has been filed pursuant to this section shall file a copy of his or her disclosure with the officer before whom he or she qualifies.
- (5) Forms for compliance with the full and public disclosure requirements of s. 8, Art. II of the State Constitution shall be created by the Commission on Ethics. The commission shall give notice of disclosure deadlines and delinquencies and distribute forms in the following manner:
- (g) The notification requirements and fines of this subsection do not apply to candidates or to the first filing required of any person appointed to elective constitutional office or other position required to file full and public disclosure, unless the person's name is on the commission's notification list and the person received notification from the commission. The appointing official shall notify such newly appointed person of the obligation to file full and public disclosure by July 1. The notification requirements and fines of this subsection do not apply to the final filing provided for in subsection (7) (6).
- (6) If a person holding public office or public employment fails or refuses to file a full and public disclosure of financial interests for any year in which the person received notice from the commission regarding the failure to file and has accrued the maximum automatic fine authorized under this section, regardless of whether the fine imposed was paid or collected, the commission shall initiate an investigation and conduct a public hearing without receipt of a complaint to determine whether the person's failure to file is willful. Such investigation and hearing must be conducted in accordance with s. 112.324. Except as provided in s. 112.324(4), if the commission determines that the person willfully failed to file a full and public disclosure of financial interests, the commission shall enter an order recommending that the officer or employee be removed from his or her public office or public employment.
- (8)(7)(a) The commission shall treat an amended full and public disclosure of financial interests which that is filed before prior to September 1 of the eurrent year in which the disclosure is due as the original filing, regardless of whether a complaint has been filed. If a complaint pertaining to the current year alleges a failure to properly and accurately disclose any information required by this section or if a complaint filed pertaining to a previous reporting period within the preceding 5 years alleges a failure to properly and accurately disclose any information required to be disclosed by this section, the commission may immediately follow complaint procedures in s. 112.324. However, If a complaint filed after August 25 alleges only an immaterial, inconsequential, or de minimis error or omission, the commission may not take any action on the complaint, other than notifying the filer of the complaint. The filer must be given 30 days to file an amended full and public disclosure of financial interests correcting any errors. If the filer does not file an amended full and public disclosure of financial interests within 30 days after the commission sends notice of the complaint, the commission may continue with proceedings pursuant to s. 112.324.
- (c) For purposes of this section, an error or omission is immaterial, inconsequential, or de minimis if the original filing provided sufficient information for the public to identify potential conflicts of interest. However, failure to certify completion of annual ethics training required under s. 112.3142 does not constitute an immaterial, inconsequential, or de minimis error or omission.

- Section 4. Subsections (4) through (11) of section 112.3145, Florida Statutes, are renumbered as subsections (5) through (12), respectively, paragraphs (a) and (c) of present subsection (9) are amended, paragraph (c) is added to present subsection (7), and a new subsection (4) is added to that section, to read:
- 112.3145 Disclosure of financial interests and clients represented before agencies.—
- (4) Beginning January 1, 2015, an officer who is required to complete annual ethics training pursuant to s. 112.3142 must certify on his or her statement of financial interests that he or she has completed the required training.

(8)(7)

- (c) If a person holding public office or public employment fails or refuses to file an annual statement of financial interests for any year in which the person received notice from the commission regarding the failure to file and has accrued the maximum automatic fine authorized under this section, regardless of whether the fine imposed was paid or collected, the commission shall initiate an investigation and conduct a public hearing without receipt of a complaint to determine whether the person's failure to file is willful. Such investigation and hearing must be conducted in accordance with s. 112.324. Except as provided in s. 112.324(4), if the commission determines that the person willfully failed to file a statement of financial interests, the commission shall enter an order recommending that the officer or employee be removed from his or her public office or public employment.
- (10)(9)(a) The commission shall treat an amended annual statement of financial interests which that is filed before prior to September 1 of the current year in which the statement is due as the original filing, regardless of whether a complaint has been filed. If a complaint pertaining to the current year alleges a failure to properly and accurately disclose any information required by this section or if a complaint filed pertaining to a previous reporting period within the preceding 5 years alleges a failure to properly and accurately disclose any information required to be disclosed by this section, the commission may immediately follow complaint procedures in s. 112.324. However, If a complaint filed after August 25 alleges only an immaterial, inconsequential, or de minimis error or omission, the commission may not take any action on the complaint, other than notifying the filer of the complaint. The filer must be given 30 days to file an amended statement of financial interests correcting any errors. If the filer does not file an amended statement of financial interests within 30 days after the commission sends notice of the complaint, the commission may continue with proceedings pursuant to s. 112.324.
- (c) For purposes of this section, an error or omission is immaterial, inconsequential, or de minimis if the original filing provided sufficient information for the public to identify potential conflicts of interest. However, failure to certify completion of annual ethics training required under s. 112.3142 does not constitute an immaterial, inconsequential, or de minimis error or omission.
 - Section 5. Section 112.3251, Florida Statutes, is created to read:
- 112.3251 Citizen support and direct-support organizations; standards of conduct.—A citizen support or direct-support organization created or authorized pursuant to law must adopt its own ethics code. The ethics code must contain the standards of conduct and disclosures required under ss. 112.313 and 112.3143(2), respectively. However, an ethics code adopted pursuant to this section is not required to contain the standards of conduct specified in s. 112.313(3) or (7). The citizen support or direct-support organization may adopt additional or more stringent standards of conduct and disclosure requirements if those standards of conduct and disclosure requirements if those standards of conduct and disclosure requirements do not otherwise conflict with this part. The ethics code must be conspicuously posted on the citizen support or direct-support organization's website.
 - Section 6. Section 112.3261, Florida Statutes, is created to read:
- 112.3261 Lobbying before water management districts; registration and reporting.—
 - (1) As used in this section, the term:

- (a) "District" means a water management district created in s. 373.069 and operating under the authority of chapter 373.
- (b) "Lobbies" means seeking, on behalf of another person, to influence a district with respect to a decision of the district in an area of policy or procurement or an attempt to obtain the goodwill of a district official or employee. The term "lobbies" shall be interpreted and applied consistently with the rules of the commission implementing s. 112.3215.
- (c) "Lobbyist" has the same meaning as provided in s. 112.3215.
- (d) "Principal" has the same meaning as provided in s. 112.3215.
- (2) A person may not lobby a district until such person has registered as a lobbyist with that district. Such registration shall be due upon initially being retained to lobby and is renewable on a calendar-year basis thereafter. Upon registration, the person shall provide a statement signed by the principal or principal's representative stating that the registrant is authorized to represent the principal. The principal shall also identify and designate its main business on the statement authorizing that lobbyist pursuant to a classification system approved by the district. Any changes to the information required by this section must be disclosed within 15 days by filing a new registration form. The registration form shall require each lobbyist to disclose, under oath, the following:
 - (a) The lobbyist's name and business address.
 - (b) The name and business address of each principal represented.
- (c) The existence of any direct or indirect business association, partnership, or financial relationship with any officer or employee of a district with which he or she lobbies or intends to lobby.
- (d) In lieu of creating its own lobbyist registration forms, a district may accept a completed legislative branch or executive branch lobbyist registration form.
- (3) A district shall make lobbyist registrations available to the public. If a district maintains a website, a database of currently registered lobbyists and principals must be available on the district's website.
- (4) A lobbyist shall promptly send a written statement to the district cancelling the registration for a principal upon termination of the lobbyist's representation of that principal. A district may remove the name of a lobbyist from the list of registered lobbyists if the principal notifies the district that a person is no longer authorized to represent that principal.
- (5) A district may establish an annual lobbyist registration fee, not to exceed \$40, for each principal represented. The district may use registration fees only to administer this section.
- (6) A district shall be diligent to ascertain whether persons required to register pursuant to this section have complied. A district may not knowingly authorize a person who is not registered pursuant to this section to lobby the district.
- (7) Upon receipt of a sworn complaint alleging that a lobbyist or principal has failed to register with a district or has knowingly submitted false information in a report or registration required under this section, the commission shall investigate a lobbyist or principal pursuant to the procedures established under s. 112.324. The commission shall provide the Governor with a report of its findings and recommendations in any investigation conducted pursuant to this subsection. The Governor is authorized to enforce the commission's findings and recommendations.
- (8) Water management districts may adopt rules to establish procedures to govern the registration of lobbyists, including the adoption of forms and the establishment of a lobbyist registration fee.
 - Section 7. Section 286.012, Florida Statutes, is amended to read:
- No member of a any state, county, or municipal governmental board, commission, or agency who is present at a any meeting of any such body at which an official decision, ruling, or other official act is to be taken or adopted may not abstain from voting in regard to any such decision, ruling, or act; and a vote shall be recorded or counted for each such member present, unless except when, with respect to any such member, there is, or appears to be, a possible conflict of interest under the pro-

visions of s. 112.311, s. 112.313, or s. 112.3143, or additional or more stringent standards of conduct, if any, adopted pursuant to s. 112.326. If there is, or appears to be, a possible conflict under s. 112.311, s. 112.313, or s. 112.3143, the member shall comply with the disclosure requirements of s. 112.3143. If the only conflict or possible conflict is one arising from the additional or more stringent standards adopted pursuant to s. 112.326, the member shall comply with any disclosure requirements adopted pursuant to s. 112.326. If the official decision, ruling, or act occurs in the context of a quasi-judicial proceeding, a member may abstain from voting on such matter if the abstention is to assure a fair proceeding free from potential bias or prejudice In such cases, said member shall comply with the disclosure requirements of s. 112.3143.

Section 8. Paragraph (c) of subsection (1) of section 288.901, Florida Statutes, is amended to read:

288.901 Enterprise Florida, Inc.—

(1) CREATION.—

- (c) The president, senior managers, and members of the board of directors of Enterprise Florida, Inc., are subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2) to activities of the president, senior managers, and members of the board of directors, those persons shall be considered public officers or employees and the corporation shall be considered their agency. The Legislature determines that it is in the public interest for the members of Enterprise Florida, Inc., board of directors to be subject to the requirements of ss. 112.3135, 112.3143(2), and 112.313, excluding s. 112.313(2), notwithstanding the fact that the board members are not public officers or employees. For purposes of those sections, the board members shall be considered to be public officers or employees. The exemption set forth in s. 112.313(12) for advisory boards applies to the members of Enterprise Florida, Inc., board of directors. Further, each member of the board of directors who is not otherwise required to file financial disclosures pursuant to s. 8, Art. II of the State Constitution or s. 112.3144, shall file disclosure of financial interests pursuant to s. 112.3145.
- Section 9. Paragraph (b) of subsection (2) of section 288.92, Florida Statutes, is redesignated as paragraph (c), and a new paragraph (b) is added to that subsection, to read:

288.92 Divisions of Enterprise Florida, Inc.—

(2)

- (b)1. The following officers and board members are subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2):
- a. Officers and members of the board of directors of the divisions of Enterprise Florida, Inc.
- b. Officers and members of the board of directors of subsidiaries of Enterprise Florida, Inc.
- c. Officers and members of the board of directors of corporations created to carry out the missions of Enterprise Florida, Inc.
- d. Officers and members of the board of directors of corporations with which a division is required by law to contract to carry out its missions.
- 2. For purposes of applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2) to activities of the officers and members of the board of directors specified in subparagraph 1., those persons shall be considered public officers or employees and the corporation shall be considered their agency.
- 3. It is not a violation of s. 112.3143(2) or 112.3143(4) for the officers or members of the board of directors of the Florida Tourism Industry Marketing Corporation to:
- a. Vote on the 4-year marketing plan required under s. 288.923 or vote on any individual component of or amendment to the plan.
- b. Participate in the establishment or calculation of payments related to the private match requirements of s. 288.904(3). The officer or member must file an annual disclosure describing the nature of his or her interests or the interests of his or her principals, including corporate parents and

subsidiaries of his or her principal, in the private match requirements. This annual disclosure requirement satisfies the disclosure requirement of s. 112.3143(4). This disclosure must be placed either on the Florida Tourism Industry Marketing Corporation's website or included in the minutes of each meeting of the Florida Tourism Industry Marketing Corporation's board of directors at which the private match requirements are discussed or voted upon.

Section 10. Paragraph (a) of subsection (3) of section 288.9604, Florida Statutes, is amended to read:

288.9604 Creation of the authority.—

- (3)(a)1. A director may not shall receive no compensation for his or her services, but is entitled to the necessary expenses, including travel expenses, incurred in the discharge of his or her duties. Each director shall hold office until his or her successor has been appointed.
- 2. Directors are subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2) to activities of directors, directors shall be considered public officers and the corporation shall be considered their agency.
- Section 11. Subsection (5) is added to section 348.0003, Florida Statutes, to read:

348.0003 Expressway authority; formation; membership.—

- (5) In a county as defined in s. 125.011(1):
- (a) A lobbyist, as defined in s. 112.3215, may not be appointed or serve as a member of an authority.
 - (b) A member or the executive director of an authority may not:
- 1. Personally represent another person or entity for compensation before the authority for a period of 2 years after vacation of his or her position.
- 2. After retirement or termination, have an employment or contractual relationship with a business entity other than an agency, as defined in s. 112.312, in connection with a contract in which the member or executive director personally and substantially participated through decision, approval, disapproval, recommendation, rendering of advice, or investigation while he or she was a member or employee of the authority.
- (c) The authority's general counsel shall serve as the authority's ethics officer.
- (d) Authority board members, employees, and consultants who hold positions that may influence authority decisions shall refrain from engaging in any relationship that may adversely affect their judgment in carrying out authority business. To prevent such conflicts of interest and preserve the integrity and transparency of the authority to the public, the following disclosures must be made annually on a disclosure form:
- 1. Any relationship that a board member, employee, or consultant has which affords a current or future financial benefit to such board member, employee, or consultant, or to a relative or business associate of such board member, employee, or consultant, and which a reasonable person would conclude has the potential to create a prohibited conflict of interest. As used in this subsection, the term "relative" has the same meaning as provided in s. 112.312.
- 2. Whether a relative of such board member, employee, or consultant is a registered lobbyist and, if so, the names of such lobbyist's clients. Such names shall be provided in writing to the ethics officer.
- 3. Any and all interests in real property that such board member, employee, or consultant has, or that an immediate family member of such board member, employee, or consultant has, if such real property is located in, or within a 1/2-mile radius of, any actual or prospective authority roadway project. The executive director shall provide a corridor map and a property ownership list reflecting the ownership of all real property within the disclosure area, or an alignment map with a list of associated owners, to all board members, employees, and consultants.

- (e) The disclosure forms filed as required under paragraph (d) must be reviewed by the ethics officer or, if a form is filed by the general counsel, by the executive director.
- (f) The conflict of interest process shall be outlined in the authority's code of ethics.
- (g) Authority employees and consultants are prohibited from serving on the governing body of the authority while employed by or under contract with the authority.
- (h) The code of ethics policy shall be reviewed and updated by the ethics officer and presented for board approval at least once every 2 years.
- (i) Employees shall be adequately informed and trained on the code of ethics and shall continually participate in ongoing ethics education.
- (j) The requirements of paragraphs (b)-(i) are in addition to requirements that the members and the executive director of the authority are required to follow under chapter 112.
- (k) Violations of paragraphs (b), (d), and (g) are punishable in accordance with s. 112.317.
- Section 12. Paragraph (d) of subsection (6) of section 627.351, Florida Statutes, is amended to read:
 - 627.351 Insurance risk apportionment plans.—
 - (6) CITIZENS PROPERTY INSURANCE CORPORATION.—
- (d)1. All prospective employees for senior management positions, as defined by the plan of operation, are subject to background checks as a prerequisite for employment. The office shall conduct the background checks pursuant to ss. 624.34, 624.404(3), and 628.261.
- 2. On or before July 1 of each year, employees of the corporation must sign and submit a statement attesting that they do not have a conflict of interest, as defined in part III of chapter 112. As a condition of employment, all prospective employees must sign and submit to the corporation a conflict-of-interest statement.
- 3. The executive director, senior managers, and members of the board of governors are subject to part III of chapter 112, including, but not limited to, the code of ethics and public disclosure and reporting of financial interests, pursuant to s. 112.3145. For purposes of applying part III of chapter 112 to activities of the executive director, senior managers, and members of the board of governors, those persons shall be considered public officers or employees and the corporation shall be considered their agency. Notwithstanding s. 112.3143(2), a board member may not vote on any measure that would inure to his or her special private gain or loss; that he or she knows would inure to the special private gain or loss of any principal by whom he or she is retained or to the parent organization or subsidiary of a corporate principal by which he or she is retained, other than an agency as defined in s. 112.312; or that he or she knows would inure to the special private gain or loss of a relative or business associate of the public officer. Before the vote is taken, such member shall publicly state to the assembly the nature of his or her interest in the matter from which he or she is abstaining from voting and, within 15 days after the vote occurs, disclose the nature of his or her interest as a public record in a memorandum filed with the person responsible for recording the minutes of the meeting, who shall incorporate the memorandum in the minutes. Senior managers and board members are also required to file such disclosures with the Commission on Ethics and the Office of Insurance Regulation. The executive director of the corporation or his or her designee shall notify each existing and newly appointed member of the board of governors and senior managers of their duty to comply with the reporting requirements of part III of chapter 112. At least quarterly, the executive director or his or her designee shall submit to the Commission on Ethics a list of names of the senior managers and members of the board of governors who are subject to the public disclosure requirements under s. 112.3145.
- 4. Notwithstanding s. 112.3148, ex s. 112.3149, or any other provision of law, an employee or board member may not knowingly accept, directly or indirectly, any gift or expenditure from a person or entity, or an employee or representative of such person or entity, which has a contractual relationship with the corporation or who is under consideration for a contract. An employee or board member who fails to

- comply with subparagraph 3. or this subparagraph is subject to penalties provided under ss. 112.317 and 112.3173.
- 5. Any senior manager of the corporation who is employed on or after January 1, 2007, regardless of the date of hire, who subsequently retires or terminates employment is prohibited from representing another person or entity before the corporation for 2 years after retirement or termination of employment from the corporation.
- 6. The executive director, members of the board of governors, and Any senior managers manager of the corporation are who is employed on or after January 1, 2007, regardless of the date of hire, who subsequently retires or terminates employment is prohibited from having any employment or contractual relationship for 2 years after retirement from or termination of service to the corporation with an insurer that has entered into a take-out bonus agreement with the corporation.
 - Section 13. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to governmental ethics; amending s. 28.35, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to members of the executive council of the Florida Clerks of Court Operations Corporation; amending s. 112.3142, F.S.; requiring elected municipal officers to participate in annual ethics training; providing legislative intent; amending s. 112.3144, F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her full and public disclosure of financial interests; revising the conditions under which a qualifying officer forwards a full and public disclosure of financial interests to the Commission on Ethics; requiring the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in certain circumstances; requiring the commission to enter an order recommending removal of an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a disclosure; providing that failure to certify completion of annual ethics training on a disclosure does not constitute an immaterial, inconsequential, or de minimis error or omission; amending s. 112.3145. F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her statement of financial interests; requiring the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in certain circumstances; requiring the commission to enter an order to remove an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a statement; providing that failure to certify completion of annual ethics training on a statement does not constitute an immaterial, inconsequential, or de minimis error or omission; creating s. 112.3251, F.S.; requiring citizen support and directsupport organizations to adopt a code of ethics; establishing minimum requirements for a code of ethics; creating s. 112.3261, F.S.; defining terms; prohibiting a person from lobbying a water management district before registering; establishing registration requirements; requiring public availability of lobbyist registrations; establishing procedures for termination of a lobbyist's registration; authorizing a water management district to establish a registration fee; requiring a water management district to monitor compliance with registration requirements; requiring the commission to investigate a lobbyist or principal upon receipt of a sworn complaint containing certain allegations; requiring the commission to provide the Governor with a report on the findings and recommendations resulting from the investigation; authorizing the Governor to enforce the commission's findings and recommendations; authorizing water management districts to adopt rules governing lobbyist registration and fees; amending s. 286.012, F.S.; revising disclosure requirements with respect to a voting abstention at a meeting of a governmental body; authorizing a member to abstain from voting on a decision, ruling, or act in a quasi-judicial proceeding under certain circumstances; amending s. 288.901, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the president, senior managers, and members of the board of directors of Enterprise Florida, Inc.; amending ss. 288.92 and 288.9604, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to certain officers and board members associated with the divisions of Enterprise Florida, Inc., and to the board of directors of the Florida Development Finance Corporation,

respectively; amending s. 348.0003, F.S.; prohibiting a lobbyist from serving as a member of an expressway authority; providing certain lobbying restrictions for members or the executive director of an authority; providing that the authority's general counsel is the authority's ethics officer; providing certain lobbying restrictions for authority board members, employees, and consultants; requiring disclosure of certain relationships or ownership of real estate relating to conflicts of interest; providing procedures for reporting such relationships or ownership; providing that authority employees and consultants are prohibited from serving on the governing body of the authority; requiring the authority to update its code of ethics policy and present such policy for board approval at least once every two years; requiring the authority to providing certain training; providing applicability; providing that certain violations are punishable as provided in the Code of Ethics; amending s. 627.351, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the executive director of Citizens Property Insurance Corporation; prohibiting a former executive director, senior manager, or member of the board of governors from entering employment or a contractual relationship for a specified timeframe with certain insurers; providing an effective date.

On motion by Senator Latvala, further consideration of CS for CS for CS for SB 846 with pending House Amendment 1 (957295) was deferred

BILLS ON THIRD READING

CS for HB 7093—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

—as amended May 1 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Dean, the Senate reconsidered the vote by which **Amendment 1 (876590)** was adopted.

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

Senator Dean offered the following amendment to **Amendment 1** (876590) which was moved by Senator Bean:

Amendment 1A (617842) (with title amendment)—Between lines 65 and 66 insert:

Section 13. Subsection (3) of section 258.007, Florida Statutes, is amended to read:

258.007 Powers of division.—

(3)(a) The division may grant privileges, leases, concessions, and permits for the use of land for the accommodation of visitors in the various parks, monuments, and memorials, provided no natural curiosities or objects of interest shall be granted, leased, or rented on such terms as shall deny or interfere with free access to them by the public; provided further, such grants, leases, and permits may be made and given without advertisement or securing competitive bids; and provided further, that no such grant, lease, or permit shall be assigned or transferred by any grantee without consent of the division.

(b) Notwithstanding paragraph (a), after May 1, 2014, the division may not grant new concession agreements for the accommodation of visitors in a state park that provides beach access and contains less than 7,000 feet of shoreline if the type of concession is available within 1,500 feet of the park's boundaries. This paragraph does not apply to concession agreements for accommodations offered at a park on or before May 1, 2014. This paragraph shall take effect upon this act becoming a law.

Between lines 126 and 127 insert:

Section 15. Unless otherwise provide herein, this act shall take effect July 1, 2014.

And the title is amended as follows:

Delete line 162 and insert: rules; amending s. 258.007, F.S., prohibiting certain new concession agreements in state parks with limited shorelines; exempting existing accommodations; creating s. 258.435, F.S.; requiring the

POINT OF ORDER

Senator Latvala raised a point of order that pursuant to Rule 7.1, **Amendment 1A (617842)** was not germane to the bill.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

On motion by Senator Dean, further consideration of **CS for HB 7093** with pending **Amendment 1A (617842)**, **Amendment 1 (876590)**, and pending point of order was deferred.

SPECIAL GUESTS

Senator Hays introduced his grandson, Zachary Dickson Smith; his daughter, Nancy Smith; and his wife, Jeanne Hays, who were present in the gallery.

Senator Sobel introduced her husband, Stuart Sobel, who was present in the gallery.

RECESS

On motion by Senator Thrasher, the Senate recessed at 12:50 p.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:30 p.m. A quorum present—37:

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

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

SPECIAL ORDER CALENDAR

Consideration of CS for CS for CS for SB 278 was deferred.

CS for SB 742—A bill to be entitled An act relating to racing animals; amending s. 550.2415, F.S.; revising the prohibition on the use of medication or drugs on animals; revising penalties for such use; revising procedures for testing animals for medication or drugs; requiring the Division of Pari-mutuel Wagering within the Department of Business and Professional Regulation to maintain records of greyhounds injured while racing; providing for the content of such records; providing fines for making false statements on an injury form; providing an effective date.

—was read the second time by title.

Senator Sobel moved the following amendment:

Amendment 1 (933466) (with title amendment)—Between lines 15 and 16 insert:

Section 1. This act shall be known as the "Victoria Q. Gaetz Animal Rights Act."

And the title is amended as follows:

Delete line 2 and insert: An act relating to racing animals; providing a short title; amending s.

On motion by Senator Sobel, further consideration of CS for SB 742 with pending Amendment 1 (933466) was deferred.

CS for CS for SB 278—A bill to be entitled An act relating to pharmacy; amending s. 465.014, F.S.; increasing the number of registered pharmacy technicians which a licensed pharmacist may supervise; amending s. 465.004, F.S.; revising the composition of the Board of Pharmacy; amending s. 465.189, F.S.; authorizing pharmacists to administer meningococcal and shingles vaccines under certain circumstances; amending ss. 456.42 and 893.04, F.S.; requiring written prescriptions for specified controlled substances to be legibly dated in a specified format; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 278**, on motion by Senator Grimsley, by two-thirds vote **CS for HB 323** was withdrawn from the Committees on Health Policy; Regulated Industries; and Rules.

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

CS for HB 323—A bill to be entitled An act relating to pharmacy; amending s. 456.42, F.S.; requiring written prescriptions for specified controlled substances to be dated in a specified format; amending s. 465.003, F.S.; revising the definition of the term "prescription"; amending s. 465.014, F.S.; providing the number of registered pharmacy technicians a licensed pharmacist may supervise if approved by the Board of Pharmacy after considering certain factors; requiring the board to authorize a licensed pharmacist to supervise more than three pharmacy technicians if a licensee is employed by certain entities; requiring a licensee to provide the board with notice of employment status under certain circumstances; amending s. 465.189, F.S.; authorizing pharmacists to administer meningococcal and shingles vaccines under certain circumstances; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 278 and read the second time by title.

Senator Grimsley moved the following amendment which was adopted:

Amendment 1 (548432) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (2) of section 465.004, Florida Statutes, is amended to read:

465.004 Board of Pharmacy.—

(2) Seven members of the board must be licensed pharmacists who are residents of this state and who have been engaged in the practice of the profession of pharmacy in this state for at least 4 years and, to the extent practicable, represent the various pharmacy practice settings. Of

the pharmacist members, two one must be currently engaged in the practice of pharmacy in a community pharmacy, two one must be currently engaged in the practice of pharmacy in a Class II institutional pharmacy or a Modified Class II institutional pharmacy, and three must five shall be pharmacists licensed in this state irrespective of practice setting. The remaining two members must be residents of the state who have never been licensed as pharmacists and who are in no way connected with the practice of the profession of pharmacy. No person may be appointed as a consumer member who is in any way connected with a drug manufacturer or wholesaler. At least one member of the board must be 60 years of age or older. The Governor shall appoint members to the board in accordance with this subsection as members' terms expire or as a vacancy occurs until the composition of the board complies with the requirements of this subsection.

Section 2. Subsection (1) of section 465.014, Florida Statutes, is amended to read:

465.014 Pharmacy technician.—

(1) A person other than a licensed pharmacist or pharmacy intern may not engage in the practice of the profession of pharmacy, except that a licensed pharmacist may delegate to pharmacy technicians who are registered pursuant to this section those duties, tasks, and functions that do not fall within the purview of s. 465.003(13). All such delegated acts must shall be performed under the direct supervision of a licensed pharmacist who is shall be responsible for all such acts performed by persons under his or her supervision. A pharmacy registered pharmacy technician, under the supervision of a pharmacist, may initiate or receive communications with a practitioner or his or her agent, on behalf of a patient, regarding refill authorization requests. A licensed pharmacist may not supervise more than one registered pharmacy technician unless otherwise permitted by the guidelines adopted by the board. The board shall establish guidelines to be followed by licensees or permittees in determining the circumstances under which a licensed pharmacist may supervise more than one but not more than three pharmacy technician technicians.

Section 3. Subsections (1) and (2) of section 465.189, Florida Statutes, are amended to read:

465.189 Administration of vaccines and epinephrine autoinjection.—

- (1) In accordance with guidelines of the Centers for Disease Control and Prevention for each recommended immunization or vaccine, a pharmacist may administer the following vaccines to an adult within the framework of an established protocol under a supervising physician licensed under chapter 458 or chapter 459:
 - (a) Influenza vaccine.
 - (b) Pneumococcal vaccine.
 - (c) Meningococcal vaccine.
 - (d) Shingles vaccine.

(2) In accordance with guidelines of the Centers for Disease Control and Prevention, a pharmacist may administer the shingles vaccine within the framework of an established protocol and pursuant to a written or electronic prescription issued to the patient by a physician licensed under chapter 458 or chapter 459.

Section 4. Subsection (2) of section 456.42, Florida Statutes, is amended to read:

456.42 Written prescriptions for medicinal drugs.—

(2) A written prescription for a controlled substance listed in chapter 893 must have the quantity of the drug prescribed in both textual and numerical formats, must be dated in numerical, month/day/year format, or with the abbreviated month written out, or the month written out in whole on the face of the prescription, and must be either written on a standardized counterfeit-proof prescription pad produced by a vendor approved by the department or electronically prescribed as that term is used in s. 408.0611. As a condition of being an approved vendor, a prescription pad vendor must submit a monthly report to the department that which, at a minimum, documents the number of prescription pads

sold and identifies the purchasers. The department may, by rule, require the reporting of additional information.

Section 5. Paragraph (d) of subsection (2) of section 893.04, Florida Statutes, is amended to read:

893.04 Pharmacist and practitioner.—

(2)

(d) Each written prescription prescribed by a practitioner in this state for a controlled substance listed in Schedule II, Schedule III, or Schedule IV must include both a written and a numerical notation of the quantity of the controlled substance prescribed on the face of the prescription and a notation of the date in numerical, month/day/year format, or, with the abbreviated month written out, or the month written out in whole on the face of the prescription. A pharmacist may, upon verification by the prescriber, document any information required by this paragraph. If the prescriber is not available to verify a prescription, the pharmacist may dispense the controlled substance but may insist that the person to whom the controlled substance is dispensed provide valid photographic identification. If a prescription includes a numerical notation of the quantity of the controlled substance or date, but does not include the quantity or date written out in textual format, the pharmacist may dispense the controlled substance without verification by the prescriber of the quantity or date if the pharmacy previously dispensed another prescription for the person to whom the prescription was writ-

Section 6. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to pharmacy; amending s. 465.004, F.S.; revising the composition of the Board of Pharmacy; amending s. 465.014, F.S.; increasing the number of registered pharmacy technicians which a licensed pharmacist may supervise; amending s. 465.189, F.S.; authorizing pharmacists to administer meningococcal and shingles vaccines under certain circumstances; amending ss. 456.42 and 893.04, F.S.; requiring written prescriptions for specified controlled substances to be legibly dated in a specified format; providing an effective date.

On motion by Senator Grimsley, by two-thirds vote **CS for HB 323** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea—Richter

Consideration of CS for CS for SB 1512 was deferred.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Senate resumed consideration of the returning message on—

CS for CS for SB 846—A bill to be entitled An act relating to governmental ethics; amending ss. 11.045 and 112.3215, F.S.; defining the term "local officer"; prohibiting a local officer from registering to lobby the Legislature or an agency on behalf of another person or entity other than his or her political subdivision; authorizing a local officer to be employed by or contracted with a lobbying firm under certain circumstances; providing for applicability; amending s. 28.35, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to members of the executive council of the Florida Clerks of Court Operations Corporation; amending s. 112.3142, F.S.; requiring elected municipal officers to participate in annual ethics training; providing legislative intent; amending s. 112.3144, F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her full and public disclosure of financial interests; revising the conditions under which a qualifying officer forwards a full and public disclosure of financial interests to the Commission on Ethics; authorizing the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in certain circumstances; requiring the commission to enter an order recommending removal of an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a disclosure; providing that failure to certify completion of annual ethics training on a disclosure does not constitute an immaterial, inconsequential, or de minimis error or omission; amending s. 112.3145, F.S.; requiring an officer required to participate in annual ethics training to certify participation on his or her statement of financial interests; authorizing the Commission on Ethics to initiate an investigation and hold a public hearing without receipt of a complaint in certain circumstances; requiring the commission to enter an order to remove an officer or public employee from public office or public employment in certain circumstances; prohibiting the commission from taking action on a complaint alleging certain errors or omissions on a statement; providing that failure to certify completion of annual ethics training on a statement does not constitute an immaterial, inconsequential, or de minimis error or omission; amending s. 112.31455, F.S.; authorizing the Chief Financial Officer or governing body to withhold the entire amount of a fine owed and related administrative costs from salary-related payments of certain individuals; authorizing the Chief Financial Officer or governing body to reduce the amount withheld if an individual can demonstrate a hardship; creating s. 112.31456, F.S.; authorizing the commission to seek wage garnishment of certain individuals to satisfy unpaid fines; authorizing the commission to refer unpaid fines to a collection agency; establishing a statute of limitations with respect to the collection of an unpaid fine; creating s. 112.3251, F.S.; requiring citizen support and direct-support organizations to adopt a code of ethics; establishing minimum requirements for a code of ethics; creating s. 112.3261, F.S.; defining terms; prohibiting a person from lobbying a governmental entity until registering; establishing registration requirements; requiring public availability of lobbyist registrations; establishing procedures for termination of a lobbyist's registration; authorizing a governmental entity to establish a registration fee; requiring a governmental entity to monitor compliance with registration requirements; requiring the commission to investigate a lobbyist or principal upon receipt of a sworn complaint containing certain allegations; requiring the commission to provide the Governor with a report on the findings and recommendations resulting from the investigation; authorizing the Governor to enforce the commission's findings and recommendations; amending s. 286.012, F.S.; revising disclosure requirements with respect to a voting abstention at a meeting of a governmental body; authorizing a member to abstain from voting on a decision, ruling, or act in a quasi-judicial proceeding under certain circumstances; amending s. 288.901, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the president, senior managers, and members of the board of directors of Enterprise Florida, Inc.; prohibiting the president, senior managers, and board members from representing a person or entity before the corporation for a specified timeframe; amending s. 288.92, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to certain officers and board members associated with the divisions of Enterprise Florida, Inc.; prohibiting such officers and members from representing a person or entity for compensation

before Enterprise Florida, Inc., for a specified timeframe; amending s. 288.9604, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the board of directors of the Florida Development Finance Corporation; amending s. 627.351, F.S.; specifying the applicability of certain provisions of the Code of Ethics for Public Officers and Employees to the executive director of Citizens Property Insurance Corporation; prohibiting a former executive director, senior manager, or member of the board of governors of the corporation from representing another person or entity before the corporation for a specified timeframe; prohibiting a former executive director, senior manager, or member of the board of governors from entering employment or a contractual relationship for a specified timeframe with certain insurers; amending ss. 11.0455 and 112.32155, F.S.; conforming cross-references to changes made by the act; providing an effective date.

-which was previously considered this day with pending House Amendment 1 (957295).

On motion by Senator Latvala, the Senate concurred in the House amendment.

CS for CS for CS for SB 846 passed as amended and 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 Evers Margolis Montford Flores Abruzzo Galvano Altman Richter Bean Garcia Ring Benacquisto Gardiner Simmons Bradley Gibson Simpson Brandes Grimsley Smith Braynon Sobel Hays Bullard Hukill Soto Clemens Joyner Stargel Dean Latvala Thompson Detert Lee Thrasher Diaz de la Portilla Legg

Navs-None

Vote after roll call:

Yea-Negron, Sachs

By direction of the President, the rules were waived and the Senate reverted to-

REPORTS OF COMMITTEE RELATING TO **EXECUTIVE BUSINESS**

The Honorable Don Gaetz President, The Florida Senate May 2, 2014

Dear President Gaetz:

The following executive appointments were referred to the Senate Committee on Communications, Energy, and Public Utilities and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate:

For Term Office and Appointment Ending

Florida Public Service Commission

Brise, Ronald A. 01/01/2018 Appointees: Graham, Art 01/01/2018

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections conducted an inquiry concerning the qualifications of the appointee; however, the Committee on Ethics and Elections did not hold a public hearing for the following appointee. Therefore, the Senate Committee on Ethics and Elections makes no recommendation and in accordance with s. 114.05(1)(c), Florida Statutes, respectfully submits for Senate consideration:

Office and Appointment

For Term Ending

Florida Transportation Commission Appointee: Howse, Ronald S.

09/30/2017

Except as specifically noted above, the committees caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the office indicated. In aid of such inquiry, the committees held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointees. After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the Committee on Ethics and Elections and other referenced committees respectfully advise and recommend that in accordance with s. 114.05(1)(c), Florida Statutes:

- (1) the executive appointments of the above-named appointees, to the 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 2014 Regular Session; and
- (3) there is no necessity known to the committees for the deliberations on said appointments to be held in executive session.

Respectfully submitted, Jack Latvala, Chair

On motion by Senator Latvala, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated in accordance with the recommendation of the committee.

The vote was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea-Grimsley, Hukill

BILLS ON THIRD READING

The Senate resumed consideration of-

CS for HB 7093—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection

Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

—which was previously considered this day with pending **Amendment 1A (617842)**, **Amendment 1 (876590)**, and pending point of order by Senator Latvala.

RULING ON POINT OF ORDER

On recommendation of Senator Thrasher, Chair of the Committee on Rules, the title **Amendment 1A (617842)** of the previously adopted **Amendment 1 (876590)** changed the subject of the bill so that it is now an act relating to the Department of Environmental Protection. The body of **Amendment 1A** further introduced the subject of "concessions for the accommodation of visitors" into the title and the substantive part of the bill.

Therefore, Amendment 1A (617842) was germane to the principal subject of CS for HB 7093 as amended by earlier Amendment 1 (876590) by Senator Dean.

President Gaetz ruled the point not well taken.

Amendment 1A (617842) by Senator Dean was withdrawn from further consideration.

The question recurred on **Amendment 1** (876590) which was adopted by two-thirds vote.

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

Senator Dean offered the following amendment which was moved by Senator Bean and adopted by two-thirds vote:

Amendment 2 (335620) (with title amendment)—Delete line 1883 and insert:

Section 12. Subsection (3) of section 258.007, Florida Statutes, is amended to read:

258.007 Powers of division.—

(3)(a) The division may grant privileges, leases, concessions, and permits for the use of land for the accommodation of visitors in the various parks, monuments, and memorials, provided no natural curiosities or objects of interest shall be granted, leased, or rented on such terms as shall deny or interfere with free access to them by the public; provided further, such grants, leases, and permits may be made and given without advertisement or securing competitive bids; and provided further, that no such grant, lease, or permit shall be assigned or transferred by any grantee without consent of the division.

(b) Notwithstanding paragraph (a), after May 1, 2014, the division may not grant new concession agreements for the accommodation of visitors in a state park that provides beach access and contains less than 7,000 feet of shoreline if the type of concession is available within 1,500 feet of the park's boundaries. This paragraph does not apply to concession agreements for accommodations offered at a park on or before May 1, 2014. This paragraph shall take effect upon this act becoming a law.

Section 13. Unless otherwise provided herein, this act shall take effect July 1, 2014.

And the title is amended as follows:

Delete lines 26-27 and insert: amending s. 258.007, F.S., prohibiting certain new concession agreements in state parks with limited shorelines; exempting existing accommodations; providing effective dates.

On motion by Senator Dean, **CS for HB 7093** as amended was passed and certified to the House. The vote on passage was:

Yeas-	-40

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

Montford

Nays—None

SENATOR RICHTER PRESIDING

THE PRESIDENT PRESIDING

By direction of the President, the following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON SB 2510

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2510, same being:

An act relating to court-appointed counsel.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House of Representatives recede from its Amendment 1 (338327).
- 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/ Lizbeth Benacquisto, Vice Chair
s/ Joe Negron, Chair
s/ Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
                                   s / Jeff Clemens
s/ Dwight Bullard
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores
                                   s/ Bill Galvano
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s / Audrey Gibson
                                   s / Denise Grimsley
                                   s/ Dorothy L. Hukill
s/ Alan Hays
                                   s/ Jack Latvala
s/ Arthenia L. Joyner, At Large
                                   s/ John Legg
s/ Tom Lee
s/\ Gwen\ Margolis, At Large
                                   s/ Bill Montford
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
s/ Maria Lorts Sachs
                                   s/ David Simmons
                                   s/ Christopher L. Smith, At Large
s/ Wilton Simpson
s/ Eleanor Sobel
                                   s / Darren Soto
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
s/ John Thrasher, At Large
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Managers on the part of the Senate

s/ Charles McBurney, Chair s/ Seth McKeel, Chair

s/ Steve Crisafulli, Vice Chair
Daphne D. Campbell
s/ W. Travis Cummings
s/ Joseph A. "Joe" Gibbons
At Large
s/ Doug Holder, At Large
s/ Dave Kerner
s/ Debbie Mayfield
s/ H. Marlene O'Toole
s/ Darryl Ervin Rouson, At Large
Perry E. Thurston, Jr., At Large
James W. "Jim" Waldman
At Large
s/ Dana D. Young, At Large

s/ Dennis K. Baxley, At Large s/ Marti Coley, At Large s/ Dwight Dudley s/ Eduardo Gonzalez, At Large s/ James W. "J.W." Grant Mia L. Jones, At Large s/ Mike La Rosa s/ Larry Metz s/ Ray Pilon s/ Robert C. "Rob" Schenck At Large

Alan B. Williams, At Large

s/ Ritch Workman

s/ Dana D. Young, At Large

At Large

Managers on the part of the House

The Conference Committee Amendment for SB 2510, Court Appointed Counsel, provides for the following:

- •Deletes requirement that an attorney who wants to be included on a registry must certify that he or she will accept the flat fees in s. 27.5304, F.S., as full payment for any case except RICO. Deletes authorization for the chief judge to establish limited registries of attorneys willing to waive compensation above the flat fees.
- •Creates Cross-Circuit Conflict Representation Pilot Program including Public Defender Offices in 10th and 13th Judicial Circuits and the Offices of Criminal Conflict and Civil Regional Counsel (OCCCRC) in the 5th Region. Establishes process by which cases are assigned pursuant to the pilot. Directs Public Defender and Regional Conflict Offices to report on the pilot's performance and cost savings.
- •Increases trial level fee caps from \$2,500 to \$6,000 for a noncapital, nonlife felony; from \$3,000 to \$9,000 for a life felony; and from \$15,000 to \$25,000 for a capital case. Increases fee cap for appellate representation from \$2,000 to \$9,000.
- •Changes the funding source for due process costs that exceed the over the flat fee appropriation from the state court system to the Justice Administrative Commission's due process categories.

Conference Committee Amendment (878310) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Subsection (3) of section 27.40, Florida Statutes, is amended to read:
- 27.40 Court-appointed counsel; circuit registries; minimum requirements; appointment by court.—
 - (3) In using utilizing 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 attorneys shall certify that he or she:
- 1. Meets That they meet any minimum requirements established by the chief judge and by general law for court appointment;
- 2. Is That they are available to represent indigent defendants in cases requiring court appointment of private counsel; and
- 3. Is $\overline{\text{That they are}}$ willing to abide by the terms of the contract for services; and
- 4. Whether they are willing to accept as full payment the flat fees prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12), except for cases brought under the Racketeer Influenced and Corrupt Organizations Act and capital cases as defined in s. 27.5304(5)(a)4.

To be included on a registry, an attorney also 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 termi-

- nation of the contract and removal from the registry. Each attorney on the registry is shall be 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 shall be cause for termination of the contract for services and removal from the registry until the requirement is fulfilled. In addition to general registries, the chief judge may establish limited registries that include only those attorneys willing to waive compensation in excess of the flat fee prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12).
- (b) The court shall appoint attorneys in rotating order in the order in which names appear on the applicable registry, unless the court makes a finding of good cause on the record for appointing an attorney out of order. If a chief judge establishes a limited registry of attorneys willing to waive compensation in excess of the flat fee, the court shall appoint attorneys from that limited registry unless there are no attorneys available to accept the appointment on the limited registry. The clerk of court shall maintain the registry and provide to the court the name of the attorney for appointment. An attorney not appointed in the order in which his or her name appears on the list shall remain next in order.
- (c) If the number of attorneys on the registry in a county or circuit for a particular category of cases is inadequate, the chief judge of the particular circuit shall provide to the clerk of court the names of at least three private attorneys who have relevant experience. The clerk of court shall send an application to each of these attorneys to register for appointment.
- (d) Quarterly, each chief judge shall provide a current copy of each registry to the Chief Justice of the Supreme Court, the state attorney and public defender in each judicial circuit, the office of criminal conflict and civil regional counsel, the clerk of court in each county, and the Justice Administrative Commission. The registry shall be provided to the Justice Administrative Commission in the form and manner provided by the commission Circuits utilizing a limited registry list as allowed by paragraph (a) shall include the race, gender, and national origin of all attorneys listed in and appointed under the limited registry.
 - Section 2. Section 27.401, Florida Statutes, is created to read:
 - 27.401 Cross-Circuit Conflict Representation Pilot Program.-
- (1) The Cross-Circuit Conflict Representation Pilot Program is established in the offices of the public defender in the Tenth and Thirteenth Judicial Circuits and the office of the criminal conflict and civil regional counsel in the Fifth Region.
 - $(2) \quad Notwith standing \ ss. \ 27.40 \ and \ 27.5305:$
- (a) If the public defender in the Tenth Judicial Circuit is unable to provide representation to an indigent defendant charged with a crime under s. 782.04(2), (3), or (4) due to a conflict of interest and the criminal conflict and civil regional counsel of the Second Region is also unable to provide representation for the case due to a conflict of interest, the public defender in the Thirteenth Judicial Circuit shall be appointed. If the public defender in the Thirteenth Judicial Circuit is unable to provide representation for the case due to a conflict of interest, the criminal conflict and civil regional counsel in the Fifth Region shall be appointed. If the criminal conflict and civil regional counsel in the Fifth Region is unable to provide representation due to a conflict of interest, private counsel shall be appointed.
- (b) If the public defender in the Thirteenth Judicial Circuit is unable to provide representation to an indigent defendant charged with a crime under s. 782.04(2), (3), or (4) due to a conflict of interest and the criminal conflict and civil regional counsel of the Second Region is also unable to provide representation for the case due to a conflict of interest, the public defender in the Tenth Judicial Circuit shall be appointed. If the public defender in the Tenth Judicial Circuit is unable to provide representation for the case due to a conflict of interest, the criminal conflict and civil regional counsel in the Fifth Region shall be appointed. If the criminal conflict and civil regional counsel in the Fifth Region is unable to provide representation due to a conflict of interest, private counsel shall be appointed.
- (3) The offices of the public defender in the Tenth and Thirteenth Judicial Circuits and the office of the criminal conflict and civil regional counsel in the Fifth Region shall each provide a report on the im-

plementation of the pilot program to the chairs of the legislative appropriations committees by March 1, 2015, and by March 1, 2016. At a minimum, the reports must include the number of cases transferred across circuits, the advantages and disadvantages of cross-circuit representation, the estimated cost savings of the pilot program, and recommendations to improve the pilot program. The Justice Administrative Commission shall provide data to assist with the estimated cost savings of the pilot program.

(4) The Cross-Circuit Conflict Representation Pilot Program shall expire on June 30, 2016, unless otherwise provided by law. However, appointments made pursuant to this section before June 30, 2016, shall continue until completion of the case.

Section 3. Paragraph (a) of subsection (5) and paragraphs (f) through (h) of subsection (12) of section 27.5304, Florida Statutes, are amended to read:

27.5304 Private court-appointed counsel; compensation; notice.—

- (5) The compensation for representation in a criminal proceeding shall not exceed the following:
- (a) 1. For misdemeanors and juveniles represented at the trial level: \$1.000.
- 2. For noncapital, nonlife felonies represented at the trial level: \$6,000 \$2,500.
 - 3. For life felonies represented at the trial level: \$9,000 \\$3,000.
- 4. For capital cases represented at the trial level: \$25,000 \$15,000. For purposes of this subparagraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.
 - 5. For representation on appeal: \$9,000 \\$2,000
- (12) The Legislature recognizes that on rare occasions an attorney may receive a case that requires extraordinary and unusual effort.
- (f) For criminal cases only, if the court orders payment in excess of the flat fee established by law, fees shall be paid as follows:
- 1. The flat fee shall be paid from funds appropriated to the Justice Administrative Commission in the General Appropriations Act.
- 2. The amount ordered by the court in excess of the flat fee shall be paid by the Justice Administrative Commission in a special category designated for that purpose in the General Appropriations Act.
- 3. If, during the fiscal year, all funds designated in the special category for payment under subparagraph 2. of the amount ordered by the court in excess of the flat fee are spent, the amount of payments in excess of the flat fee shall be made from the due process contingency funds, or other funds as necessary, appropriated to the Justice Administrative Commission state courts system in the General Appropriations Act. Funds from the state courts system must be used in a manner approved by the Chief Justice and administered by the Trial Court Budget Commission.

(g) The Justice Administrative Commission shall provide to the Office of the State Courts Administrator monthly data by statewide uniform case number, attorney, and defendant name concerning:

- 1. Private court-appointed cases opened;
- 2. Cases paid and the amount of payment, including any amount in excess of the flat fee; and
 - 3. Cases for which compensation was waived.

(g)(h) The Justice Administrative Commission shall provide monthly to the Office of the State Courts Administrator data concerning the number of cases approved for compensation in excess of the flat fee and the amount of these awards by circuit and by judge. The Justice Administrative Commission shall report the data quarterly in an electronic format to the chairs of the legislative appropriations committees and the Office of the State Courts Administrator.

Section 4. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to court-appointed counsel; amending s. 27.40, F.S.; eliminating the limited registry for private counsel willing to accept a flat fee; creating s. 27.401, F.S.; establishing the Cross-Circuit Conflict Representation Pilot Program in specified offices of the public defender and criminal conflict and civil regional counsel; providing requirements for appointment of counsel in the circuits and region participating in the pilot program; requiring reports to be submitted by specified dates; requiring the Justice Administrative Commission to provide specified data; providing for future expiration of the pilot program; amending s. 27.5304, F.S.; increasing the statutory caps for certain flat fees in criminal cases; eliminating a requirement for the state courts system to pay certain excess fees to court-appointed counsel from court funds; providing for the Justice Administrative Commission to make such payments from specified funds appropriated to the commission; eliminating a requirement for the commission to provide certain data on cases involving court-appointed counsel and compensation of such counsel; providing an effective date.

On motion by Senator Bradley, the Conference Committee Report on SB 2510 was adopted. SB 2510 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-37

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

Nays-None

Vote after roll call:

Yea-Abruzzo, Garcia, Grimsley

By direction of the President, the following Conference Committee Report was read:

CONFERENCE COMMITTEE REPORT ON SB 2514

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2514, same being:

An act relating to bicycle and pedestrian ways.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the House of Representatives recede from its Amendment 1 (704805).

2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Joe Negron, Chair s/ Lizbeth Benacquisto, Vice Chair s / Joseph Abruzzo s/ Thad Altman s/ Aaron Bean s/ Rob Bradley s/ Jeff Brandes s / Oscar Braynon II s/ Dwight Bullard s / Jeff Clemens s/ Charles S. "Charlie" Dean, Sr. s/ Nancy C. Detert s/ Miguel Diaz de la Portilla s/ Greg Evers s/ Anitere Flores s/ Bill Galvano s/ Rene Garcia s/ Andy Gardiner, At Large s/ Denise Grimsley s/ Audrey Gibson s/ Alan Hays s/ Dorothy L. Hukill s/ Arthenia L. Joyner, At Large s/ Jack Latvala s/ Tom Lee s/ John Legg s/ Bill Montford s/ Gwen Margolis, At Large s/ Garrett Richter, At Large s/ Jeremy Ring s/ David Simmons s/ Maria Lorts Sachs s/ Wilton Simpson s/ Christopher L. Smith, At Large s/ Eleanor Sobel s/ Darren Soto s/ Kelli Stargel s/ Geraldine F. "Geri" Thompson s/ John Thrasher, At Large

Managers on the part of the Senate

s/ Ed Hooper, Chair	s/ Seth McKeel, Chair
s/ Steve Crisafulli, Vice Chair	s/ H. Marlene O'Toole, Vice Chair
s/ Frank Artiles	s/ Dennis K. Baxley, At Large
Randolph Bracy	s/ Matthew H. "Matt" Caldwell
s/ Marti Coley, At Large	Reggie Fullwood
s / Joseph A. "Joe" Gibbons	s/ Eduardo Gonzalez, At Large
At Large	s / Tom Goodson
s/ Doug Holder, At Large	Mia L. Jones, At Large
s / Kathleen C. Passidomo	s/ Bobby Powell
s / Dan Raulerson	s/ Lake Ray
Hazelle P. "Hazel" Rogers	s/ Darryl Ervin Rouson, At Large
s/ Robert C. "Rob" Schenck	Perry E. Thurston, Jr., At Large
At Large	James W. "Jim" Waldman
Alan B. Williams, At Large	At Large
s/ Ritch Workman, At Large	s/ Dana D. Young, At Large

Managers on the part of the House

The Conference Committee Amendment for SB 2514, relating to Bicycle and Pedestrian Ways, provides for the following:

Section 1 authorizes the use of statewide transportation revenues to be used by the Florida Department of Transportation for the cost of planning, land acquisition, design and construction of multi-use trails.

The department is required to give funding priority to projects identified by the Florida Greenways and Trails Council as a priority within the Florida Greenways and Trails System under ch. 260, F.S., support the transportation needs of bicyclists and pedestrians, has national, statewide, or regional importance; and facilitates an interconnected system by completing gaps between existing trails.

Priority projects recommended for funding must be included in the department's tentative work program developed pursuant to s. 339.135, F.S.; and, after the construction is complete, there is no further obligation of the department to provide funds for the operation and maintenance of the trail.

Section 2 provides an effective date of July 1, 2014.

Conference Committee Amendment (292150) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (4) and (5) are added to section 335.065, Florida Statutes, to read:

335.065 Bicycle and pedestrian ways along state roads and transportation facilities.—

(4) The department may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the cost of planning, land acquisition, design, and construction of

such trails and related facilities. The department shall give funding priority to projects that:

- (a) Are identified by the Florida Greenways and Trails Council as a priority within the Florida Greenways and Trails System under chapter 260.
 - (b) Support the transportation needs of bicyclists and pedestrians.
 - (c) Have national, statewide, or regional importance.
- (d) Facilitate an interconnected system of trails by completing gaps between existing trails.
 - (5) A project funded under subsection (4) shall:
- (a) Be included in the department's work program developed in accordance with s. 339.135.
- (b) Be operated and maintained by an entity other than the department upon completion of construction. The department is not obligated to provide funds for the operation and maintenance of the project.

Section 2. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to bicycle and pedestrian ways; amending s. 335.065, F.S.; authorizing the Department of Transportation to use appropriated funds for the establishment of a statewide system of interconnected multiuse trails; prioritizing projects for funding; requiring funded projects to be included in the department's work program; providing that the department is not responsible for or obligated to provide funds for the operation and maintenance of any such project; providing an effective date.

On motion by Senator Gardiner, the Conference Committee Report on SB 2514 was adopted. SB 2514 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-39

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

Nays—None

Vote after roll call:

Yea—Garcia

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

SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for SB 742—A bill to be entitled An act relating to racing animals; amending s. 550.2415, F.S.; revising the prohibition on the use of medication or drugs on animals; revising penalties for such use; revising procedures for testing animals for medication or drugs; requiring the Division of Pari-mutuel Wagering within the Department of Business

and Professional Regulation to maintain records of greyhounds injured while racing; providing for the content of such records; providing fines for making false statements on an injury form; providing an effective date.

—which was previously considered this day with pending Amendment 1 (933466) by Senator Sobel.

Amendment 1 was adopted. The vote was:

Yeas-40

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

Evers Montford

Nays-None

On motion by Senator Sobel, by two-thirds vote **CS for SB 742** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-40

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

Montford

Nays-None

Evers

Consideration of CS for SB 1292 and CS for CS for CS for SB 296 was deferred.

SENATOR RICHTER PRESIDING

SB 712—A bill to be entitled An act relating to taxes on prepaid calling arrangements; amending ss. 202.11 and 212.05, F.S.; revising the definition of "prepaid calling arrangement" to clarify and update which services are included under that definition and subject to a sales tax; providing for retroactive application; providing an effective date.

—was read the second time by title. On motion by Senator Galvano, by two-thirds vote **SB 712** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Abruzzo	Bradley	Clemens
Altman	Brandes	Dean
Bean	Braynon	Detert
Benacquisto	Bullard	Diaz de la Portilla

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

Nays-None

Vote after roll call:

Yea-Mr. President

SB 330—A bill to be entitled An act relating to the admissions tax; amending s. 212.04, F.S.; revising the professional sporting events that are exempt from the admissions tax; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 330**, on motion by Senator Simmons, by two-thirds vote **HB 231** was withdrawn from the Committees on Commerce and Tourism; Community Affairs; Appropriations Subcommittee on Finance and Tax; and Appropriations.

On motion by Senator Simmons-

HB 231—A bill to be entitled An act relating to the admissions tax; amending s. 212.04, F.S.; revising the professional sporting events that are exempt from the admissions tax; providing an effective date.

—a companion measure, was substituted for **SB 330** and read the second time by title.

On motion by Senator Simmons, by two-thirds vote **HB 231** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-37

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

Nays-2

Flores Garcia

Vote after roll call:

Yea-Mr. President

Consideration of CS for SB 598, CS for SB 310, CS for SB 1394, CS for CS for SB 790, CS for SB 1148, and CS for CS for SB 1276 was deferred.

CS for CS for CS for SB 898—A bill to be entitled An act relating to the communications services tax; amending s. 202.11, F.S.; revising the definition of the term "information services" to include certain data processing and other services; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for CS for SB 898**, on motion by Senator Abruzzo, by two-thirds vote **CS for HB 803** was withdrawn from the Committees on Communications, Energy, and Public Utilities; Commerce and Tourism; Appropriations Subcommittee on Finance and Tax; and Appropriations.

On motion by Senator Abruzzo-

CS for HB 803—A bill to be entitled An act relating to the communications services tax; amending s. 202.11, F.S.; revising the definition of the term "information service" to include certain data processing and other services for purposes of the communications services tax; providing retroactive applicability and construction; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for SB 898 and read the second time by title.

On motion by Senator Abruzzo, by two-thirds vote **CS for HB 803** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

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

Nays-None

Vote after roll call:

Yea—Mr. President

CS for SB 1160—A bill to be entitled An act relating to onsite sewage treatment and disposal systems; amending s. 381.0065, F.S.; delaying the effective date of the prohibition against the land application of septage from onsite sewage treatment and disposal systems; requiring the Department of Environmental Protection to examine and report on potential options for safely and appropriately disposing or reusing septage; requiring the department to submit a report of its findings and recommendations; providing an effective date.

-was read the second time by title.

Senator Evers moved the following amendment which was adopted:

Amendment 1 (803452)—Delete line 63 and insert: the Speaker of the House of Representatives by July 1, 2015.

On motion by Senator Evers, by two-thirds vote **CS for SB 1160** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-37

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

Margolis	Sachs	Stargel
Montford	Simmons	Thompson
Negron	Smith	Thrasher
Richter	Sobel	
Ring	Soto	

Nays—1

Simpson

Vote after roll call:

Yea-Legg

CS for CS for CS for SB 768—A bill to be entitled An act relating to human trafficking; amending s. 92.56, F.S.; authorizing a defendant who has been charged with specified human trafficking offenses to apply for an order of disclosure of confidential and exempt information; authorizing the court to use a pseudonym, instead of a victim's name, to designate the victim of specified human trafficking offenses; providing that trial testimony for specified human trafficking offenses may be published or broadcast under certain circumstances; amending s. 450.021, F.S.; prohibiting the employment of minors in adult theaters; amending s. 450.045, F.S.; requiring adult theaters to verify the ages of employees and independent contractors and maintain specified documentation; amending s. 775.082, F.S.; providing a life sentence for a specified felony; amending s. 775.15, F.S.; eliminating the statute of limitations for prosecutions under a specified human trafficking provision; providing applicability; amending s. 787.06, F.S.; revising and providing penalties for various human trafficking offenses against minors and adults; creating s. 796.001, F.S.; providing legislative intent concerning prosecutions of adults for certain offenses involving minors; repealing ss. 796.03, 796.035, and 796.036, F.S., relating to procuring a person under the age of 18 for prostitution, selling or buying of minors into prostitution, and reclassification of certain violations involving minors, respectively; amending ss. 796.05 and 796.07, F.S.; revising and providing penalties for various prostitution offenses; amending s. 921.0022, F.S.; conforming provisions of the offense severity ranking chart of the Criminal Punishment Code to changes made by the act; amending s. 943.0583, F.S.; providing for expunction of criminal history records of certain criminal charges against victims of human trafficking that did not result in convictions; requiring destruction of investigative records related to such expunged records; amending s. 960.065, F.S.; providing an exception to ineligibility for victim assistance awards to specified victims of human trafficking; amending s. 960.199, F.S.; authorizing the Department of Legal Affairs to provide relocation assistance to a victim of specified human trafficking offenses; requiring the human trafficking offense to be reported to the proper authorities and certified by the state attorney or statewide prosecutor; requiring the state attorney's or statewide prosecutor's approval of a rape crisis center's or a certified domestic violence center's certification that a victim is cooperating with law enforcement officials; providing that the act of human trafficking must occur under certain circumstances for the victim to be eligible for relocation assistance; amending ss. 39.01, 90.404, 772.102, 775.0877, 775.21, 787.01, 787.02, 794.056, 856.022, 895.02, 938.085, 938.10, 943.0435, 943.0585, 943.059, 944.606, 944.607, 948.013, and 948.32, F.S.; conforming crossreferences; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform CS for CS for CS for SB 768 to CS for CS for CS for HB 989.

Pending further consideration of **CS for CS for CS for SB 768** as amended, on motion by Senator Braynon, by two-thirds vote **CS for CS for CS for HB 989** was withdrawn from the Committees on Criminal Justice; Judiciary; and Appropriations.

On motion by Senator Braynon-

CS for CS for HB 989—A bill to be entitled An act relating to human trafficking; amending s. 92.56, F.S.; including human trafficking within provisions providing for confidentiality of court records concerning certain offenses involving children; amending s. 960.065, F.S.; providing that victims of human trafficking are eligible for crime victim compensation awards under certain circumstances; amending s.

960.199, F.S.; allowing victims of human trafficking to be eligible for financial relocation assistance; amending s. 450.021, F.S.; prohibiting the employment of minors in adult theaters; amending s. 450.045, F.S.; requiring adult theaters to verify the ages of employees and independent contractors and maintain specified documentation; amending s. 775.15, F.S.; eliminating the statute of limitations for prosecutions under a specified human trafficking provision; providing applicability; amending s. 787.06, F.S.; revising and providing penalties for various human trafficking offenses against minors and adults; amending s. 775.082, F.S.; providing a life sentence for a specified felony; creating s. 796.001, F.S.; providing legislative intent concerning prosecutions of certain offenses by adults involving minors; repealing ss. 796.03, 796.035, and 796.036, F.S., relating to procuring a person under the age of 18 for prostitution, selling or buying of minors into prostitution, and reclassification of certain violations involving minors, respectively; amending s. 796.05, F.S.; revising and providing penalties for deriving support from the proceeds of prostitution; amending s. 943.0583, F.S.; providing for expunction of criminal history records of certain criminal charges against victims of human trafficking that did not result in convictions; requiring destruction of investigative records related to such expunged records; amending s. 921.0022, F.S.; conforming provisions of the offense severity ranking chart of the Criminal Punishment Code to changes made by the act; amending ss. 39.01, 90.404, 772.102, 775.0877, $775.21,\ 787.01,\ 787.02,\ 794.056,\ 856.022,\ 895.02,\ 938.085,\ 938.10,$ 943.0435, 943.0585, 943.059, 944.606, 944.607, 948.013, and 948.32, F.S.; conforming cross-references; providing an effective date.

—a companion measure, was substituted for **CS for CS for CS for SB 768** as amended and read the second time by title.

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

Yeas-38

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

Nays-None

Vote after roll call:

Yea—Mr. President

RECESS

On motion by Senator Thrasher, the Senate recessed at 3:54 p.m. to reconvene at 4:30 p.m.

EVENING SESSION

The Senate was called to order by the President at 4:30 p.m. A quorum present—31:

Mr. President	Braynon	Gardiner
Abruzzo	Bullard	Gibson
Altman	Clemens	Hukill
Bean	Dean	Joyner
Benacquisto	Evers	Latvala
Bradley	Flores	Lee
Brandes	Garcia	Margolis

Montford	Smith	Thompson
Negron	Sobel	Thrasher
Richter	Soto	
Simmons	Stargel	

By direction of the President, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 2, amended Senate Amendment 1 and concurred in the same as amended, and passed CS for CS for HB 755 as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for CS for HB 755—A bill to be entitled An act relating to family law; amending s. 61.30, F.S.; providing for consideration of time-sharing schedules or time-sharing arrangements as a factor in the adjustment of awards of child support; amending s. 90.204, F.S.; authorizing judges in family cases to take judicial notice of certain court records without prior notice to the parties when imminent danger to persons or property has been alleged and it is impractical to give prior notice; providing for a deferred opportunity to present evidence; requiring a notice of taking such judicial notice to be filed within a specified period; providing that the term "family cases" has the same meaning as provided in the Rules of Judicial Administration; amending ss. 741.30, 784.046, and 784.0485, F.S.; creating an exception to a prohibition against using evidence other than the verified pleading or affidavit in an ex parte hearing for a temporary injunction for protection against domestic violence, repeat violence, sexual violence, dating violence, or stalking; providing an effective date.

House Amendment 1 (517221) to Senate Amendment 1 (202426)—Remove lines 11-12 of the amendment and insert:

was brought to the United States as a minor; has been present in the United States for more than 10 years; has received documented employment authorization from the United States Citizenship and Immigration Services (USCIS); has been issued a social security number; if a male, has registered with the Selective Service System if required to do so under the Military Selective Service Act, 50 U.S.C. App. 453; and has fulfilled all

On motion by Senator Soto, the Senate concurred in House Amendment 1 (517221) to Senate Amendment 1 (202426).

CS for CS for HB 755 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-26

Abruzzo	Garcia	Richter
Bean	Gardiner	Ring
Braynon	Gibson	Simmons
Bullard	Joyner	Smith
Clemens	Latvala	Sobel
Dean	Lee	Soto
Diaz de la Portilla	Margolis	Thompson
Evers	Montford	Thrasher
Flores	Negron	

Nays-7

Mr. President Bradley Stargel
Altman Brandes
Benacquisto Hukill

Vote after roll call:

Yea—Detert, Grimsley, Hays, Legg, Sachs

Nay—Galvano

Yea to Nay-Bean

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1, concurred in the same as amended, and passed HB 7177 as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

HB 7177—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 893.0551, F.S., relating to an exemption from public record requirements for certain information held by the Department of Health pursuant to the prescription drug monitoring program; specifying that the Attorney General, health care regulatory boards, and law enforcement agencies may disclose confidential and exempt information in certain instances if such information is relevant to an active investigation; requiring the Attorney General, health care regulatory boards, and law enforcement agencies to take certain steps to ensure the continued confidentiality of all nonrelevant confidential and exempt information before disclosing such information; authorizing the department to disclose, under certain circumstances, relevant information to a law enforcement agency, rather than requiring the department to disclose confidential and exempt information; saving the exemption from repeal under the Open Government Sunset Review Act; providing an effective date.

House Amendment 1 (879899) to Senate Amendment 1 (488238) (with title amendment)—Remove lines 34-39 of the amendment

And the title is amended as follows:

Remove lines 77-79 of the amendment and insert: database; requiring the Attorney General,

On motion by Senator Bean, the Senate concurred in House Amendment 1 (879899) to Senate Amendment 1 (488238).

HB 7177 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

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

Nays-None

Vote after roll call:

Yea—Detert, Legg, Simpson

BILLS ON THIRD READING

CS for CS for HB 565—A bill to be entitled An act relating to insurance; amending s. 112.08, F.S.; authorizing local government units to contract with certain corporations not for profit for insurance; amending s. 624.501, F.S.; revising original appointment and renewal fees related to certain insurance representatives; amending s. 626.015, F.S.; prohibiting new limited customer representative licenses from being issued after a specified date; defining the term "unaffiliated insurance agent"; amending s. 626.0428, F.S.; revising prohibitions relating to binding insurance and soliciting insurance; requiring a branch place of business to have an agent in charge; authorizing an agent to be in charge of more than one branch office under certain circumstances; providing requirements relating to the designation of an agent in charge; providing that

the agent in charge is accountable for misconduct and violations committed by the licensee, agent, and any person under his or her supervision; prohibiting an insurance agency from conducting insurance business at a location without a designated agent in charge; amending s. 626.112, F.S.; providing licensure exemptions that allow specified individuals or entities to conduct insurance business at specified locations under certain circumstances; revising licensure requirements and penalties with respect to registered insurance agencies; providing that the registration of an approved registered insurance agency automatically converts to an insurance agency license on a specified date; amending s. 626.172, F.S.; revising requirements relating to applications for insurance agency licenses; conforming provisions to changes made by the act; amending s. 626.311, F.S.; limiting the types of business that may be transacted by certain agents; amending s. 626.321, F.S.; providing that a limited license to offer motor vehicle rental insurance issued to a business that rents or leases motor vehicles encompasses the employees and authorized representatives of such business; amending s. 626.382, F.S.; providing that an insurance agency license continues in force until canceled, suspended, revoked, or terminated or expired; amending s. 626.601, F.S.; revising terminology relating to investigations conducted by the Department of Financial Services and the Office of Insurance Regulation with respect to individuals and entities involved in the insurance industry; revising a confidentiality provision; repealing s. 626.747, F.S., relating to branch agencies, agents in charge, and the payment of additional county tax under certain circumstances; amending s. 626.8411, F.S.; conforming a cross-reference; amending s. 626.88, F.S.; providing that the term "administrator" does not include certain corporations not for profit; amending s. 626.8805, F.S.; revising insurance administrator application requirements; amending s. 626.8817, F.S.; authorizing an insurer's designee to provide certain coverage information to an insurance administrator; authorizing an insurer to subcontract the review of an insurance administrator; amending s. 626.882, F.S.; prohibiting a person from acting as an insurance administrator without a specific written agreement; amending s. 626.883, F.S.; requiring an insurance administrator to furnish fiduciary account records to an insurer; requiring administrator withdrawals from a fiduciary account to be made according to a specific written agreement; providing that an insurer's designee may authorize payment of claims; amending s. 626.884, F.S.; revising an insurer's right of access to certain administrator records; amending s. 626.89, F.S.; revising the deadline for filing certain financial statements; amending s. 626.921, F.S.; requiring members of the board of governors of the Florida Surplus Lines Association to be nominated by the association; amending s. 626.931, F.S.; deleting provisions requiring a surplus lines agent to file a quarterly affidavit with the Florida Surplus Lines Service Office; amending s. 626.932, F.S.; revising the due date of surplus lines tax; amending ss. 626.935 and 626.936, F.S.; conforming provisions to changes made by the act; amending s. 626.9541, F.S.; revising a provision authorizing a licensed agent or insurer to solicit or negotiate certain insurance transactions through a credit card facility or organization; amending s. 626.99296, F.S.; requiring a court in the county where the payee resides to authorize a transfer of structured settlement payment rights in order for the transfer to be effective; amending s. 627.062, F.S.; requiring the Office of Insurance Regulation to use certain models or methods, or a straight average of model results or output ranges, to estimate hurricane losses when determining whether the rates in a rate filing are excessive, inadequate, or unfairly discriminatory; amending s. 627.0628, F.S.; increasing the length of time during which an insurer must adhere to certain findings made by the Commission on Hurricane Loss Projection Methodology with respect to certain methods, principles, standards, models, or output ranges used in a rate filing; providing that the requirement to adhere to such findings does not prohibit an insurer from using a straight average of model results or output ranges under specified circumstances; amending s. 627.0651, F.S.; revising provisions for making and use of rates for motor vehicle insurance; amending s. 627.072, F.S.; authorizing retrospective rating plans relating to workers' compensation and employer's liability insurance to allow negotiations between certain employers and insurers with respect to premiums; providing an exemption; providing requirements for the filing and approval of such plans and associated forms; providing an exception; amending ss. 627.281 and 627.3518, F.S.; conforming cross-references; amending s. 627.311, F.S.; providing that certain dividends shall be retained by the joint underwriting plan for future use; amending s. 627.351, F.S.; providing that an appointee of a consumer representative by the Governor is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; repealing s. 627.3519, F.S., relating to an annual report on the aggregate net probable maximum

losses of the Florida Hurricane Catastrophe Fund and Citizens Property Insurance Corporation; amending s. 627.409, F.S.; providing that a claim for residential property insurance may not be denied based on certain credit information; amending s. 627.4133, F.S.; increasing the amount of prior notice required with respect to the nonrenewal, cancellation, or termination of certain insurance policies; deleting certain provisions that require extended periods of prior notice with respect to the nonrenewal, cancellation, or termination of certain insurance policies; prohibiting the cancellation of certain policies that have been in effect for a specified amount of time except under certain circumstances; providing that a policy or contract may not be cancelled based on certain credit information; amending s. 627.4137, F.S.; adding licensed company adjusters to the list of persons who may respond to a claimant's written request for information relating to liability insurance coverage; amending s. 627.421, F.S.; authorizing a policyholder of personal lines insurance to affirmatively elect delivery of policy documents by electronic means; amending s. 627.43141, F.S.; authorizing a notice of change in policy terms to be sent in a separate mailing to an insured under certain circumstances; requiring an insurer to provide such notice to insured's insurance agent; creating s. 627.4553, F.S.; providing requirements for the recommendation to surrender an annuity or life insurance policy; amending s. 627.7015, F.S.; revising the rulemaking authority of the department with respect to qualifications and specified types of penalties covered under the property insurance mediation program; creating s. 627.70151, F.S.; providing criteria for an insurer or policyholder to challenge the impartiality of a loss appraisal umpire for purposes of disqualifying such umpire; amending s. 627.706, F.S.; revising the definition of the term "neutral evaluator"; amending s. 627.7074, F.S.; revising notification requirements for participation in the neutral evaluation program; providing grounds for the department to deny an application, or suspend or revoke certification, of a neutral evaluator; requiring the department to adopt rules relating to certification of neutral evaluators; amending s. 627.711, F.S.; revising verification requirements for uniform mitigation verification forms; amending s. 627.7283, F.S.; authorizing the electronic transfer of unearned premium under specified circumstances; amending s. 627.736, F.S.; revising the time period for applicability of certain Medicare fee schedules or payment limitations; amending s. 627.744, F.S.; revising preinsurance inspection requirements for private passenger motor vehicles; amending s. 627.745, F.S.; revising qualifications for approval as a mediator by the department; providing grounds for the department to deny an application, or suspend or revoke approval, of a mediator; authorizing the department to adopt rules; amending s. 627.782, F.S.; revising the date by which title insurance agencies and certain insurers must annually submit specified information to the Office of Insurance Regulation; amending s. 628.461, F.S.; revising filing requirements relating to the acquisition of controlling stock; revising the amount of outstanding voting securities of a domestic stock insurer or a controlling company that a person is prohibited from acquiring unless certain requirements have been met; prohibiting persons acquiring a certain percentage of voting securities from acquiring certain securities; providing that a presumption of control may be rebutted by filing a disclaimer of control; deleting definitions; amending s. 631.717, F.S.; deleting a provision relating to the Florida Life and Health Insurance Guaranty Association's obligation to pay insurance policy or contract claims; amending s. 631.737, F.S.; requiring the association to pay insurance policy or contract claims under certain conditions; amending s. 634.406, F.S.; revising criteria authorizing premiums of certain service warranty associations to exceed their specified net assets limitations; revising requirements relating to contractual liability policies that insure warranty associations; providing effective dates.

—as amended May 1 was read the third time by title.

On motion by Senator Brandes, **CS for CS for HB 565** as amended was passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Bullard	Gardiner
Abruzzo	Clemens	Gibson
Altman	Dean	Grimsley
Bean	Diaz de la Portilla	Hays
Benacquisto	Evers	Hukill
Bradley	Flores	Joyner
Brandes	Galvano	Latvala
Braynon	Garcia	Lee

LeggRingSobelMargolisSachsSotoMontfordSimmonsStargelNegronSimpsonThompsonRichterSmith

Nays-None

Vote after roll call:

Yea—Detert, Thrasher

Consideration of CS for CS for HB 7113 was deferred.

CS for CS for HB 7005—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of his or her driver license; amending s. 316.003, F.S.; defining the terms "sanitation vehicle" and "utility service vehicle" for purposes of the Florida Uniform Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to change lanes when approaching a sanitation or utility service vehicle performing a service-related task on the roadside; amending s. 316.193, F.S.; authorizing the court to order the placement of an ignition interlock device for certain first-time offenders of driving under the influence; authorizing the court to dismiss an order of impoundment or immobilization as a result of driving under the influence if the defendant provides proof to the court of the installation of a functioning, certified ignition interlock device; authorizing the court to order sobriety and drug monitoring in addition to specified ignition interlock device requirements; defining terms; amending s. 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition interlock device to operate a leased motor vehicle in the course and scope of employment without installation of such device; amending s. 316.1938, F.S.; revising requirements for certification of ignition interlock devices; requiring contracts between the department and ignition interlock device service providers; providing contract requirements; requiring the provider to maintain confidentiality under specified provisions; providing for application of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending s. 316.2126, F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery personnel; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing certain research organizations to operate such vehicles; deleting an obsolete provision; amending s. 318.15, F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; amending s. 318.18, F.S.; providing for a clerk of court to designate a local governmental entity for disposition of certain parking citations; authorizing such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of certain specialty license plates; revising distribution of revenue received from the sale of a certain plate; revising requirements for the use of specialty license plate annual use fees; defining the term "administrative expenses"; amending s. 320.089, F.S.; creating a new military-related special use license plate that will be stamped with the word "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license plate organizations and the department; revising procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department to notify the Legislature within a certain timeframe if an organization has failed to use revenue in accordance with specified provisions; amending s. 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle or vessel to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement license plate, or vessel registration number or decal; providing procedures for such a civil action; providing for the award of attorney fees and costs; amending s. 320.771, F.S.; requiring a licensed recreational vehicle dealer who applies for a supplemental license to hold certain offpremises sales to notify the local department office of the dates and location for such sales; specifying requirements for licensed recreational vehicle dealers to hold such sales; creating s. 322.032, F.S.; requiring the department to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the department to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the department to reinstate the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt of an affidavit containing specified information; amending s. 322.059, F.S.; requiring the department to invalidate the digital proof of driver license for a person whose license or registration has been suspended; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.143, F.S.; providing for a first responder, emergency medical technician, or other authorized health care practitioner to access medical information through use of a person's driver license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; amending s. 322.27, F.S.; providing for a clerk of court to remove a habitual traffic offender designation if the offender meets certain conditions; amending s. 322.2715, F.S.; authorizing ignition interlock device installation for at least 6 continuous months for a first offense of driving under the influence; creating s. 322.276, F.S.; authorizing the department to issue a driver license to a person whose license is suspended or revoked in another state under certain circumstances; amending s. 323.002, F.S.; providing that an unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may be immediately removed and impounded; requiring an unauthorized wrecker operator to disclose in writing to the owner or operator of a motor vehicle certain information; requiring the unauthorized wrecker operator to provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle accident; authorizing a law enforcement officer from a local governmental agency or state law enforcement agency to cause to be removed and impounded from the scene of a wrecked or disabled vehicle an unauthorized wrecker, tow truck, or other motor vehicle; authorizing the authority that caused the removal and impoundment to assess a cost recovery fine; requiring a release form; requiring the wrecker, tow truck, or other motor vehicle to remain impounded until the fine is paid; providing the amounts for the cost recovery fine for first and subsequent violations; requiring the unauthorized wrecker operator to pay the fees associated with the removal and storage of the wrecker, tow truck, or other motor vehicle; amending s. 526.141, F.S.; requiring self-service gasoline pumps to display an additional decal containing specified information; requiring the Department of Agriculture and Consumer Services to confirm compliance by a specified date; providing for preemption of local laws and regulations pertaining to fueling assistance for certain motor vehicle operators; amending s. 526.142, F.S.; providing for preemption of local laws and regulations pertaining to air and vacuum devices; amending s. 562.11, F.S.; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person ad-

judicated guilty of certain offenses; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 832.09, F.S.; providing that the suspension of a driver license of a person being prosecuted for passing a worthless check is discretionary; amending section 45 of chapter 2008-176, Laws of Florida; extending the prohibition of the issuance of new specialty license plates; directing the department to develop and present to the Governor and the Legislature a plan that addresses certain vehicle registration holds; directing the department to conduct and submit to the Governor and the Legislature a study on the effectiveness of ignition interlock device use; providing for the use of revenue received from the sale of certain specialty license plates; providing an effective date.

—as amended May 1 was read the third time by title.

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

Amendment 15 (786732) (with title amendment)—Between lines 335 and 336 insert:

Section 4. Section 316.0817, Florida Statutes, is created to read:

316.0817 Loading and unloading of bus passengers.—

(1) Notwithstanding any other law, a bus may not stop to load or unload passengers in a manner that impedes, blocks, or otherwise restricts the progression of traffic on the main-traveled portion of a roadway if there is another reasonable means for the bus to stop parallel to the travel lane and safely load and unload passengers. As used in this section, the term "reasonable means" means sufficient unobstructed pavement or a designated turn lane that is sufficient in length to allow the safe loading and unloading of passengers parallel to the travel lane.

(2) This section does not apply to a school bus.

And the title is amended as follows:

Between lines 17 and 18 insert: creating s. 316.0817, F.S.; prohibiting a bus from stopping to load or unload passengers in a manner that impedes, blocks, or otherwise restricts the progression of traffic under certain circumstances; providing an exception;

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

Senator Brandes moved the following amendment:

Amendment 16 (560812) (with title amendment)—Between lines 658 and 659 insert:

Section 11. Subsection (1) of section 316.605, Florida Statutes, is amended to read:

316.605 Licensing of vehicles.—

(1) Every vehicle, at all times while driven, stopped, or parked upon any highways, roads, or streets of this state, shall be licensed in the name of the owner thereof in accordance with the laws of this state unless such vehicle is not required by the laws of this state to be licensed in this state and shall, except as otherwise provided in s. 320.0706 for front-end registration license plates on truck tractors and s. 320.086(5) which exempts display of license plates on described former military vehicles, display the license plate or both of the license plates assigned to it by the state, one on the rear and, if two, the other on the front of the vehicle, each to be securely fastened to the vehicle outside the main body of the vehicle not higher than 60 inches and not lower than 12 inches from the ground and no more than 24 inches to the left or right of the centerline of the vehicle, and in such manner as to prevent the plates from swinging, and all letters, numerals, printing, writing, and other identification marks upon the plates regarding the word "Florida," the registration decal, and the alphanumeric designation shall be clear and distinct and free from defacement, mutilation, grease, and other obscuring matter, so that they will be plainly visible and legible at all times 100 feet from the rear or front. Except as provided in s. 316.2085(3), vehicle license plates shall be affixed and displayed in such a manner that the letters and numerals shall be read from left to right parallel to the ground. No vehicle license plate may be displayed in an inverted or reversed position or in such a manner that the letters and numbers and

their proper sequence are not readily identifiable. Nothing shall be placed upon the face of a Florida plate except as permitted by law or by rule or regulation of a governmental agency. No license plates other than those furnished by the state shall be used. However, if the vehicle is not required to be licensed in this state, the license plates on such vehicle issued by another state, by a territory, possession, or district of the United States, or by a foreign country, substantially complying with the provisions hereof, shall be considered as complying with this chapter. A violation of this subsection is a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318.

And the title is amended as follows:

Delete line 53 and insert: of attachments and windshields; amending s. 316.605, F.S.; revising the information on a license plate which may not be obscured; amending s. 316.86,

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

Senator Brandes moved the following amendment to **Amendment 16** (560812) which was adopted by two-thirds vote:

Amendment 16A (300546)—In directory clause, delete line 5 and insert:

Section 11. Effective January 1, 2016, subsection (1) of section 316.605, Florida

Amendment 16 (560812) as amended was adopted by two-thirds vote.

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

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

Amendment 17 (266190) (with title amendment)—Delete lines 1616-1617 and insert:

Section 40. By January 1, 2015, the Office of Program Policy Analysis and Government Accountability shall conduct and submit a study on

And the title is amended as follows:

Delete line 203 and insert: vehicle registration holds; directing the Office of Program Policy Analysis and Government Accountability

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

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

Amendment 18 (667084) (with title amendment)—Between lines 1543 and 1544 insert:

Section 36. Subsection (6) is added to section 627.0653, Florida Statutes, to read:

627.0653 Insurance discounts for specified motor vehicle equipment.—

(6) The Office of Insurance Regulation may approve a premium discount to any rates, rating schedules, or rating manuals for the liability, personal injury protection, and collision coverages of a motor vehicle insurance policy filed with the office if the insured vehicle is equipped with autonomous driving technology or electronic vehicle collision avoidance technology that is factory installed or a retrofitted system and that complies with National Highway Traffic Safety Administration standards.

And the title is amended as follows:

Between lines 189 and 190 insert: amending s. 627.0653, F.S.; authorizing the Office of Insurance Regulation to approve a premium discount for specified insurance coverages if the insured vehicle is equipped with certain technology;

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

Senator Brandes moved the following amendments which were adopted by two-thirds vote:

Amendment 19 (362466) (with title amendment)—Between lines 1644 and 1645 insert:

Section 42. Walter Francis Spence Parkway designated; Department of Transportation to erect suitable markers.—

- (1) That portion of S.R. 293/Mid-Bay Bridge Extension between the Mid-Bay Bridge Toll Plaza and S.R. 85 in Okaloosa County is designated as "Walter Francis Spence Parkway."
- (2) The Department of Transportation is directed to erect suitable markers designating Walter Francis Spence Parkway as described in subsection (1).

And the title is amended as follows:

Delete line 208 and insert: plates; providing an honorary designation; directing the Department of Transportation to erect suitable markers; providing an effective date.

Amendment 20 (726274) (with title amendment)—Delete line 1645 and insert:

Section 42. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2014.

And the title is amended as follows:

Delete line 208 and insert: plates; providing effective dates.

MOTION TO RECONSIDER AMENDMENT

Senator Brandes moved to reconsider the vote by which **Amendment** 14 (407748) was adopted.

On motion by Senator Brandes, further consideration of **CS for CS for HB 7005** with pending motion to reconsider **Amendment 14 (407748)** was deferred.

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

SPECIAL ORDER CALENDAR

CS for SB 598—A bill to be entitled An act relating to juvenile justice education programs; amending s. 985.622, F.S.; revising requirements for the multiagency education plan for students in juvenile justice education programs, including virtual education as an option; amending s. 1001.31, F.S.; authorizing instructional personnel at all juvenile justice facilities to access specific student records at the district; amending s. 1003.51, F.S.; revising terminology; revising requirements for rules to be maintained by the State Board of Education; providing expectations for effective education programs for students in Department of Juvenile Justice programs; revising requirements for contract and cooperative agreements for the delivery of appropriate education services to students in Department of Juvenile Justice programs; requiring the Department of Education to ensure that juvenile justice students who are eligible have access to high school equivalency testing and assist juvenile justice education programs with becoming high school equivalency testing centers; revising requirements for an accountability system for juvenile justice education programs; revising requirements for district school boards; amending s. 1003.52, F.S.; revising requirements for activities to be coordinated by the coordinators for juvenile justice education programs; authorizing contracting for educational assessments; revising requirements for assessments; authorizing access to local virtual education courses; requiring that an education program shall be based on each student's transition plan and assessed educational needs; providing requirements for prevention and day treatment juvenile justice education programs; requiring progress monitoring plans for all students not classified as exceptional student education students; revising requirements for such plans; requiring that the Department of Education, in

partnership with the Department of Juvenile Justice, ensure that school districts and juvenile justice education providers develop individualized transition plans; providing requirements for such plans; providing that the Secretary of Juvenile Justice or the director of a juvenile justice program may request that a school district teacher's performance be reviewed by the district and that the teacher be reassigned in certain circumstances; requiring the Department of Education to establish by rule objective and measurable student performance measures and program performance ratings; providing requirements for such ratings; requiring a comprehensive accountability and program improvement process; providing requirements for such a process; deleting provisions for minimum thresholds for the standards and key indicators for education programs in juvenile justice facilities; revising data collection and annual report requirements; deleting provisions concerning the Arthur Dozier School for Boys; requiring rulemaking; amending ss. 985.632 and 1001.42, F.S.; revising terminology; revising a cross-reference; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform CS for SB 598 to CS for CS for HB 173.

Pending further consideration of **CS for SB 598** as amended, on motion by Senator Bean, by two-thirds vote **CS for CS for HB 173** was withdrawn from the Committees on Education; Criminal Justice; Appropriations Subcommittee on Education; and Appropriations.

On motion by Senator Bean-

CS for CS for HB 173—A bill to be entitled An act relating to juvenile justice education programs; amending s. 985.622, F.S.; revising requirements for the multiagency education plan for students in juvenile justice education programs, including virtual education as an option; amending s. 1001.31, F.S.; authorizing instructional personnel at all juvenile justice facilities to access specific student records at the district; amending s. 1003.51, F.S.; revising terminology; revising requirements for rules to be maintained by the State Board of Education; providing expectations for effective education programs for students in Department of Juvenile Justice programs; revising requirements for contract and cooperative agreements for the delivery of appropriate education services to students in Department of Juvenile Justice programs; requiring the Department of Education to ensure that juvenile justice students who are eligible have access to high school equivalency testing and assist juvenile justice education programs with becoming high school equivalency testing centers; revising requirements for an accountability system all juvenile justice education programs; revising requirements to district school boards; amending s. 1003.52, F.S.; revising requirements for activities to be coordinated by the coordinators for juvenile justice education programs; authorizing contracting for educational assessments; revising requirements for assessments; authorizing access to local virtual education courses; requiring that an education program shall be based on each student's transition plan and assessed educational needs; providing requirements for prevention and day treatment juvenile justice education programs; requiring progress monitoring plans for all students not classified as exceptional student education students; revising requirements for such plans; requiring that the Department of Education, in partnership with the Department of Juvenile Justice, ensure that school districts and juvenile justice education providers develop individualized transition plans; providing requirements for such plans; providing that the Secretary of Juvenile Justice or the director of a juvenile justice program may request that a school district teacher's performance be reviewed by the district and that the teacher be reassigned in certain circumstances; requiring the Department of Education to establish by rule objective and measurable student performance measures and program performance ratings; providing requirements for such ratings; requiring a comprehensive accountability and program improvement process; providing requirements for such a process; deleting provisions for minimum thresholds for the standards and key indicators for education programs in juvenile justice facilities; revising data collection and annual report requirements; deleting provisions concerning the Arthur Dozier School for Boys; requiring rulemaking; amending s. 1001.42, F.S.; revising terminology; revising a cross-reference; providing an effective date.

—a companion measure, was substituted for ${\bf CS}$ for ${\bf SB}$ 598 as amended and read the second time by title.

Senator Bean moved the following amendment:

Amendment 1 (145402) (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Section 985.622, Florida Statutes, is amended to read:
- 985.622 Multiagency plan for career and professional education (CAPE) vocational education.—
- (1) The Department of Juvenile Justice and the Department of Education shall, in consultation with the statewide Workforce Development Youth Council, school districts, providers, and others, jointly develop a multiagency plan for career and professional education (CAPE) vocational education that establishes the curriculum, goals, and outcome measures for CAPE vocational programs in juvenile justice education programs commitment facilities. The plan must be reviewed annually, revised as appropriate, and include:
- (a) Provisions for maximizing appropriate state and federal funding sources, including funds under the Workforce Investment Act and the Perkins Act.;
- (b) Provisions for eliminating barriers to increasing occupation-specific job training and high school equivalency examination preparation opportunities.
- (c)(b) The responsibilities of both departments and all other appropriate entities.; and
 - (d) (e) A detailed implementation schedule.
- (2) The plan must define *CAPE* vocational programming that is appropriate based upon:
- (a) The age and assessed educational abilities and goals of the *student* youth to be served; and
- (b) The typical length of stay and custody characteristics at the *juvenile justice education* commitment program to which each *student* youth is assigned.
- (3) The plan must include a definition of *CAPE* vocational programming that includes the following classifications of *juvenile justice* education programs commitment facilities that will offer *CAPE* vocational programming by one of the following types:
- (a) Type 1 A.—Programs that teach personal accountability skills and behaviors that are appropriate for *students* youth in all age groups and ability levels and that lead to work habits that help maintain employment and living standards.
- (b) Type 2 B.—Programs that include Type 1 A program content and an orientation to the broad scope of career choices, based upon personal abilities, aptitudes, and interests. Exploring and gaining knowledge of occupation options and the level of effort required to achieve them are essential prerequisites to skill training.
- (c) Type 3 ϵ .—Programs that include Type 1 ϵ program content and the vocational competencies or the prerequisites needed for entry into a specific occupation.
- (4) The plan must also address strategies to facilitate involvement of business and industry in the design, delivery, and evaluation of *CAPE* vocational programming in juvenile justice education commitment facilities and conditional release programs, including apprenticeship and work experience programs, mentoring and job shadowing, and other strategies that lead to postrelease employment. Incentives for business involvement, such as tax breaks, bonding, and liability limits should be investigated, implemented where appropriate, or recommended to the Legislature for consideration.
- (5) The plan must also evaluate the effect of students' mobility between juvenile justice education programs and school districts on the students' educational outcomes and whether the continuity of the students' education can be better addressed through virtual education.
- (6)(5) The Department of Juvenile Justice and the Department of Education shall each align its respective agency policies, practices,

technical manuals, contracts, quality-assurance standards, performance-based-budgeting measures, and outcome measures with the plan in *juvenile justice education programs* commitment facilities by July 31, $2015\ 2001$. Each agency shall provide a report on the implementation of this section to the Governor, the President of the Senate, and the Speaker of the House of Representatives by August 31, $2015\ 2001$.

(7)(6) All provider contracts executed by the Department of Juvenile Justice or the school districts after January 1, 2015 2002, must be aligned with the plan.

(8)(7) The planning and execution of quality assurance reviews conducted by the Department of Education or the Department of Juvenile Justice after August 1, 2015 2002, must be aligned with the plan.

(9)(8) Outcome measures reported by the Department of Juvenile Justice and the Department of Education for *students* youth released on or after January 1, 2016 2002, should include outcome measures that conform to the plan.

Section 2. Section 1001.31, Florida Statutes, is amended to read:

1001.31 Scope of district system.—A district school system shall include all public schools, classes, and courses of instruction and all services and activities directly related to education in that district which are under the direction of the district school officials. A district school system may also include alternative site schools for disruptive or violent students youth. Such schools for disruptive or violent students youth may be funded by each district or provided through cooperative programs administered by a consortium of school districts, private providers, state and local law enforcement agencies, and the Department of Juvenile Justice. Pursuant to cooperative agreement, a district school system shall provide instructional personnel at juvenile justice facilities of 50 or more beds or slots with access to the district school system database for the purpose of accessing student academic, immunization, and registration records for students assigned to the programs. Such access shall be in the same manner as provided to other schools in the district.

Section 3. Section 1003.51, Florida Statutes, is amended to read:

1003.51 Other public educational services.—

- (1) The general control of other public educational services shall be vested in the State Board of Education except as provided in this section herein. The State Board of Education shall, at the request of the Department of Children and Families Family Services and the Department of Juvenile Justice, advise as to standards and requirements relating to education to be met in all state schools or institutions under their control which provide educational programs. The Department of Education shall provide supervisory services for the educational programs of all such schools or institutions. The direct control of any of these services provided as part of the district program of education shall rest with the district school board. These services shall be supported out of state, district, federal, or other lawful funds, depending on the requirements of the services being supported.
- (2) The State Board of Education shall adopt rules and maintain an administrative rule articulating expectations for effective education programs for students youth in Department of Juvenile Justice programs, including, but not limited to, education programs in juvenile justice prevention, day treatment, residential, commitment and detention programs facilities. The rule shall establish articulate policies and standards for education programs for students youth in Department of Juvenile Justice programs and shall include the following:
- (a) The interagency collaborative process needed to ensure effective programs with measurable results.
- (b) The responsibilities of the Department of Education, the Department of Juvenile Justice, *Workforce Florida, Inc.*, district school boards, and providers of education services to *students* youth in Department of Juvenile Justice programs.
 - (c) Academic expectations.
 - (d) Career expectations.
 - (e) Education transition planning and services.

(f)(d) Service delivery options available to district school boards, including direct service and contracting.

(g)(e) Assessment procedures, which:

- 1. For prevention, day treatment, and residential programs, include appropriate academic and career assessments administered at program entry and exit that are selected by the Department of Education in partnership with representatives from the Department of Juvenile Justice, district school boards, and education providers. Assessments must be completed within the first 10 school days after a student's entry into the program.
- 2. Provide for determination of the areas of academic need and strategies for appropriate intervention and instruction for each student in a detention facility within 5 school days after the student's entry into the program and administer a research-based assessment that will assist the student in determining his or her educational and career options and goals within 22 school days after the student's entry into the program Require district school boards to be responsible for ensuring the completion of the assessment process.
- 3. Require assessments for students in detention who will move on to commitment facilities, to be designed to create the foundation for developing the student's education program in the assigned commitment facility.
- 4. Require assessments of students sent directly to commitment facilities to be completed within the first 10 school days of the student's commitment.

The results of these assessments, together with a portfolio depicting the student's academic and career accomplishments, shall be included in the discharge *packet* package assembled for each *student* youth.

(h) \bigoplus Recommended instructional programs, including, but not limited to:

- 1. Secondary education.
- 2. High school equivalency examination preparation.
- ${\it 3. \ Postsecondary\ education.}$
- 4. Career and professional education (CAPE). career training and
- Job preparation.
- 6. Virtual education that:
- a. Provides competency-based instruction that addresses the unique academic needs of the student through delivery by an entity accredited by AdvanceED or the Southern Association of Colleges and Schools.
- b. Confers certifications and diplomas.
- $\it c.$ Issues credit that articulates with and transcripts that are recognized by secondary schools.
- d. Allows the student to continue to access and progress through the program once the student leaves the juvenile justice system.
- (i)(g) Funding requirements, which shall include the requirement that at least 90 percent of the FEFP funds generated by students in Department of Juvenile Justice programs or in an education program for juveniles under s. 985.19 be spent on instructional costs for those students. One hundred percent of the formula-based categorical funds generated by students in Department of Juvenile Justice programs must be spent on appropriate categoricals such as instructional materials and public school technology for those students.
- (j)(h) Qualifications of instructional staff, procedures for the selection of instructional staff, and procedures for to ensure consistent instruction and qualified staff year round. Qualifications shall include those for instructors of CAPE courses, standardized across the state, and shall be based on state certification, local school district approval, and industry-recognized certifications as identified on the Industry Certification Funding List. Procedures for the use of noncertified instructional per-

sonnel who possess expert knowledge or experience in their fields of instruction shall be established.

- (k)(i) Transition services, including the roles and responsibilities of appropriate personnel in the juvenile justice education program, the school district where the student will reenter districts, provider organizations, and the Department of Juvenile Justice.
- (l)(j) Procedures and timeframe for transfer of education records when a student youth enters and leaves a Department of Juvenile Justice education program facility.
- (m) (k) The requirement that each district school board maintain an academic transcript for each student enrolled in a juvenile justice *education program* facility that delineates each course completed by the student as provided by the State Course Code Directory.
- (n)(1) The requirement that each district school board make available and transmit a copy of a student's transcript in the discharge packet when the student exits a *juvenile justice education program* facility.
 - (o)(m) Contract requirements.
- (p)(n) Performance expectations for providers and district school boards, including student performance measures by type of program, education program performance ratings, school improvement, and corrective action plans for low-performing programs the provision of a progress monitoring plan as required in s. 1008.25.
- (q) The role and responsibility of the district school board in securing workforce development funds.
- (r)(p) A series of graduated sanctions for district school boards whose educational programs in Department of Juvenile Justice programs facilities are considered to be unsatisfactory and for instances in which district school boards fail to meet standards prescribed by law, rule, or State Board of Education policy. These sanctions shall include the option of requiring a district school board to contract with a provider or another district school board if the educational program at the Department of Juvenile Justice program is performing below minimum standards facility has failed a quality assurance review and, after 6 months, is still performing below minimum standards.
- (s) Curriculum, guidance counseling, transition, and education services expectations, including curriculum flexibility for detention centers operated by the Department of Juvenile Justice.
 - (t) Other aspects of program operations.
- (3) The Department of Education in partnership with the Department of Juvenile Justice, the district school boards, and providers shall:
- (a) Develop and implement requirements for contracts and cooperative agreements regarding Maintain model contracts for the delivery of appropriate education services to students youth in Department of Juvenile Justice education programs to be used for the development of future contracts. The minimum contract requirements shall include, but are not limited to, payment structure and amounts; access to district services; contract management provisions; data reporting requirements, including reporting of full-time equivalent student membership; administration of federal programs such as Title I, exceptional student education, and the Carl D. Perkins Career and Technical Education Act of 2006; and model contracts shall reflect the policy and standards included in subsection (2). The Department of Education shall ensure that appropriate district school board personnel are trained and held accountable for the management and monitoring of contracts for education programs for youth in juvenile justice residential and nonresidential facilities.
- (b) Develop and implement Maintain model procedures for transitioning students youth into and out of Department of Juvenile Justice education programs. These procedures shall reflect the policy and standards adopted pursuant to subsection (2).
- (c) Maintain standardized required content of education records to be included as part of a *student's* youth's commitment record and procedures for securing the student's records. The education records These requirements shall reflect the policy and standards adopted pursuant to subsection (2) and shall include, but not be limited to, the following:

- 1. A copy of the student's individual educational plan.
- 2. A copy of the student's individualized progress monitoring plan.
- 3. A copy of the student's individualized transition plan.
- 4.2. Data on student performance on assessments taken according to s. 1008.22.
 - 5.3. A copy of the student's permanent cumulative record.
- 6.4. A copy of the student's academic transcript.
- 7.5. A portfolio reflecting the *student's* youth's academic accomplishments *and industry certification earned, when age appropriate,* while in the Department of Juvenile Justice program.
- (d) Establish Maintain model procedures for securing the education record and the roles and responsibilities of the juvenile probation officer and others involved in the withdrawal of the student from school and assignment to a juvenile justice education program commitment or detention facility. District school boards shall respond to requests for a juvenile justice facility within 5 working days after receiving the request.
- (4) Each The Department of Education shall ensure that district school board shall: boards
- (a) Notify students in juvenile justice education programs residential or nonresidential facilities who attain the age of 16 years of the provisions of law regarding compulsory school attendance and make available the option of enrolling in an education a program to attain a Florida high school diploma by taking the high school equivalency examination before General Educational Development test prior to release from the program facility. The Department of Education shall assist juvenile justice education programs with becoming high school equivalency examination centers District school boards or Florida College System institutions, or both, shall waive GED testing fees for youth in Department of Juvenile Justice residential programs and shall, upon request, designate schools operating for the purpose of providing educational services to youth in Department of Juvenile Justice programs as GED testing centers, subject to GED testing center requirements. The administrative fees for the General Educational Development test required by the Department of Education are the responsibility of district school boards and may be required of providers by contractual agreement.
- (b) Respond to requests for student education records received from another district school board or a juvenile justice education program within 5 working days after receiving the request.
- (c) Provide access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498. School districts and providers may enter into cooperative agreements for the provision of curriculum associated with courses offered pursuant to s. 1003.498 to enable providers to offer such courses.
 - (d) Complete the assessment process required by subsection (2).
- (e) Monitor compliance with contracts for education programs for students in juvenile justice prevention, day treatment, residential, and detention programs.
- (5) The Department of Education shall establish and operate, either directly or indirectly through a contract, a mechanism to provide accountability measures that annually assesses and evaluates all juvenile justice education programs using student performance data and industry certification completions quality assurance reviews of all juvenile justice education programs and shall provide technical assistance and related research to district school boards and juvenile justice education providers on how to establish, develop, and operate educational programs that exceed the minimum quality assurance standards. The Department of Education, with input from the Department of Juvenile Justice, school districts, and education providers shall develop annual recommendations for system and school improvement.
 - Section 4. Section 1003.52, Florida Statutes, is amended to read:
- $1003.52\,$ Educational services in Department of Juvenile Justice programs.—

- (1) The Legislature finds that education is the single most important factor in the rehabilitation of adjudicated delinquent youth in the custody of Department of Juvenile Justice programs. It is the goal of the Legislature that youth in the juvenile justice system continue to be allowed the opportunity to obtain a high quality education. The Department of Education shall serve as the lead agency for juvenile justice education programs, curriculum, support services, and resources. To this end, the Department of Education and the Department of Juvenile Justice shall each designate a Coordinator for Juvenile Justice Education Programs to serve as the point of contact for resolving issues not addressed by district school boards and to provide each department's participation in the following activities:
- (a) Training, collaborating, and coordinating with the Department of Juvenile Justice, district school boards, regional workforce boards and local youth councils, educational contract providers, and juvenile justice providers, whether state operated or contracted.
- (b) Collecting information on the academic, career and professional education (CAPE), and transition performance of students in juvenile justice programs and reporting on the results.
- (c) Developing academic and *CAPE* eareer protocols that provide guidance to district school boards and *juvenile justice education* providers in all aspects of education programming, including records transfer and transition.
- (d) Implementing a joint accountability, program performance, and program improvement process Prescribing the roles of program personnel and interdepartmental district school board or provider collaboration strategies.

Annually, a cooperative agreement and plan for juvenile justice education service enhancement shall be developed between the Department of Juvenile Justice and the Department of Education and submitted to the Secretary of Juvenile Justice and the Commissioner of Education by June 30. The plan shall include, at a minimum, each agency's role regarding educational program accountability, technical assistance, training, and coordination of services.

- (2) Students participating in Department of Juvenile Justice *education* programs pursuant to chapter 985 which are sponsored by a community-based agency or are operated or contracted for by the Department of Juvenile Justice shall receive *education* educational programs according to rules of the State Board of Education. These students shall be eligible for services afforded to students enrolled in programs pursuant to s. 1003.53 and all corresponding State Board of Education rules.
- (3) The district school board of the county in which the juvenile justice education prevention, day treatment, residential, or detention program residential or nonresidential care facility or juvenile assessment facility is located shall provide or contract for appropriate educational assessments and an appropriate program of instruction and special education services
- (a) The district school board shall make provisions for each student to participate in basic, *CAPE* eareer education, and exceptional student programs as appropriate. Students served in Department of Juvenile Justice education programs shall have access to the appropriate courses and instruction to prepare them for the high school equivalency examination GED test. Students participating in high school equivalency examination GED preparation programs shall be funded at the basic program cost factor for Department of Juvenile Justice programs in the Florida Education Finance Program. Each program shall be conducted according to applicable law providing for the operation of public schools and rules of the State Board of Education. School districts shall provide the high school equivalency examination GED exit option for all juvenile justice education programs.
- (b) By October 1, 2004, The Department of Education, with the assistance of the school districts and juvenile justice education providers, shall select a common student assessment instrument and protocol for measuring student learning gains and student progression while a student is in a juvenile justice education program. The Department of Education and the Department of Juvenile Justice shall jointly review the effectiveness of this assessment and implement changes as necessary. The assessment instrument and protocol must be implemented in all juvenile justice education programs in this state by January 1, 2005.

- (4) Educational services shall be provided at times of the day most appropriate for the juvenile justice program. School programming in juvenile justice detention, prevention, day treatment, and residential commitment, and rehabilitation programs shall be made available by the local school district during the juvenile justice school year, as provided defined in s. 1003.01(11). In addition, students in juvenile justice education programs shall have access to courses offered pursuant to ss. 1002.37, 1002.45, and 1003.498 Florida Virtual School courses. The Department of Education and the school districts shall adopt policies necessary to provide ensure such access.
- (5) The educational program shall provide instruction based on each student's individualized transition plan, assessed educational needs, and the education programs available in the school district in which the student will return. Depending on the student's needs, educational programming may consist of remedial courses, consist of appropriate basic academic courses required for grade advancement, CAPE courses, high school equivalency examination preparation eareer, or exceptional student education curricula and related services which support the transition treatment goals and reentry and which may lead to completion of the requirements for receipt of a high school diploma or its equivalent. Prevention and day treatment juvenile justice education programs, at a minimum, shall provide career readiness and exploration opportunities as well as truancy and dropout prevention intervention services. Residential juvenile justice education programs with a contracted minimum length of stay of 9 months shall provide CAPE courses that lead to preapprentice certifications and industry certifications. Programs with contracted lengths of stay of less than 9 months may provide career education courses that lead to preapprentice certifications and CAPE industry certifications. If the duration of a program is less than 40 days, the educational component may be limited to tutorial remediation activities, and career employability skills instruction, education counseling, and transition services that prepare students for a return to school, the community, and their home settings based on the students' needs.
- (6) Participation in the program by students of compulsory school-attendance age as provided for in s. 1003.21 shall be mandatory. All students of noncompulsory school-attendance age who have not received a high school diploma or its equivalent shall participate in the educational program, unless the student files a formal declaration of his or her intent to terminate school enrollment as described in s. 1003.21 and is afforded the opportunity to take the general educational development test and attain a Florida high school diploma before prior to release from a juvenile justice education program facility. A student youth who has received a high school diploma or its equivalent and is not employed shall participate in workforce development or other CAPE career or technical education or Florida College System institution or university courses while in the program, subject to available funding.
- (7) An individualized A progress monitoring plan shall be developed for all students not classified as exceptional education students upon entry in a juvenile justice education program and upon reentry in the school district who score below the level specified in district school board policy in reading, writing, and mathematics or below the level specified by the Commissioner of Education on statewide assessments as required by s. 1008.25. These plans shall address academic, literacy, and career and technical life skills and shall include provisions for intensive remedial instruction in the areas of weakness.
- (8) Each district school board shall maintain an academic record for each student enrolled in a juvenile justice education program facility as prescribed by s. 1003.51. Such record shall delineate each course completed by the student according to procedures in the State Course Code Directory. The district school board shall include a copy of a student's academic record in the discharge packet when the student exits the program facility.
- (9) Each The Department of Education shall ensure that all district school board shall boards make provisions for high school level students youth to earn credits toward high school graduation while in residential and nonresidential juvenile justice education programs facilities. Provisions must be made for the transfer of credits and partial credits earned.
- (10) School districts and juvenile justice education providers shall develop individualized transition plans during the course of a student's stay in a juvenile justice education program to coordinate academic, career and technical, and secondary and postsecondary services that assist the student in successful community reintegration upon release. Devel-

opment of the transition plan shall be a collaboration of the personnel in the juvenile justice education program, reentry personnel, personnel from the school district where the student will return, the student, the student's family, and Department of Juvenile Justice personnel for committed students.

- (a) Transition planning must begin upon a student's placement in the program. The transition plan must include, at a minimum:
- 1. Services and interventions that address the student's assessed educational needs and postrelease education plans.
- 2. Services to be provided during the program stay and services to be implemented upon release, including, but not limited to, continuing education in secondary school, CAPE programs, postsecondary education, or employment, based on the student's needs.
- 3. Specific monitoring responsibilities to determine whether the individualized transition plan is being implemented and the student is provided access to support services that will sustain the student's success by individuals who are responsible for the reintegration and coordination of these activities.
- (b) For the purpose of transition planning and reentry services, representatives from the school district and the one stop center where the student will return shall participate as members of the local Department of Juvenile Justice reentry teams. The school district, upon return of a student from a juvenile justice education program, must consider the individual needs and circumstances of the student and the transition plan recommendations when reenrolling a student in a public school. A local school district may not maintain a standardized policy for all students returning from a juvenile justice program but place students based on their needs and their performance in the juvenile justice education program, including any virtual education options.
- (c) The Department of Education and the Department of Juvenile Justice shall provide oversight and guidance to school districts, education providers, and reentry personnel on how to implement effective educational transition planning and services.
- (11)(10) The district school board shall recruit and train teachers who are interested, qualified, or experienced in educating students in juvenile justice programs. Students in juvenile justice programs shall be provided a wide range of education educational programs and opportunities including textbooks, technology, instructional support, and other resources commensurate with resources provided available to students in public schools, including textbooks and access to technology. If the district school board operates a juvenile justice education program at a juvenile justice facility, the district school board, in consultation with the director of the juvenile justice facility, shall select the instructional personnel assigned to that program. The Secretary of Juvenile Justice or the director of a juvenile justice program may request that the performance of a teacher assigned by the district to a juvenile justice education program be reviewed by the district and that the teacher be reassigned based upon an evaluation conducted pursuant to s. 1012.34 or for inappropriate behavior Teachers assigned to educational programs in juvenile justice settings in which the district school board operates the educational program shall be selected by the district school board in consultation with the director of the juvenile justice facility. Educational programs in Juvenile justice education programs facilities shall have access to the substitute teacher pool used utilized by the district school board.
- (12)(11) District school boards may contract with a private provider for the provision of *education* educational programs to *students* youths placed with the Department of Juvenile Justice and shall generate local, state, and federal funding, including funding through the Florida Education Finance Program for such students. The district school board's planning and budgeting process shall include the needs of Department of Juvenile Justice *education* programs in the district school board's plan for expenditures for state categorical and federal funds.
- (13)(12)(a) Funding for eligible students enrolled in juvenile justice education programs shall be provided through the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act. Funding shall include, at a minimum:

- 1. Weighted program funding or the basic amount for current operation multiplied by the district cost differential as provided in s. 1011.62(1)(s) and (2);
- 2. The supplemental allocation for juvenile justice education as provided in s. 1011.62(10);
- 3. A proportionate share of the district's exceptional student education guaranteed allocation, the supplemental academic instruction allocation, and the instructional materials allocation;
- 4. An amount equivalent to the proportionate share of the state average potential discretionary local effort for operations, which shall be determined as follows:
- a. If the district levies the maximum discretionary local effort and the district's discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall include both the discretionary local effort and the compression supplement per FTE. If the district's discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average; or
- b. If the district does not levy the maximum discretionary local effort and the district's actual discretionary local effort per FTE is less than the state average potential discretionary local effort per FTE, the proportionate share shall be equal to the district's actual discretionary local effort per FTE. If the district's actual discretionary local effort per FTE is greater than the state average per FTE, the proportionate share shall be equal to the state average potential local effort per FTE; and
- 5. A proportionate share of the district's proration to funds available, if necessary.
- (b) Juvenile justice education educational programs to receive the appropriate FEFP funding for Department of Juvenile Justice education programs shall include those operated through a contract with the Department of Juvenile Justice and which are under purview of the Department of Juvenile Justice quality assurance standards for education.
- (c) Consistent with the rules of the State Board of Education, district school boards *shall* are required to request an alternative FTE survey for Department of Juvenile Justice *education* programs experiencing fluctuations in student enrollment.
- (d) FTE count periods shall be prescribed in rules of the State Board of Education and shall be the same for programs of the Department of Juvenile Justice as for other public school programs. The summer school period for students in Department of Juvenile Justice *education* programs shall begin on the day immediately following the end of the regular school year and end on the day immediately preceding the subsequent regular school year. Students shall be funded for no more than 25 hours per week of direct instruction.
- (e) Each juvenile justice education program must receive all federal funds for which the program is eligible.
- (14)(13) Each district school board shall negotiate a cooperative agreement with the Department of Juvenile Justice on the delivery of educational services to *students* youths under the jurisdiction of the Department of Juvenile Justice. Such agreement must include, but is not limited to:
- (a) Roles and responsibilities of each agency, including the roles and responsibilities of contract providers.
- (b) Administrative issues including procedures for sharing information.
- $\,$ (c) $\,$ Allocation of resources including maximization of local, state, and federal funding.
- (d) Procedures for educational evaluation for educational exceptionalities and special needs.
 - (e) Curriculum and delivery of instruction.
 - (f) Classroom management procedures and attendance policies.

- (g) Procedures for provision of qualified instructional personnel, whether supplied by the district school board or provided under contract by the provider, and for performance of duties while in a juvenile justice setting.
- (h) Provisions for improving skills in teaching and working with students referred to juvenile justice education programs delinquents.
- (i) Transition plans for students moving into and out of juvenile justice education programs facilities.
- (j) Procedures and timelines for the timely documentation of credits earned and transfer of student records.
 - (k) Methods and procedures for dispute resolution.
- (l) Provisions for ensuring the safety of education personnel and support for the agreed-upon education program.
- (m) Strategies for correcting any deficiencies found through the accountability and evaluation system and student performance measures quality assurance process.
- (15)(14) Nothing in this section or in a cooperative agreement requires shall be construed to require the district school board to provide more services than can be supported by the funds generated by students in the juvenile justice programs.
- (16)(15)(a) The Department of Education, in consultation with the Department of Juvenile Justice, district school boards, and providers, shall adopt rules establishing: establish
- (a) Objective and measurable student performance measures to evaluate a student's educational progress while participating in a prevention, day treatment, or residential program. The student performance measures must be based on appropriate outcomes for all students in juvenile justice education programs, taking into consideration the student's length of stay in the program. Performance measures shall include outcomes that relate to student achievement of career education goals, acquisition of employability skills, receipt of a high school diploma or its equivalent, grade advancement, and the number of CAPE industry certifications earned.
- (b) A performance rating system to be used by the Department of Education to evaluate quality assurance standards for the delivery of educational services within each of the juvenile justice programs. The performance rating shall be primarily based on data regarding student performance as described in paragraph (a) component of residential and nonresidential juvenile justice facilities.
- (c) The timeframes, procedures, and resources to be used to improve a low-rated educational program or to terminate or reassign the program These standards shall rate the district school board's performance both as a provider and contractor. The quality assurance rating for the educational component shall be disaggregated from the overall quality assurance score and reported separately.
- (d)(b) The Department of Education, in partnership with the Department of Juvenile Justice, shall develop a comprehensive accountability and program improvement quality assurance review process. The accountability and program improvement process shall be based on student performance measures by type of program and shall rate education program performance. The accountability system shall identify and recognize high-performing education programs. The Department of Education, in partnership with the Department of Juvenile Justice, shall identify low-performing programs. Low-performing education programs shall receive an onsite program evaluation from the Department of Juvenile Justice. School improvement, technical assistance, or the reassignment of the program shall be based, in part, on the results of the program evaluation. Through a corrective action process, low-performing programs must demonstrate improvement or reassign the program and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.
- (e) The Department of Education, in consultation with district school boards and providers, shall establish minimum thresholds for the standards and key indicators for educational programs in juvenile jus-

- tice facilities. If a district school board fails to meet the established minimum standards, it will be given 6 months to achieve compliance with the standards. If after 6 months, the district school board's performance is still below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State Board of Education. If a provider, under contract with the district school board, fails to meet minimum standards, such failure shall cause the district school board to cancel the provider's contract unless the provider achieves compliance within 6 months or unless there are documented extenuating circumstances.
- (d) The requirements in paragraphs (a), (b), and (c) shall be implemented to the extent that funds are available.
- (17) The department, in collaboration with the Department of Juvenile Justice, shall collect data and report on commitment, day treatment, prevention, and detention programs. The report shall be submitted to the President of the Senate, the Speaker of the House of Representatives, and the Governor by February 1 of each year. The report must include, at a minimum:
 - (a) The number and percentage of students who:
- 1. Return to an alternative school, middle school, or high school upon release and the attendance rate of such students before and after participation in juvenile justice education programs.
- 2. Receive a standard high school diploma or a high school equivalency diploma.
 - 3. Receive industry certification.
 - 4. Enroll in a postsecondary educational institution.
 - 5. Complete a juvenile justice education program without reoffending.
- 6. Reoffend within 1 year after completion of a day treatment or residential commitment program.
- 7. Remain employed 1 year after completion of a day treatment or residential commitment program.
 - 8. Demonstrate learning gains pursuant to paragraph (3)(b).
- (b) The following cost data for each juvenile justice education program:
- 1. The amount of funding provided by district school boards to juvenile justice programs and the amount retained for administration, including documenting the purposes of such expenses.
 - 2. The status of the development of cooperative agreements.
 - 3. Recommendations for system improvement.
- 4. Information on the identification of, and services provided to, exceptional students, to determine whether these students are properly reported for funding and are appropriately served.
- (18)(16) The district school board shall not be charged any rent, maintenance, utilities, or overhead on such facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.
- (19)(17) When additional facilities are required, the district school board and the Department of Juvenile Justice shall agree on the appropriate site based on the instructional needs of the students. When the most appropriate site for instruction is on district school board property, a special capital outlay request shall be made by the commissioner in accordance with s. 1013.60. When the most appropriate site is on state property, state capital outlay funds shall be requested by the Department of Juvenile Justice provided by s. 216.043 and shall be submitted as specified by s. 216.023. Any instructional facility to be built on state property shall have educational specifications jointly developed by the district school board and the Department of Juvenile Justice and approved by the Department of Education. The size of space and occupant design capacity criteria as provided by State Board of Education rules shall be used for remodeling or new construction whether facilities are provided on state property or district school board property.

(20)(18) The parent of an exceptional student shall have the due process rights provided for in this chapter.

(19) The Department of Education and the Department of Juvenile Justice, after consultation with and assistance from local providers and district school boards, shall report annually to the Legislature by February 1 on the progress toward developing effective educational programs for juvenile delinquents, including the amount of funding provided by district school boards to juvenile justice programs, the amount retained for administration including documenting the purposes for such expenses, the status of the development of cooperative agreements, the results of the quality assurance reviews including recommendations for system improvement, and information on the identification of, and services provided to, exceptional students in juvenile justice commitment facilities to determine whether these students are properly reported for funding and are appropriately served.

(21)(20) The education educational programs at the Arthur Dozier School for Boys in Jackson County and the Florida School for Boys in Okeechobee shall be operated by the Department of Education, either directly or through grants or contractual agreements with other public or duly accredited education agencies approved by the Department of Education.

(22)(21) The State Board of Education shall may adopt any rules necessary to implement the provisions of this section, including uniform curriculum, funding, and second chance schools. Such rules must require the minimum amount of paperwork and reporting.

(23)(22) The Department of Juvenile Justice and the Department of Education, in consultation with Workforce Florida, Inc., the statewide Workforce Development Youth Council, district school boards, Florida College System institutions, providers, and others, shall jointly develop a multiagency plan for *CAPE* eareer education which describes the funding, curriculum, transfer of credits, goals, and outcome measures for *CAPE programs* eareer education programming in juvenile commitment facilities, pursuant to s. 985.622. The plan must be reviewed annually.

Section 5. Subsection (3) of section 985.632, Florida Statutes, is amended to read:

985.632 Quality assurance and cost-effectiveness.—

(3) The department shall annually collect and report cost data for every program operated or contracted by the department. The cost data shall conform to a format approved by the department and the Legislature. Uniform cost data shall be reported and collected for state-operated and contracted programs so that comparisons can be made among programs. The department shall ensure that there is accurate cost accounting for state-operated services including market-equivalent rent and other shared cost. The cost of the educational program provided to a residential facility shall be reported and included in the cost of a program. The department shall submit an annual cost report to the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of each house of the Legislature, the appropriate substantive and fiscal committees of each house of the Legislature, and the Governor, no later than December 1 of each year. Cost-benefit analysis for educational programs will be developed and implemented in collaboration with and in cooperation with the Department of Education, local providers, and local school districts. Cost data for the report shall include data collected by the Department of Education for the purposes of preparing the annual report required by s. 1003.52(17) 1003.52(19).

Section 6. Paragraph (b) of subsection (18) of section 1001.42, Florida Statutes, is amended to read:

1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:

(18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNT-ABILITY.—Maintain a state system of school improvement and education accountability as provided by statute and State Board of Education rule. This system of school improvement and education accountability shall be consistent with, and implemented through, the district's continuing system of planning and budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement

and education accountability shall comply with the provisions of ss. 1008.33, 1008.34, 1008.345, and 1008.385 and include the following:

(b) Public disclosure.—The district school board shall provide information regarding the performance of students and educational programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by statute and State Board of Education rule which shall include schools operating for the purpose of providing educational services to students youth in Department of Juvenile Justice programs, and for those schools, report on the elements specified in s. 1003.52(17) 1003.52(19). Annual public disclosure reports shall be in an easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without high school equivalency examinations GED tests, disaggregated by student ethnicity, and performance data as specified in state board rule.

Section 7. This act shall take effect July 1, 2014.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to juvenile justice education programs; amending s. 985.622, F.S.; revising requirements for the multiagency education plan for students in juvenile justice education programs; including virtual education as an option; amending s. 1001.31, F.S.; authorizing instructional personnel at all juvenile justice facilities to access specific student records at the district; amending s. 1003.51, F.S.; revising terminology; revising requirements for rules to be maintained by the State Board of Education; providing expectations for effective education programs for students in Department of Juvenile Justice programs; revising requirements for contract and cooperative agreements for the delivery of appropriate education services to students in Department of Juvenile Justice programs; requiring the Department of Education to ensure that juvenile justice students who are eligible have access to high school equivalency testing and assist juvenile justice education programs with becoming high school equivalency testing centers; revising requirements for an accountability system for all juvenile justice education programs; revising requirements for district school boards; amending s. 1003.52, F.S.; revising requirements for activities to be coordinated by the coordinators for juvenile justice education programs; authorizing contracting for educational assessments; revising requirements for assessments; authorizing access to local virtual education courses; requiring that an education program shall be based on each student's transition plan and assessed educational needs; providing requirements for prevention and day treatment juvenile justice education programs; requiring progress monitoring plans for all students not classified as exceptional student education students; revising requirements for such plans; requiring the Department of Education, in partnership with the Department of Juvenile Justice, to ensure that school districts and juvenile justice education providers develop individualized transition plans; providing requirements for such plans; authorizing the Secretary of Juvenile Justice or the director of a juvenile justice program to request that a school district teacher's performance be reviewed by the district and that the teacher be reassigned in certain circumstances; requiring the Department of Education to establish by rule objective and measurable student performance measures and program performance ratings; providing requirements for such ratings; requiring a comprehensive accountability and program improvement process; providing requirements for such a process; deleting provisions for minimum thresholds for the standards and key indicators for education programs in juvenile justice facilities; revising data collection and annual report requirements; deleting provisions concerning the Arthur Dozier School for Boys; requiring rulemaking; amending s. 985.632, F.S.; revising a cross-reference; amending s. 1001.42, F.S.; revising terminology; revising a cross-reference; providing an effective date.

Senator Bean moved the following amendment to **Amendment 1** (145402) which was adopted:

Amendment 1A (539714) (with title amendment)—Delete lines 853-877.

And the title is amended as follows:

Delete lines 970-971 and insert: requiring rulemaking; amending s. 1001.42, F.S.;

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

Senator Bean moved the following amendment to **Amendment 1** (145402) which was adopted:

Amendment 1B (651504) (with title amendment)—In title, delete lines 914-915 and insert: An act relating to education; amending s. 985.622, F.S.; revising

Amendment 1 (145402) as amended was adopted.

On motion by Senator Bean, by two-thirds vote **CS for CS for HB 173** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays-None

Vote after roll call:

Yea—Grimsley

INTRODUCTION OF FORMER SENATORS

The President recognized former Senate President John McKay and Chief Financial Officer Jeff Atwater, former Senate President, who were present in the chamber.

By direction of the President, the rules were waived and the Senate reverted to—

BILLS ON THIRD READING

The Senate resumed consideration of-

CS for CS for HB 7005—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 61.13016, F.S.; revising notification requirements with respect to the suspension of the driver license of a child support obligor; requiring delinquent child support obligors to provide certain documentation within a specified period in order to prevent the suspension of his or her driver license; amending s. 316.003, F.S.; defining the terms "sanitation vehicle" and "utility service vehicle" for purposes of the Florida Uniform Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition system"; requiring the Department of State to consult with the Department of Law Enforcement in establishing a retention schedule for records generated by the use of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to change lanes when approaching a sanitation or utility service vehicle performing a service-related task on the roadside; amending s. 316.193, F.S.; authorizing the court to order the placement of an ignition interlock device for certain first-time offenders of driving under the influence; authorizing the court to dismiss an order of impoundment or immobilization as a result of driving under the influence if the defendant provides proof to the court of the installation of a functioning, certified ignition interlock device; authorizing the court to order sobriety and drug monitoring in addition to specified ignition interlock device requirements; defining terms; amending s. 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition interlock device to operate a leased motor vehicle in the course and scope of employment without installation of such device; amending s. 316.1938, F.S.; revising requirements for certification of ignition interlock devices; requiring contracts between the department and ignition interlock device service providers; providing contract requirements; requiring the provider to maintain confidentiality under specified provisions; providing for application of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending s. 316.2126, F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery personnel; amending s. 316.2952, F.S.; revising a provision exempting a global position system device or similar satellite receiver device from the prohibition of attachments on windshields; amending s. 316.86, F.S.; revising provisions relating to the operation of vehicles equipped with autonomous technology on state roads for testing purposes; authorizing certain research organizations to operate such vehicles; deleting an obsolete provision; amending s. 318.15, F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; amending s. 318.18, F.S.; providing for a clerk of court to designate a local governmental entity for disposition of certain parking citations; authorizing such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of a motor vehicle identified in a notice submitted by a lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of certain specialty license plates; revising distribution of revenue received from the sale of a certain plate; revising requirements for the use of specialty license plate annual use fees; defining the term "administrative expenses"; amending s. 320.089, F.S.; creating a new military-related special use license plate that will be stamped with the word "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license plate organizations and the department; revising procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department to notify the Legislature within a certain timeframe if an organization has failed to use revenue in accordance with specified provisions; amending s. 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; amending s. 320.1316, F.S.; prohibiting the department from issuing a license plate, revalidation sticker, or replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; authorizing a registered owner of a vehicle or vessel to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement license plate, or vessel registration number or decal; providing procedures for such a civil action; providing for the award of attorney fees and costs; amending s. 320.771, F.S.; requiring a licensed recreational vehicle dealer who applies for a supplemental license to hold certain offpremises sales to notify the local department office of the dates and location for such sales; specifying requirements for licensed recreational vehicle dealers to hold such sales; creating s. 322.032, F.S.; requiring the department to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the department to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the department to reinstate the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt of an affidavit containing specified information; amending s. 322.059, F.S.; requiring the department to invalidate the digital proof of driver license for a person whose license or registration has been suspended; amending s. 322.141, F.S.; revising requirements for special markings on driver licenses and state identification cards for persons designated as sexual predators or subject to registration as sexual offenders to include persons so designated or subject to registration under the laws of another jurisdiction; amending s. 322.143, F.S.; providing for a first responder, emergency medical technician, or other authorized

health care practitioner to access medical information through use of a person's driver license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a digital proof of driver license to be accepted in lieu of a physical driver license; amending s. 322.27, F.S.; providing for a clerk of court to remove a habitual traffic offender designation if the offender meets certain conditions; amending s. 322.2715, F.S.; authorizing ignition interlock device installation for at least 6 continuous months for a first offense of driving under the influence; creating s. 322.276, F.S.; authorizing the department to issue a driver license to a person whose license is suspended or revoked in another state under certain circumstances; amending s. 323.002, F.S.; providing that an unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may be immediately removed and impounded; requiring an unauthorized wrecker operator to disclose in writing to the owner or operator of a motor vehicle certain information; requiring the unauthorized wrecker operator to provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle accident; authorizing a law enforcement officer from a local governmental agency or state law enforcement agency to cause to be removed and impounded from the scene of a wrecked or disabled vehicle an unauthorized wrecker, tow truck, or other motor vehicle; authorizing the authority that caused the removal and impoundment to assess a cost recovery fine; requiring a release form; requiring the wrecker, tow truck, or other motor vehicle to remain impounded until the fine is paid; providing the amounts for the cost recovery fine for first and subsequent violations; requiring the unauthorized wrecker operator to pay the fees associated with the removal and storage of the wrecker, tow truck, or other motor vehicle; amending s. 526.141, F.S.; requiring self-service gasoline pumps to display an additional decal containing specified information; requiring the Department of Agriculture and Consumer Services to confirm compliance by a specified date; providing for preemption of local laws and regulations pertaining to fueling assistance for certain motor vehicle operators; amending s. 526.142, F.S.; providing for preemption of local laws and regulations pertaining to air and vacuum devices; amending s. 562.11, F.S.; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person adjudicated guilty of certain offenses; authorizing the court to direct the department to issue a restricted driver license to certain persons; amending s. 832.09, F.S.; providing that the suspension of a driver license of a person being prosecuted for passing a worthless check is discretionary; amending section 45 of chapter 2008-176, Laws of Florida; extending the prohibition of the issuance of new specialty license plates; directing the department to develop and present to the Governor and the Legislature a plan that addresses certain vehicle registration holds; directing the department to conduct and submit to the Governor and the Legislature a study on the effectiveness of ignition interlock device use; providing for the use of revenue received from the sale of certain specialty license plates; providing an effective date.

—which was previously considered this day with a pending motion by Senator Brandes to reconsider the vote by which **Amendment 14** (407748) was adopted.

RECONSIDERATION OF AMENDMENT

On motion by Senator Brandes, the Senate reconsidered the vote by which **Amendment 14 (407748)** was adopted.

Amendment 14 (407748) was withdrawn from further consideration.

On motion by Senator Brandes, **CS for CS for HB 7005** as amended was passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President Clemens Gibson Abruzzo Dean Grimslev Altman Detert Hays Bean Diaz de la Portilla Hukill Benacquisto Evers Joyner Bradley Flores Latvala Brandes Galvano Legg Garcia Margolis Braynon Bullard Gardiner Montford NegronSimpsonStargelRingSmithThompson

CS for CS for HB 1161—A bill to be entitled An act relating to the

Sachs Sobel Simmons Soto

Nays-None

Vote after roll call:

Yea—Richter, Thrasher

Department of Transportation; creating s. 339.041, F.S.; providing legislative findings and intent; authorizing the department to seek certain investors for certain leases; prohibiting the department from pledging the credit, general revenues, or taxing power of the state or any political subdivision of the state; specifying the collection and deposit of lease payments by agreement with the department; amending s. 373.618, F.S.; revising provisions relating to public service warning signs; amending s. 479.01, F.S., relating to outdoor advertising signs; revising and deleting definitions; amending s. 479.02, F.S.; revising duties of the Department of Transportation relating to signs; deleting a requirement that the department adopt certain rules; creating s. 479.024, F.S.; limiting the placement of signs to commercial or industrial zones; defining the terms "parcel" and "utilities"; requiring a local government to use specified criteria to determine zoning for commercial or industrial parcels; providing that certain parcels are considered unzoned commercial or industrial areas; authorizing a permit for a sign in an unzoned commercial or industrial area in certain circumstances; prohibiting specified uses and activities from being independently recognized as commercial or industrial; providing an appeal process for an applicant whose permit is denied; requiring an applicant whose application is denied to remove an existing sign pertaining to the application; requiring the department to reduce certain transportation funding in certain circumstances; amending s. 479.03, F.S.; requiring notice to owners of intervening privately owned lands before the department enters upon such lands to remove an illegal sign; amending s. 479.04, F.S.; providing that an outdoor advertising license is not required solely to erect or construct outdoor signs or structures; amending s. 479.05, F.S.; authorizing the department to suspend a license for certain offenses and specifying activities that the licensee may engage in during the suspension; prohibiting the department from granting a transfer of an existing permit or issuing an additional permit during the suspension; amending s. 479.07, F.S.; revising requirements for obtaining sign permits; conforming and clarifying provisions; revising permit tag placement requirements for signs; deleting a provision that allows a permittee to provide its own replacement tag; revising requirements for permitting certain signs visible to more than one highway; deleting provisions limiting a pilot program to specified locations; deleting redundant provisions relating to certain new or replacement signs; deleting provisions requiring maintenance of statistics on the pilot program; amending s. 479.08, F.S.; revising provisions relating to the denial or revocation of a permit because of false or misleading information in the permit application; amending s. 479.10, F.S.; authorizing the cancellation of a permit; amending s. 479.105, F.S.; revising notice requirements to owners and advertisers relating to signs erected or maintained without a permit; revising procedures for the department to issue a permit as a conforming or nonconforming sign to the owner of an unpermitted sign; providing a penalty; amending s. 479.106, F.S.; revising provisions relating to the removal, cutting, or trimming of trees or vegetation to increase sign face visibility; providing that a specified penalty is applied per sign facing; amending s. 479.107, F.S.; deleting a fine for specified violations; amending s. 479.11, F.S.; prohibiting signs on specified portions of the interstate highway system; amending s. 479.111, F.S.; clarifying a reference to a certain agreement; amending s. 479.15, F.S.; deleting a definition; revising provisions relating to relocation of certain signs on property subject to public acquisition; amending s. 479.156, F.S.; clarifying provisions relating to the regulation of wall murals; amending s. 479.16, F.S.; exempting certain signs from ch. 479, F.S.; exempting from permitting certain signs placed by tourist-oriented businesses, certain farm signs placed during harvest seasons, certain acknowledgment signs on publicly funded school premises, and certain displays on specific sports facilities; prohibiting certain permit exemptions from being implemented or continued if the implementations or continuations will adversely impact the allocation of federal funds to the Department of Transportation; directing the department to notify a sign owner that the

sign must be removed if federal funds are adversely impacted; authorizing the department to remove the sign and assess costs to the sign owner under certain circumstances; amending s. 479.24, F.S.; clarifying provisions relating to compensation paid for the department's acquisition of lawful signs; amending s. 479.25, F.S.; revising provisions relating to local government action with respect to erection of noise-attenuation barriers that block views of lawfully erected signs; deleting provisions to conform to changes made by the act; amending s. 479.261, F.S.; expanding the logo program to the limited access highway system; conforming provisions related to a logo sign program on the limited access highway system; amending s. 479.262, F.S.; clarifying provisions relating to the tourist-oriented directional sign program; limiting the placement of such signs to intersections on certain rural roads; prohibiting such signs in urban areas or at interchanges on freeways or expressways; amending s. 479.313, F.S.; requiring a permittee to pay the cost of removing certain signs following the cancellation of the permit for the sign; establishing a pilot program for the School District of Palm Beach County authorizing signage on certain school district property to recognize the names of the school district's business partners; providing for expiration of the program; repealing s. 76 of chapter 2012-174, Laws of Florida, relating to authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program and directing the department to submit the approved pilot program for legislative approval; amending s. 335.065, F.S.; authorizing the department to enter into certain concession agreements; providing for use of agreement revenues; providing that the agreements are subject to applicable federal laws; requiring that a concession agreement be administered by the department and meet certain requirements; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, **CS for CS for HB 1161** was passed and certified to the House. The vote on passage was:

Yeas-38

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

Nays-None

Vote after roll call:

Yea—Bean

CS for CS for HB 7113—A bill to be entitled An act relating to health care; amending s. 395.1051, F.S.; requiring a hospital to notify obstetrical physicians before the hospital closes its obstetrical department or ceases to provide obstetrical services; permitting a hospital that has operated as a Level I, Level II, or pediatric trauma center for a specified period to continue operating at that trauma center level under certain conditions, notwithstanding any other provision of law; making a hospital that complies with such requirements eligible for renewal of its 7year approval period under s. 395.4025(6); permitting a hospital that has operated as a Level I, Level II, or pediatric trauma center for a specified period and is verified by the Department of Health on or before a certain date to continue operating at that trauma center level under certain conditions, notwithstanding any other provision of law; making a hospital that complies with such requirements eligible for renewal of its 7year approval period under s. 395.4025(6); amending s. 395.401, F.S.; restricting trauma service fees to \$15,000 until July 1, 2015; amending s. 395.402, F.S.; deleting factors to be considered by the department in conducting an assessment of the trauma system; assigning Collier County to trauma service area 15 rather than area 17; amending s. 395.4025, F.S.; permitting a trauma center or hospital located in the same trauma service area to protest a decision by the department to approve another trauma center; establishing a moratorium on the approval of additional trauma centers until the earlier of July 1, 2015, or upon the effective date a rule adopted by the department allocating the number of trauma centers needed for each trauma service area; requiring a trauma center to post its trauma activation fee in the trauma center and on its website; creating s. 456.47, F.S.; defining terms; providing for certain practice standards for telehealth providers; providing for the maintenance and confidentiality of medical records; requiring the registration of health care professionals not licensed in this state to use telehealth to deliver health care services; providing registration requirements; prohibiting registrants from opening an office or providing in-person health care services in this state; requiring a registrant to notify the appropriate board or the department of certain actions against the registrant's professional license; prohibiting a health care professional with a revoked license from being registered as a telehealth provider; providing exemptions to the registration requirement; providing rulemaking authority; amending s. 408.036, F.S.; providing an exemption from certificate-of-need requirements for the relocation of a specified percentage of acute care hospital beds from a licensed hospital to another location; requiring certain information to be included in a request for exemption; amending s. 381.026, F.S.; including independent nurse practitioners within the definition of "health care provider"; amending s. 382.008, F.S.; authorizing independent nurse practitioners to certify causes of death and to sign, correct, and file death certificates; amending s. 394.463, F.S.; authorizing an independent nurse practitioner to execute a certificate to require, under the Baker Act, an involuntary examination of a person; authorizing a qualified independent nurse practitioner to examine a person at a receiving facility and approve the release of a person at the receiving facility under the Baker Act; amending s. 456.048, F.S.; requiring independent nurse practitioners to maintain medical malpractice insurance or provide proof of financial responsibility; exempting independent nurse practitioners from such requirements under certain circumstances; amending s. 456.44, F.S.; providing certain requirements for independent nurse practitioners who prescribe controlled substances for the treatment of chronic nonmalignant pain; amending s. 464.003, F.S.; revising the definition of the term "advanced or specialized nursing practice" to require a joint committee to establish an exclusionary formulary of controlled substances; defining the term "independent nurse practitioner"; amending s. 464.012, F.S.; authorizing advanced registered nurse practitioners to perform certain acts as they relate to controlled substances; providing limitations; amending s. 464.0125, F.S., providing for the registration of qualified advanced registered nurse practitioners as independent nurse practitioners; authorizing registered independent nurse practitioners to perform certain acts; requiring advanced registered nurse practitioners registered as independent nurse practitioners to include their registered status on their practitioner profiles; requiring independent nurse practitioners to complete a certain amount of continuing education in pharmacology for biennial renewal of registration; aligning the biennial renewal cycle period for registration for independent nurse practitioners with the advanced registered nurse practitioner licensure renewal cycle; authorizing the Board of Nursing to establish fees by rule; providing the board with rulemaking authority; amending s. 464.015, F.S.; providing title protection for independent nurse practitioners; creating s. 464.0155, F.S., requiring independent nurse practitioners to report adverse incidents to the Board of Nursing in a certain manner; defining the term "adverse incident"; providing for board review of the adverse incident; authorizing the board to take disciplinary action for adverse incidents; amending s. 464.018, F.S.; adding certain acts to an existing list of acts for which nurses may be administratively disciplined; amending s. 893.02, F.S.; redefining the term "practitioner" to include independent nurse practitioners; amending s. 960.28, F.S.; conforming a cross-reference; amending s. 288.901, F.S.; requiring Enterprise Florida, Inc., to collaborate with the Department of Economic Opportunity to market this state as a health care destination; amending s. 288.923, F.S.; directing the Division of Tourism Marketing to include the promotion of medical tourism in its marketing plan; creating s. 288.924, F.S.; requiring the medical tourism plan to promote national and international awareness of the qualifications, scope of services, and specialized expertise of health care providers in this state and to include an initiative to showcase qualified health care providers; requiring a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation to be allocated for the medical tourism marketing plan; requiring the Florida Tourism Industry Marketing Corporation to create a matching grant program; specifying criteria for the grant program; requiring that a specified amount of funds appropriated to the Florida Tourism Industry Marketing Corporation be allocated for the grant program; amending s. 456.072, F.S.; providing additional grounds for discipline of a licensee of the department by a regulatory board; requiring the suspension and fining of an independent nurse practitioner for prescribing or dispensing a controlled substance in a certain manner; amending s. 893.055, F.S.; revising definitions; revising provisions relating to the database of controlled substance dispensing information; revising program funding requirements; requiring a prescriber to access and view certain patient information in the database before initially prescribing a controlled substance; providing requirements related to the release of identifying information; providing requirements for the release of information shared with a state attorney in response to a discovery demand; providing procedures for the release of information to a law enforcement agency during an active investigation; requiring the department to enter into a user agreement with a law enforcement agency requesting the release of information; providing requirements for the user agreement; requiring a law enforcement agency under a user agreement to conduct annual audits; providing for the restriction, suspension, or termination of a user agreement; revising information retention requirements; revising provisions required in a contract with a direct-support organization; requiring the state to use certain properties and funds to support the program; providing for the adoption of specific rules by the department; amending s. 893.0551, F.S.; conforming references; amending s. 154.11, F.S.; authorizing a public health trust to execute contracts and other instruments with certain organizations without prior approval by the governing body of the county; amending s. 458.3485, F.S.; deleting a provision specifying entities authorized to certify medical assistants; amending s. 456.42, F.S.; requiring written prescriptions for specified controlled substances to be dated in a specified format; amending s. 465.014, F.S.; providing the number of registered pharmacy technicians a licensed pharmacist may supervise if approved by the Board of Pharmacy after considering certain factors; requiring the board to authorize a licensed pharmacist to supervise more than three pharmacy technicians if a licensee is employed by certain entities; requiring a licensee to provide the board with notice of employment status under certain circumstances; providing an appropriation to the Department of Health to fund the administration of the prescription drug monitoring program; amending s. 400.141, F.S.; revising provisions for administration and management of nursing home facilities; amending s. 465.189, F.S.; authorizing pharmacists to administer meningococcal and shingles vaccines under certain circumstances; amending ss. 458.347 and 459.022, F.S.; increasing the number of licensed physician assistants that a physician may supervise at any one time; providing an exception; revising circumstances under which a physician assistant is authorized to prescribe or dispense medication; revising requirements for medications prescribed or dispensed by physician assistants; revising application requirements for licensure as a physician assistant and license renewal; amending ss. 458.348 and 459.025, F.S.; defining the term "nonablative aesthetic skin care services"; authorizing a physician assistant who has completed specified education and clinical training requirements, or who has specified work or clinical experience, to perform nonablative aesthetic skin care services under the supervision of a physician; providing that a physician must complete a specified number of education and clinical training hours to be qualified to supervise physician assistants performing certain services; amending s. 400.9905, F.S.; providing an exemption from licensure under part X of chapter 400, F.S., in certain circumstances; providing effective dates.

—as amended May 1 was read the third time by title.

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

Senator Sobel moved the following amendment which failed to receive the required two-thirds vote:

Amendment 22 (193936) (with title amendment)—Delete lines 2056-2138. Delete lines 2250-2337.

And the title is amended as follows:

Delete lines 201-211 and insert: renewal; amending s. 400.9905, F.S.;

On motion by Senator Sobel, **CS for CS for HB 7113** as amended was passed and certified to the House. The vote on passage was:

Yeas-40

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

Montford

Nays-None

Evers

DISCLOSURE

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in **CS for CS for HB 7113** and **Amendment Barcode** (**711330**) provide a special private gain or loss to a principal by whom I or my spouse, parent, or child is retained or employed. The nature of the interest and the persons or entities involved are specified below:

My wife is employed by HCA/Blake Medical Center. **CS for CS for HB 7113**, **Amendment Barcode (711330)**, may constitute a special gain or loss to my wife's employer.

As permitted by Senate Rule, I may vote on this matter.

Senator Bill Galvano, 26th District

DISCLOSURE

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in **CS for CS for HB 7113** and **Amendment Barcode** (340216) provide a special private gain or loss to a principal by whom I or my spouse, parent, or child is retained or employed. The nature of the interest and the persons or entities involved are specified below:

My wife is employed by HCA/Blake Medical Center. **CS for CS for HB 7113**, **Barcode Amendment (340216)**, may constitute a special gain or loss to my wife's employer.

As permitted by Senate Rule, I may vote on this matter.

Senator Bill Galvano, 26th District

MOTION

On motion by Senator Thrasher, the rules were waived and time of adjournment was extended until the time of sine die.

CS for CS for CS for HB 573—A bill to be entitled An act relating to health of residents; amending s. 394.4574, F.S.; providing that Medicaid managed care plans are responsible for enrolled mental health residents; providing that managing entities under contract with the Department of Children and Families are responsible for mental health residents who are not enrolled with a Medicaid managed care plan; deleting a provision to conform to changes made by the act; requiring that the community living support plan be completed and provided to the administrator of a facility within a specified period after the resident's admission; requiring the community living support plan to be updated when there is a significant change to the mental health resident's behavioral health; requiring the case manager assigned to a mental health resident of an assisted living facility that holds a limited mental health license to keep a record of the date and time of face-to-face interactions with the resident and to make the record available to the responsible entity for inspection; requiring that the record be maintained for a specified period; requiring the responsible entity to ensure that there is adequate and consistent monitoring and implementation of community living support plans and cooperative agreements and that concerns are reported to the appropriate regulatory oversight organization under certain circumstances; amending s. 400.0074, F.S.; requiring that an administrative assessment conducted by a local council be comprehensive in nature and focus on factors affecting the rights, health, safety, and welfare of nursing home residents; requiring a local council to conduct an exit consultation with the facility administrator or administrator designee to discuss issues and concerns in areas affecting the rights, health, safety, and welfare of residents and make recommendations for improvement; amending s. 400.0078, F.S.; requiring that a resident or a representative of a resident of a long-term care facility be informed that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; amending s. 409.212, F.S.; increasing the cap on additional supplementation a person may receive under certain conditions; amending s. 429.02, F.S.; revising the definition of the term "limited nursing services"; amending s. 429.07, F.S.; requiring that an extended congregate care license be issued to certain facilities that have been licensed as assisted living facilities under certain circumstances and authorizing the issuance of such license if a specified condition is met; providing the purpose of an extended congregate care license; providing that the initial extended congregate care license of an assisted living facility is provisional under certain circumstances; requiring a licensee to notify the Agency for Health Care Administration if it accepts a resident who qualifies for extended congregate care services; requiring the agency to inspect the facility for compliance with the requirements of an extended congregate care license; requiring the issuance of an extended congregate care license under certain circumstances; requiring the licensee to immediately suspend extended congregate care services under certain circumstances; requiring a registered nurse representing the agency to visit the facility at least twice a year, rather than quarterly, to monitor residents who are receiving extended congregate care services; authorizing the agency to waive one of the required yearly monitoring visits under certain circumstances; authorizing the agency to deny or revoke a facility's extended congregate care license; requiring a registered nurse representing the agency to visit the facility at least annually, rather than twice a year, to monitor residents who are receiving limited nursing services; providing that such monitoring visits may be conducted in conjunction with other agency inspections; authorizing the agency to waive the required yearly monitoring visit for a facility that is licensed to provide limited nursing services under certain circumstances; amending s. 429.075, F.S.; requiring an assisted living facility that serves one or more mental health residents to obtain a limited mental health license; revising the methods employed by a limited mental health facility relating to placement requirements to include providing written evidence that a request for a community living support plan, a cooperative agreement, and assessment documentation was sent to the Department of Children and Families within 72 hours after admission; amending s. 429.14, F.S.; revising the circumstances under which the agency may deny, revoke, or suspend the license of an assisted living facility and impose an administrative fine; requiring the agency to deny or revoke the license of an assisted living facility under certain circumstances; requiring the agency to impose an immediate moratorium on the license of an assisted living facility under certain circumstances; deleting a provision requiring the agency to provide a list of facilities with denied, suspended, or revoked licenses to the Department of Business and Professional Regulation; exempting a facility from the 45-day notice requirement if it is required to relocate some or all of its residents; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; providing for classification of the scope of a violation based upon number of residents affected and number of staff involved; revising the amounts and uses of administrative fines; requiring the agency to levy a fine for violations that are corrected before an inspection if noncompliance occurred within a specified period of time; deleting factors that the agency is required to consider in determining penalties and fines; amending s. 429.256, F.S.; revising the term "assistance with self-administration of medication" as it relates to the Assisted Living Facilities Act; amending s. 429.27, F.S.; revising the amount of cash for which a facility may provide safekeeping for a resident; amending s. 429.28, F.S.; providing notice requirements to inform facility residents that the identity of the resident and complainant in any complaint made to the State Long-Term Care Ombudsman Program or a local long-term care ombudsman council is confidential and that retaliatory action cannot be taken against a resident for presenting grievances or for exercising any other resident right; requiring that a facility that terminates an individual's residency after the filing of a complaint be fined if good cause is not shown for the termination; requiring the agency to adopt rules to determine compliance with facility standards and resident's rights; amending s. 429.34, F.S.; requiring certain persons to report elder abuse in assisted living facilities; requiring the agency to regularly inspect every licensed assisted living facility; requiring the agency to conduct more frequent inspections under certain circumstances; requiring the licensee to pay a fee for the cost of additional inspections; requiring the agency to annually adjust the fee; amending s. 429.41, F.S.; providing that certain staffing requirements apply only to residents in continuing care facilities who are receiving the relevant service; amending s. 429.52, F.S.; requiring each newly hired employee of an assisted living facility to attend a preservice orientation provided by the assisted living facility; requiring the employee and administrator to sign a statement that the employee completed the orientation and keep the signed statement in the employee's personnel record; requiring additional hours of training for assistance with medication; conforming a cross-reference; creating s. 429.55, F.S.; directing the agency to create a consumer information website that publishes specified information regarding assisted living facilities; providing criteria for webpage content; providing for inclusion of all content in the agency's possession by a specified date; authorizing the agency to adopt rules; requiring the Office of Program Policy Analysis and Government Accountability to study the reliability of facility surveys and submit to the Governor and the Legislature its findings and recommendations; providing appropriations and authorizing positions; amending s. 395.001, F.S.; providing legislative intent regarding recovery care centers; amending s. 395.002, F.S.; revising and providing definitions; amending s. 395.003, F.S.; including recovery care centers as facilities licensed under chapter 395, F.S.; creating s. 395.0171, F.S.; providing admission criteria for a recovery care center; requiring emergency care, transfer, and discharge protocols; authorizing the agency to adopt rules; amending s. 395.1055, F.S.; authorizing the agency to establish separate standards for the care and treatment of patients in recovery care centers; amending s. 395.10973, F.S.; directing the agency to enforce specialoccupancy provisions of the Florida Building Code applicable to recovery care centers; amending s. 395.301, F.S.; providing for format and content of a patient bill from a recovery care center; amending s. 408.802, F.S.; providing applicability of the Health Care Licensing Procedures Act to recovery care centers; amending s. 408.820, F.S.; exempting recovery care centers from specified minimum licensure requirements; amending ss. 394.4787, 409.97, and 409.975, F.S.; conforming cross-references; creating part XI of chapter 400, F.S.; providing legislative intent; providing definitions; requiring the licensure of transitional living facilities; providing license fees and application requirements; requiring accreditation of licensed facilities; providing requirements for transitional living facility policies and procedures governing client admission, transfer, and discharge; requiring a comprehensive treatment plan to be developed for each client; providing plan and staffing requirements; requiring certain consent for continued treatment in a transitional living facility; providing licensee responsibilities; providing notice requirements; prohibiting a licensee or employee of a facility from serving notice upon a client to leave the premises or take other retaliatory action under certain circumstances; requiring the client and client's representative to be provided with certain information; requiring the licensee to develop and implement certain policies and procedures; providing licensee requirements relating to administration of medication; requiring maintenance of medication administration records; providing requirements for administration of medications by unlicensed staff; specifying who may conduct training of staff; requiring licensees to adopt policies and procedures for administration of medications by trained staff; requiring the Agency for Health Care Administration to adopt rules; providing requirements for the screening of potential employees and training and monitoring of employees for the protection of clients; requiring licensees to implement certain policies and procedures to protect clients; providing conditions for investigating and reporting incidents of abuse, neglect, mistreatment, or exploitation of clients; providing requirements and limitations for the use of physical restraints, seclusion, and chemical restraint medication on clients; providing a limitation on the duration of an emergency treatment order; requiring notification of certain persons when restraint or seclusion is imposed; authorizing the agency to adopt rules; providing background screening requirements; requiring the licensee to maintain certain personnel records; providing administrative responsibilities for licensees; providing recordkeeping requirements; providing licensee responsibilities with respect to the property and personal affairs of clients; providing requirements for a licensee with respect to obtaining surety bonds; providing recordkeeping requirements relating to the safekeeping of personal effects; providing requirements

for trust funds or other property received by a licensee and credited to the client; providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; providing criminal penalties for violations; providing for the disposition of property in the event of the death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the agency to adopt and enforce rules establishing standards for transitional living facilities and personnel thereof; classifying violations and providing penalties therefor; providing administrative fines for specified classes of violations; authorizing the agency to apply certain provisions with regard to receivership proceedings; requiring the agency, the Department of Health, the Agency for Persons with Disabilities, and the Department of Children and Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating to transitional living facilities; revising the title of part V of chapter 400, F.S.; amending s. 381.745, F.S.; revising the definition of the term "transitional living facility," to conform; amending s. 381.75, F.S.; revising the duties of the Department of Health and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 408.820, F.S.; conforming provisions to changes made by the act; providing applicability with respect to transitional living facilities licensed before a specified date; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; requiring a preliminary hearing; providing for the payment of attorney fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing grandparent visitation upon specific court findings; providing factors for court consideration; providing for application of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparent visitation; limiting the frequency of actions seeking visitation; limiting application to a minor child placed for adoption; providing for venue; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; amending s. 752.015, F.S.; conforming provisions and cross-references to changes made by the act; repealing s. 752.01, F.S., relating to actions by a grandparent for visitation rights; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation rights; amending s. 400.474, F.S.; revising the report requirements for home health agencies; providing effective dates.

—as amended May 1 was read the third time by title.

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

Amendment 12 (726246) (with title amendment)—Delete lines 1275-1525.

And the title is amended as follows:

Delete lines 164-186 and insert: authorizing positions; creating

Senator Hays moved the following amendments which were adopted by two-thirds vote:

Amendment 13 (318740) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Subsection (4) of section 322.142, Florida Statutes, is amended to read:

322.142 Color photographic or digital imaged licenses.—

- (4) The department may maintain a film negative or print file. The department shall maintain a record of the digital image and signature of the licensees, together with other data required by the department for identification and retrieval. Reproductions from the file or digital record are exempt from the provisions of s. 119.07(1) and shall be made and issued only:
 - (a) For departmental administrative purposes;
 - (b) For the issuance of duplicate licenses;
 - (c) In response to law enforcement agency requests;
- (d) To the Department of Business and Professional Regulation pursuant to an interagency agreement for the purpose of accessing di-

gital images for reproduction of licenses issued by the Department of Business and Professional Regulation;

- (e) To the Department of State pursuant to an interagency agreement to facilitate determinations of eligibility of voter registration applicants and registered voters in accordance with ss. 98.045 and 98.075;
- (f) To the Department of Revenue pursuant to an interagency agreement for use in establishing paternity and establishing, modifying, or enforcing support obligations in Title IV-D cases;
- (g) To the Department of Children and Families pursuant to an interagency agreement to conduct protective investigations under part III of chapter 39 and chapter 415;
- (h) To the Department of Children and Families pursuant to an interagency agreement specifying the number of employees in each of that department's regions to be granted access to the records for use as verification of identity to expedite the determination of eligibility for public assistance and for use in public assistance fraud investigations;
- (i) To the Department of Financial Services pursuant to an interagency agreement to facilitate the location of owners of unclaimed property, the validation of unclaimed property claims, and the identification of fraudulent or false claims;
- (j) To district medical examiners pursuant to an interagency agreement for the purpose of identifying a deceased individual, determining cause of death, and notifying next of kin of any investigations, including autopsies and other laboratory examinations, authorized in s. 406.11; or
- (k) To the following persons for the purpose of identifying a person as part of the official work of a court:
 - 1. A justice or judge of this state;
- 2. An employee of the state courts system who works in a position that is designated in writing for access by the Chief Justice of the Supreme Court or a chief judge of a district or circuit court, or by his or her designee; or
- 3. A government employee who performs functions on behalf of the state courts system in a position that is designated in writing for access by the Chief Justice or a chief judge, or by his or her designee; or
- (l) To the Department of Health pursuant to an interagency agreement to access digital images to verify the identity of an individual during an investigation under chapter 456, and for the reproduction of licenses issued by the Department of Health.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to provide reproductions of specified records to the Department of Health under certain circumstances; providing effective dates.

Amendment 14 (948260) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Present subsections (5) through (11) of section 456.025, Florida Statutes, are redesignated as subsections (4) through (10), respectively, and present subsections (4) and (6) are amended, to read:

456.025 Fees; receipts; disposition.—

- (4) Each board, or the department if there is no board, may charge a fee not to exceed \$25, as determined by rule, for the issuance of a wall certificate pursuant to s. 456.013(2) requested by a licensee who was licensed prior to July 1, 1998, or for the issuance of a duplicate wall certificate requested by any licensee.
- (5)(6) If the cash balance of the trust fund at the end of any fiscal year exceeds the total appropriation provided for the regulation of the health care professions in the prior fiscal year, the boards, in consultation with the department, may lower the license renewal fees. When the department determines, based on long-range estimates of revenue, that a profession's trust fund balance exceeds the amount required to cover necessary functions, each board, or the department when there is no board,

may adopt rules to administer the waiver of initial application fees, initial licensure fees, unlicensed activity fees, or renewal fees for that profession. The waiver of renewal fees may not exceed 2 years.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 456.025, F.S.; deleting a fee provision for the issuance of wall certificates for various health profession licenses; authorizing the boards or the department to adopt rules waiving certain fees for a specified period in certain circumstances; providing effective dates.

Amendment 15 (964932) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Subsection (7) of section 464.203, Florida Statutes, is amended to read:

464.203 Certified nursing assistants; certification requirement.—

(7) A certified nursing assistant shall complete 24 12-hours of inservice training every 2 years during each calendar year. The certified nursing assistant is shall be responsible for maintaining documentation demonstrating compliance with these provisions. The Council on Certified Nursing Assistants, in accordance with s. 464.2085(2) (b), shall propose rules to implement this subsection.

Section 49. Section 464.2085, Florida Statutes, is repealed.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 464.203, F.S., revising certified nursing assistant inservice training requirements; repealing s. 464.2085, F.S., relating to the creation, membership, and duties of the Council on Certified Nursing Assistants; providing effective dates.

Senator Hays moved the following amendment:

Amendment 16 (616920) (with title amendment)—Between lines 2694 and 2695 insert:

Section 48. Present subsections (3) through (8) of section 409.902, Florida Statutes, are renumbered as subsections (4) through (9), respectively, and a new subsection (3) is added to that section, to read:

409.902 Designated single state agency; payment requirements; program title; release of medical records.—

(3) The face amount of a life insurance policy for burial purposes or funds set aside in a life insurance policy to fund a preneed contract entered into pursuant to chapter 497 which is limited in value as set forth in s. 626.785(3) are not considered an asset for purposes of determining eligibility for medical assistance.

And the title is amended as follows:

Delete line 292 and insert: home health agencies; amending s. 409.902, F.S.; providing that the face amount of a limited value life insurance policy for burial purposes is not an asset for determining eligibility for medical assistance; providing effective dates.

POINT OF ORDER

Senator Latvala raised a point of order that pursuant to Rule 7.1 **Amendment 16 (616920)** was not germane to the bill.

The President referred the point of order and the amendment to Senator Thrasher, Chair of the Committee on Rules.

On motion by Senator Garcia, further consideration of **CS** for **CS** for **CS** for **HB** 573 as amended with pending **Amendment 16** (616920) and pending point of order was deferred.

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

SPECIAL ORDER CALENDAR

On motion by Senator Braynon, by unanimous consent-

CS for CS for SB 484—A bill to be entitled An act relating to the rental car surcharge; amending s. 212.0606, F.S.; providing an alternative surcharge for use of a motor vehicle pursuant to an agreement with a car-sharing service for less than a specified number of consecutive hours; defining the term "car-sharing service"; providing applicability; making technical changes; providing an effective date.

—was taken up out of order and read the second time by title.

Pending further consideration of **CS for CS for SB 484**, on motion by Senator Braynon, by two-thirds vote **CS for CS for HB 343** was withdrawn from the Committees on Commerce and Tourism; Appropriations Subcommittee on Finance and Tax; and Appropriations.

On motion by Senator Braynon-

CS for CS for HB 343—A bill to be entitled An act relating to the rental car surcharge; amending s. 212.0606, F.S.; providing an alternative surcharge for use of a motor vehicle pursuant to an agreement with a car-sharing service for less than a specified number of consecutive hours; defining the term "car-sharing service"; providing applicability; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 484 and read the second time by title.

On motion by Senator Braynon, by two-thirds vote **CS for CS for HB 343** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-40

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

11ays—11one

INTRODUCTION OF FORMER SENATORS

The President recognized former Senator Michael S. "Mike" Bennett, who was present in the chamber.

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

BILLS ON THIRD READING

CS for HB 7091—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; designating parts I-V of chapter 570, F.S., relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; authorizing a property appraiser to grant an agricultural classification for land under certain circumstances; providing for lands participating in certain dispersed water storage programs to be classified as agricultural lands for the duration of inclusion in such program or successor programs; amending s. 282.709, F.S.; providing for appointment of a department representative to the Joint Task Force on State Agency Law Enforcement

Communications; amending s. 373.4591, F.S.; authorizing landowners who have entered into an agreement with the department to implement specified best management practices before making improvements; amending s. 379.361, F.S.; revising application and renewal requirements for Apalachicola Bay oyster harvesting licenses; amending s. 487.041, F.S.; revising requirements for registration and distribution of discontinued pesticides; amending s. 487.046, F.S.; revising provisions for filing pesticide applicator license applications; amending s. 487.047, F.S.; revising provisions for issuance of pesticide applicator licenses; amending s. 487.048, F.S.; revising provisions for filing pesticide dealer license applications; amending s. 487.159, F.S.; deleting requirements for filing statements claiming damages and injuries from pesticide application; amending s. 487.160, F.S.; revising recordkeeping requirements for licensed private applicators; repealing s. 487.172, F.S., relating to an antifouling paint educational program; amending s. 487.2031, F.S.; revising the term "material safety data sheet"; amending s. 487.2051, F.S.; revising requirements for pesticide fact sheets and safety data sheets; amending s. 493.6120, F.S.; authorizing the department to impose certain civil penalties for violations relating to private security, investigative, and repossession services; amending s. 500.03, F.S.; revising the definition of the term "food establishment"; amending s. 500.12, F.S.; revising criteria for certain food permit exemptions; requiring the department to adopt a permit fee schedule; requiring food permits as a condition of operating a food establishment; providing that such permits are not transferable; amending s. 500.121, F.S.; conforming provisions to changes made by the act; revising the time limit for payment of fines; providing for permit revocation for failure to pay a fine; authorizing the department to immediately close certain food establishments; providing requirements and procedures for such closure; providing penalties for violations; authorizing the department to adopt rules; amending s. 500.147, F.S.; providing for the inspection of food records for certain purposes; amending s. 500.172, F.S.; providing for embargoing, detaining, or destroying food processing and storage areas; repealing ss. 500.301, 500.302, 500.303, 500.304, 500.305, and 500.306, F.S., relating to standards of enrichment, sales, enforcement, and inspection of certain grain products; repealing s. 500.601, F.S., relating to retail sale of meat; amending s. 501.059, F.S.; authorizing the department to adopt rules; amending s. 570.074, F.S.; providing for the duties of the Office of Agricultural Water Policy; amending s. 570.14, F.S.; requiring written approval for use of the department seal; amending s. 570.247, F.S.; clarifying provisions directing the department to adopt certain rules; repealing s. 570.345, F.S., relating to the Pest Control Compact; amending s. 570.36, F.S.; clarifying provisions relating to the duties of the Division of Animal Industry; repealing s. 570.542, F.S., relating to the Florida Consumer Services Act; creating s. 570.67, F.S.; establishing the Office of Energy within the department; providing for supervision and duties; amending s. 570.71, F.S.; authorizing specified uses of funds from the Conservation and Recreation Lands Program Trust Fund; repealing s. 570.72, F.S., relating to a definition; repealing s. 570.92, F.S., relating to an equestrian educational sports program; amending s. 570.952, F.S.; deleting an obsolete provision relating to membership terms for the Florida Agriculture Center and Horse Park Authority; conforming cross-references; amending s. 570.964, F.S.; clarifying compliance required for privileges of immunity; creating s. 570.971, F.S.; establishing administrative and civil penalties for certain violations; providing applicability; authorizing the department to adopt rules; amending s. 576.021, F.S.; revising provisions for filing applications to distribute fertilizer; amending s. 576.031, F.S.; revising labeling requirements for distribution of fertilizer in bulk; amending s. 576.041, F.S.; removing surety bond and certificate of deposit requirements for fertilizer license applicants; amending s. 576.051, F.S.; revising the period for which a fertilizer sample must be retained for analysis; amending s. 576.071, F.S.; revising criteria for determining the commercial value of certain penalties; amending s. 576.087, F.S.; revising antisiphon requirements for irrigation systems; amending s. 576.101, F.S.; removing provisions relating to probationary status of a fertilizer licensee; amending s. 578.08, F.S.; revising application requirements and registration fees for the sale of seed; amending s. 580.036, F.S.; directing the department to consult with the Agricultural Feed, Seed, and Fertilizer Advisory Council when developing certain standards; amending s. 580.041, F.S.; revising application requirements for master registration of commercial feed; amending s. 580.071, F.S.; revising criteria for adulterated commercial feed and feedstuff; amending s. 581.091, F.S.; deleting provisions relating to noxious weed and invasive plant pilot and monitoring programs; amending s. 581.131, F.S.; revising the time in which the department must provide certain notice and certificate renewal forms; amending s. 583.01, F.S.; revising the definition

of the term "dealer"; amending s. 589.08, F.S.; directing the Florida Forest Service to distribute certain funds to fiscally constrained counties; repealing s. 589.081, F.S., relating to payment of certain gross receipts from the Withlacoochee State Forest and Goethe State Forest; amending s. 589.011, F.S.; providing conditions under which the Florida Forest Service is authorized to grant use of certain lands; providing criteria by which the Florida Forest Service determines certain fees. rentals, and charges; amending s. 589.20, F.S.; authorizing the Florida Forest Service to cooperate with water management districts, municipalities, and other government entities in the designation and dedication of certain lands; amending s. 590.02, F.S.; renaming the Florida Forest Training Center and the Madison Forestry Station; repealing s. 590.091, F.S., relating to the designation of railroad rights-of-way as wildfire hazard areas; amending s. 590.125, F.S.; revising requirements for noncertified burning; amending s. 597.003, F.S.; revising the powers and duties of the department regarding aquaculture to include training for lessees of sovereign submerged lands; amending s. 597.004, F.S.; revising application requirements for aquaculture certificates of registration; amending s. 597.020, F.S.; authorizing the department to adopt by rule training requirements for shellfish processors; conforming provisions to changes made by the act; amending s. 604.16, F.S.; exempting certain dealers in agricultural products from provisions relating to license and bond requirements, consignment limitations, examination of records, penalties, and administrative fines; amending ss. 253.74, 388.46, 472.0351, 472.036, 482.161, 482.165, 482.243, 487.091, 487.175, 493.6118, 496.420, 500.165, 500.70, 501.019, 501.612, 501.619, 501.922, $502.231, \ 507.09, \ 507.10, \ 526.311, \ 526.55, \ 527.13, \ 531.50, \ 534.52,$ 539.001, 559.921, 559.9355, 559.936, 570.0741, 570.23, 570.242, 570.38, 570.42, 570.44, 570.45, 570.451, 570.50, 570.51, 570.543, 571.11, 571.28,571.29, 576.061, 578.181, 580.121, 581.141, 581.186, 581.211, 582.06, 585.007, 586.15, 586.161, 590.14, 595.701, 597.0041, 599.002, 601.67, 604.22, 604.30, and 616.242, F.S.; conforming provisions to changes made by the act; amending ss. 193.461, 288.1175, 320.08058, 373.621, 373.709, 381.0072, 509.032, 525.16, 570.07, 570.076, 570.902, 570.9135, 570.961, and 570.963, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Montford, **CS for HB 7091** was passed and certified to the House. The vote on passage was:

Yeas-39

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

Navs-None

Vote after roll call:

Yea—Evers

Consideration of CS for CS for HB 7069 was deferred.

HB 683—A bill to be entitled An act relating to Hillsborough County; amending chapter 2000-445, Laws of Florida, relating to the Civil Service Act; providing an agency or authority with the ability to opt out of or opt into provisions of the act that regulate personnel functions; authorizing an agency or authority that has elected to opt out of certain personnel functions to contract with the Civil Service Board to provide the same personnel functions in a nonregulatory capacity; providing for an appropriation to the Civil Service Board to carry out the purposes of the

act; requiring the commission to consider the level of services provided by the Civil Service Board to the participating agencies or authorities; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **HB 683** was passed and certified to the House. The vote on passage was:

Yeas-27

Mr. President	Diaz de la Portilla	Lee
Altman	Evers	Legg
Bean	Flores	Montford
Benacquisto	Galvano	Negron
Bradley	Garcia	Richter
Brandes	Gardiner	Simmons
Clemens	Grimsley	Sobel
Dean	Hays	Stargel
Detert	Hukill	Thrasher

Nays—10

Abruzzo	Joyner	Soto
Braynon	Margolis	Thompson
Bullard	Sachs	
Gibson	Smith	

Vote after roll call:

Yea to Nay-Sobel

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

SPECIAL ORDER CALENDAR

SB 1234—A bill to be entitled An act relating to the Florida Law Enforcement Officers' Hall of Fame; creating s. 265.005, F.S.; providing legislative intent; establishing the Florida Law Enforcement Officers' Hall of Fame; providing for administration of the hall of fame by the Department of Law Enforcement; directing the Department of Management Services to designate a location; establishing procedures for selection, nomination, and induction of members; providing an effective date

—was read the second time by title.

Pending further consideration of **SB 1234**, on motion by Senator Bullard, by two-thirds vote **CS for CS for CS for HB 41** was withdrawn from the Committees on Criminal Justice; Governmental Oversight and Accountability; and Appropriations.

On motion by Senator Bullard-

CS for CS for HB 41—A bill to be entitled An act relating to the Florida Law Enforcement Officers' Hall of Fame; creating s. 265.004, F.S.; establishing the Florida Law Enforcement Officers' Hall of Fame; designating location; providing procedures for selection, nomination, and induction; requiring the Department of Law Enforcement to adopt rules; providing an appropriation; providing an effective date.

—a companion measure, was substituted for ${\bf SB~1234}$ and read the second time by title.

On motion by Senator Bullard, by two-thirds vote **CS for CS for CS for HB 41** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Benacquisto	Bullard
Bradley	Clemens
Brandes	Dean
Braynon	Detert
	Bradley Brandes

Diaz de la Portilla	Hukill	Sachs
Evers	Joyner	Simmons
Flores	Lee	Simpson
Galvano	Legg	Smith
Garcia	Margolis	Sobel
Gardiner	Montford	Soto
Gibson	Negron	Stargel
Grimsley	Richter	Thompson
Havs	Ring	Thrasher

Nays-None

RECESS

On motion by Senator Thrasher, the Senate recessed at 5:48 p.m. to reconvene at 6:30 p.m.

CALL TO ORDER

The Senate was called to order by the President at 6:30 p.m. A quorum present—32:

Mr. President	Garcia	Ring
Abruzzo	Gibson	Sachs
Altman	Grimsley	Simmons
Bean	Hays	Simpson
Benacquisto	Hukill	Smith
Bradley	Joyner	Sobel
Brandes	Legg	Soto
Clemens	Margolis	Stargel
Dean	Montford	Thompson
Evers	Negron	Thrasher
Galvano	Richter	

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

BILLS ON THIRD READING

SENATOR GARDINER PRESIDING

THE PRESIDENT PRESIDING

HB 7073—A bill to be entitled An act relating to information technology governance; transferring the Agency for Enterprise Information Technology to the Agency for State Technology; voiding certain rules of the Agency for Enterprise Information Technology; transferring the Northwood Shared Resource Center and Southwood Shared Resource Center to the Agency for State Technology; repealing s. 14.204, F.S., relating to creation of the Agency for Enterprise Information Technology; reordering and amending s. 20.055, F.S.; revising the term "state agency" to include the Agency for State Technology for purposes of provisions relating to agency inspectors general; creating s. 20.61, F.S.; creating the Agency for State Technology; providing that executive director shall serve as the state's chief information officer; establishing certain agency positions; establishing the Technology Advisory Council; providing for membership and duties of the council; providing that members of the council are governed by the Code of Ethics for Public Officers and Employees; amending s. 215.96, F.S.; requiring the executive director of the Agency for State Technology to serve on an information subsystem coordinating council established by the Chief Financial Officer; amending s. 216.023, F.S.; requiring certain legislative budget requests to include certain project management and oversight standards; amending s. 282.0041, F.S.; revising, creating, and deleting definitions used in the Enterprise Information Technology Services Management Act; creating s. 282.0051, F.S.; providing powers, duties, and functions of the Agency for State Technology; authorizing the agency to adopt rules; creating s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services to adopt certain technical standards or alternatives to those standards and authorizing such departments to contract with the Agency for State Technology for certain

purposes; repealing ss. 282.0055 and 282.0056, F.S., relating to various duties of the Agency for Enterprise Information Technology; amending s. 282.201, F.S., relating to the state data center system; establishing a state data center within the Agency for State Technology; requiring the agency to provide data center services; requiring state agencies to provide certain information; revising schedules for consolidation of state agency data centers and computing facilities into the state data center; revising exemptions from consolidation; revising limitations on state agency computing facilities and data centers; repealing s. 48 of chapter 2013-41, Laws of Florida, relating to agency data center consolidation schedules; repealing ss. 282.203, 282.204, and 282.205, F.S., relating to primary data centers, the Northwood Shared Resource Center, and the Southwood Shared Resource Center, respectively; amending s. 282.318, F.S.; changing the name of the Enterprise Security of Data and Information Technology Act; defining the term "agency" as used in the act; requiring the Agency for State Technology to establish and publish certain security standards and processes; requiring state agencies to perform certain security-related duties; requiring the agency to adopt rules; conforming provisions; repealing s. 282.33, F.S., relating to standards for data center energy efficiency; repealing s. 282.34, F.S., relating to the planning and provision of a statewide e-mail service; creating s. 287.0591, F.S.; limiting the terms of certain competitive solicitations for information technology commodities; providing an exception; amending s. 943.0415, F.S.; providing additional duties of the Cybercrime Office of the Department of Law Enforcement; requiring the office to coordinate with the Agency for State Technology in the adoption of specified rules; amending s. 1004.649, F.S.; revising provisions regarding service-level agreements entered into by the Northwest Regional Data Center; conforming provisions; amending ss. 17.0315, 110.205, 215.322, 287.057, 327.301, 445.011, 445.045, and 668.50, F.S.; conforming provisions to changes made by the act; requiring the Agency for State Technology to conduct a study and submit a report to the Governor and Legislature; creating a state data center task force; providing for membership, duties, and abolishment of the task force; providing appropriations and authorizing positions; requiring the Agency for State Technology to complete an operational assessment; requiring reports to the Governor and Legislature; providing that certain reorganizations within state agencies do not require approval by the Legislative Budget Commission; providing effective dates.

—was read the third time by title.

On motion by Senator Ring, ${\bf HB~7073}$ was passed and certified to the House. The vote on passage was:

Yeas-37

Nays-None

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

On motion by Senator Negron, by unanimous consent-

HB 5601—A bill to be entitled An act relating to economic development; amending s. 202.11, F.S.; revising the definition of "prepaid calling arrangement"; providing for retroactive applicability and construction; amending s. 203.01, F.S.; imposing an additional rate on gross receipts for electrical power or energy; revising exemptions from the tax on gross receipts for utility and communications services; providing exemptions from the additional tax on gross receipts from electrical power or energy; requiring the additional tax to be excluded from the taxable base on which gross receipts are calculated under certain circumstances; amending s. 212.05, F.S.; revising the definition of "prepaid calling ar-

rangement" to clarify and update which services are included under the definition and subject to sales tax; reducing the sales tax rate for charges for electrical power or energy; providing for retroactive applicability and construction; amending s. 212.08, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the sales and use tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; revising a provision exempting certain machinery and equipment from the sales and use tax to exempt certain mixer drums and parts and labor required to affix certain mixer drums to mixer trucks from the sales and use tax; exempting sales of child restraint systems and booster seats for use in motor vehicles and youth bicycle helmets from the sales and use tax; amending s. 212.12, F.S.; conforming a provision to a change made by the act; amending s. 212.20, F.S.; requiring the Department of Revenue to distribute funds to the State Transportation Trust Fund for strategic and regionally significant transportation projects; amending s. 220.14, F.S.; increasing the amount of income that is exempt from the corporate income tax; providing applicability; amending s. 220.183, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the corporate income tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations; providing applicability; creating s. 288.127, F.S.; providing definitions; providing a purpose; creating the Qualified Television Loan Fund; requiring the Department of Economic Opportunity to contract with a fund administrator; providing fund administrator qualifications; providing for the fund administrator's compensation and removal; specifying the fund administrator powers and duties; providing the structure of the loans; providing qualified television content criteria; requiring the Auditor General to conduct an operational audit of the fund and the fund administrator; authorizing the department to adopt rules; providing for expiration of the act; providing emergency rulemaking authority; amending s. 288.9914, F.S.; revising limits on tax credits that may be approved by the Department of Economic Opportunity under the New Markets Development Program; creating s. 339.0803, F.S.; requiring a specified amount of funds deposited into the State Transportation Trust Fund to be used annually for strategic and regionally significant transportation projects; amending s. 624.5105, F.S.; extending the expiration date applicable to the granting of community contribution tax credits against the insurance premium tax for contributions to eligible sponsors of community projects approved by the Department of Economic Opportunity; providing for a sales tax holiday for certain Energy Star and WaterSense products; providing restrictions; providing definitions; authorizing the Department of Revenue to adopt emergency rules; providing that the admissions tax may not be levied on the sale of athletic, exercise, and physical fitness facility memberships by certain health studios during a specified period; authorizing the Department of Revenue to adopt emergency rules; specifying a period during which the sale of clothing, wallets, bags, school supplies, personal computers, and personal computer-related accessories are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an exemption from the sales and use tax for sales during a specified period of certain tangible personal property related to hurricane preparedness; authorizing the Department of Revenue to adopt emergency rules; providing appropriations; providing an effective date.

—as amended May 1 was taken up out of order and read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Negron, the Senate reconsidered the vote by which substitute **Amendment 2 (526842)** was adopted.

Senator Garcia moved the following amendment to **Amendment 2** (526842) which failed to receive the required two-thirds vote:

Amendment 2A (524472) (with title amendment)—Between lines 5 and 6 insert:

Section 1. Paragraphs (a), (f), and (g) of subsection (3) and paragraph (b) of subsection (4) of section 194.011, Florida Statutes, are 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 for a taxpayer represented by an attorney or agent must be accompanied by the taxpayer's written authorization for such representation if the petition is not otherwise signed by the taxpayer. A petition to the value adjustment board shall describe the property by parcel number and shall be filed as follows:
- (a) The clerk of the value adjustment board and the property appraiser shall have available and shall distribute forms prescribed by the Department of Revenue on which the petition shall be made. Such petition shall be sworn to by the petitioner.
- (b) The completed petition shall be filed with the clerk of the value adjustment board of the county, who shall acknowledge receipt thereof and promptly furnish a copy thereof to the property appraiser.
- (c) The petition shall state the approximate time anticipated by the taxpayer to present and argue his or her petition before the board.
- (d) The petition may be filed, as to valuation issues, at any time during the taxable year on or before the 25th day following the mailing of notice by the property appraiser as provided in subsection (1). With respect to an issue involving the denial of an exemption, an agricultural or high-water recharge classification application, an application for classification as historic property used for commercial or certain nonprofit purposes, or a deferral, the petition must be filed at any time during the taxable year on or before the 30th day following the mailing of the notice by the property appraiser under s. 193.461, s. 193.503, s. 193.625, s. 196.173, or s. 196.193 or notice by the tax collector under s. 197.2425.
- (e) A condominium association, 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 and shall provide at least 20 days for a unit owner to elect, in writing, that his or her unit not be included in the petition.
- (f) An owner of contiguous, undeveloped parcels, or an owner of multiple items of tangible personal property, may file with the value adjustment board a single joint petition if the property appraiser determines such parcels or items of tangible personal property to be are substantially similar in nature.
- (g) An the individual, agent, or legal entity may become that signs the petition becomes an agent of the taxpayer for the purpose of serving process to obtain personal jurisdiction over the taxpayer for all the entire value adjustment board proceedings, including any appeals of a board decision by the property appraiser pursuant to s. 194.036, if the taxpayer provides written authorization to the individual, agent, or legal entity.

(4)

- (b) No later than 7 days before the hearing, if the petitioner has provided the information required under paragraph (a), and if requested in writing by the petitioner, the property appraiser shall provide to the petitioner a list of evidence to be presented at the hearing, together with copies of all documentation to be considered by the value adjustment board and a summary of evidence to be presented by witnesses. The evidence list must contain the *property appraiser*'s property record card if provided by the clerk. Failure of the property appraiser to timely comply with the requirements of this paragraph shall result in a rescheduling of the hearing.
- Section 2. Subsection (2) of section 194.032, Florida Statutes, is amended to read:
 - 194.032 Hearing purposes; timetable.—
- (2)(a) The clerk of the governing body of the county shall prepare a schedule of appearances before the board based on petitions timely filed

- with him or her. The clerk shall notify each petitioner of the scheduled time of his or her appearance at least 25 calendar days before the day of the scheduled appearance. The notice must indicate whether the petition has been scheduled to be heard at a particular time or during a block of time. If the petition has been scheduled to be heard within a block of time, the beginning and ending of that block of time must be indicated on the notice; however, as provided in paragraph (b), a petitioner may not be required to wait for more than a reasonable time, not to exceed 2 hours, after the beginning of the block of time. If the petitioner checked the appropriate box on the petition form to request a copy of the property record card containing relevant information used in computing the current assessment, the property appraiser must provide the copy to the petitioner upon receipt of the petition from the clerk regardless of whether the petitioner initiates evidence exchange, unless the property record card is available online from the property appraiser.
- (b) Upon receipt of the notice indicating the scheduled time of his or her hearing, the petitioner may reschedule the hearing a single time with or without cause by submitting to the elerk a written request to the clerk to reschedule, at least 5 calendar days before the day of the originally scheduled hearing. A second request by the petitioner to reschedule the hearing may not be granted absent a showing of good cause. Such a request shall be submitted to the clerk and shall include evidence supporting the good cause. The clerk shall forward the request to the board or the board's designee, which may be the clerk, private counsel to the board, or a special magistrate. If the board or the board's designee determines that good cause does not exist to reschedule the hearing, the request shall be denied and the board may proceed with the hearing as scheduled. If the board or the board's designee determines that good cause exists to reschedule the hearing, the request shall be granted. In no event shall a hearing be rescheduled more than twice at the request of the petitioner.
- (c)(b) A petitioner may not be required to wait for more than a reasonable time, not to exceed 2 hours, after the scheduled time for the hearing to commence. If the hearing is not commenced within 2 hours after the scheduled time that time, the petitioner may inform the clerk chairperson of the meeting that he or she intends to leave. If the petitioner leaves, the clerk shall reschedule the hearing, and the rescheduling is not considered to be a request to reschedule as provided in paragraph (b) (a).
- (d)(e) Failure on three occasions with respect to any single tax year to convene at the scheduled time of meetings of the board is grounds for removal from office by the Governor for neglect of duties.

And the title is amended as follows:

Delete line 2 and insert: An act relating to taxation; amending s. 194.011, F.S.; requiring a petition to a value adjustment board for a taxpayer represented by an attorney or agent to be accompanied by the taxpayer's written authorization for such representation under certain circumstances; requiring the clerk of the value adjustment board to have available and distribute specified forms; authorizing the owner of multiple items of tangible personal property to file a joint petition with the value adjustment board under certain circumstances; requiring the property appraiser to include the property record card in an evidence list for a value adjustment board hearing under certain circumstances; authorizing an individual, agent, or legal entity that obtains written authorization to become an agent of the taxpayer for the purpose of obtaining personal jurisdiction over the taxpayer for value adjustment board proceedings; amending s. 194.032, F.S.; revising the procedure and requirements for a petitioner to reschedule a hearing; amending s. 202.11, F.S.;

Senator Negron moved the following amendment to **Amendment 2** (526842) which was adopted by two-thirds vote:

Amendment 2B (703124)—Delete line 741 and insert: paragraph, "prepaid meal plans" means payment in advance to a

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

Senator Negron moved the following amendments to **Amendment 2** (526842) which were adopted by two-thirds vote:

Amendment 2C (247110)—Delete line 516 and insert: 624.5105 is \$18.4 \\$10.5 million annually for projects that

Amendment 2D (835090)—Delete line 1148 and insert: s. 624.5105 is \$18.4 \$10.5 million annually for projects that

Amendment 2E (766042)—Delete line 1235 and insert: and 220.183 is \$18.4 \\$10.5 million annually for projects that

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

Senator Diaz de la Portilla moved the following amendment to **Amendment 2** (526842) which failed to receive the required two-thirds vote:

Amendment 2F (867858) (with title amendment)—Between lines 1385 and 1386 insert:

Section 27. The governing body of a municipality that created a downtown development authority and was authorized to levy an additional ad valorem tax under chapter 65-1090, Laws of Florida, for which ad valorem taxing authority was continued by the emplacement of such authority in the local ordinances of all affected municipalities by chapter 71-29, Laws of Florida, and that was not repealed by the Legislature, so that all ordinances enacted and operating under chapters 65-1090 and 71-29, Laws of Florida, were, are, and continue exercising such valid ad valorem taxing authority, may continue to levy such additional ad valorem tax on all real and personal property in the downtown district of up to 0.5 mills for the purpose of financing the operation of the authority. The levy of the ad valorem tax is in addition to regular ad valorem taxes and special assessments for improvements imposed by the governing body of the municipality; however, the combined levy may not exceed the maximum millage authorized for municipal purposes under s. 9(b), Article VII of the State Constitution.

And the title is amended as follows:

Delete line 1487 and insert: appropriations; authorizing certain municipalities to continue levying an additional ad valorem tax to finance the operation of a downtown development authority; providing that the tax is in addition to regular ad valorem taxes and assessments imposed by the municipality; prohibiting the combined taxes and assessments of the municipality from exceeding a specified millage; providing effective dates.

Amendment 2 (526842) as amended was adopted by two-thirds vote.

On motion by Senator Negron, ${\bf HB~5601}$ as amended was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President Richter Flores Altman Galvano Ring Sachs Bean Gardiner Benacquisto Gibson Simmons Bradley Grimsley Simpson Brandes Smith Hays Braynon Hukill Sobel Bullard Joyner Soto Clemens Lee Stargel Dean Legg Thompson Detert Margolis Thrasher Diaz de la Portilla Montford

Negron

Nays-None

Evers

Vote after roll call:

Yea-Abruzzo, Garcia

CS for HB 515—A bill to be entitled An act relating to public assistance fraud; amending s. 414.39, F.S.; providing enhanced criminal penalties if the value of public assistance or identification wrongfully re-

ceived, retained, misappropriated, sought, or used is of an aggregate value exceeding specified amounts; providing for a reward for a report of original information relating to a violation of the state's public assistance fraud laws if the information and report meet specified requirements; amending s. 414.095, F.S.; limiting to a specified period the use of temporary cash assistance benefits out of state; requiring rulemaking; requiring that a parent or caretaker relative who has been disqualified due to fraud have a protective payee designated to receive temporary cash assistance benefits for eligible children; providing requirements for protective payees; providing appropriations and authorizing positions; providing an effective date.

—was read the third time by title.

On motion by Senator Evers, **CS for HB 515** was passed and certified to the House. The vote on passage was:

Yeas-31

Mr. President Evers Negron Altman Flores Richter Galvano Ring Bean Gardiner Benacquisto Simmons Bradley Grimsley Simpson Brandes Hays Soto Braynon Hukill Stargel Bullard Latvala Thompson Thrasher Dean Lee Detert Legg Diaz de la Portilla Margolis

Nays-7

Clemens Montford Sobel Gibson Sachs Joyner Smith

Vote after roll call:

Yea-Garcia

Vote Preference:

June 3, 2014: Nay-Abruzzo

RECESS

On motion by Senator Thrasher, the Senate recessed at $8:03~\mathrm{p.m.}$ to reconvene at $8:30~\mathrm{p.m.}$

CALL TO ORDER

The Senate was called to order by the President at 8:58 p.m. A quorum present—34:

Mr. President	Evers	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Ring
Bean	Gardiner	Sachs
Benacquisto	Gibson	Simmons
Brandes	Grimsley	Simpson
Braynon	Hays	Sobel
Bullard	Hukill	Stargel
Clemens	Joyner	Thompson
Dean	Latvala	Thrasher
Detert	Lee	
Diaz de la Portilla	Legg	

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

SPECIAL ORDER CALENDAR

CS for CS for SB 326—A bill to be entitled An act relating to victims of wrongful incarceration; creating s. 961.055, F.S.; providing that a wrongfully incarcerated person who was convicted and sentenced to death on or before December 31, 1979, is exempt from certain application procedures for compensation if a special prosecutor issues a nolle prosequi after reviewing the defendant's conviction; creating s. 961.056, F.S.; providing alternative procedures for applying for compensation; requiring the claimant to file an application with the Department of Legal Affairs within a specified time; requiring the application to include certain information and documents; providing that the claimant is entitled to compensation if all requirements are met; providing that the section is repealed on a specified date; amending s. 961.06, F.S.; requiring the Chief Financial Officer to issue payment to an insurance company or other financial institution authorized to issue annuity contracts to purchase an annuity or annuities selected by the wrongfully incarcerated person; requiring the Chief Financial Officer to execute all necessary agreements to implement compensation and to maximize the benefit to the wrongfully incarcerated person; requiring the wrongfully incarcerated person to sign a waiver before the department's approval of the application; providing an effective date.

—was read the second time by title.

An amendment was considered and adopted to conform **CS for CS for SB 326** to **CS for HB 227**.

Pending further consideration of **CS for CS for SB 326** as amended, on motion by Senator Thompson, by two-thirds vote **CS for HB 227** was withdrawn from the Committees on Judiciary; Criminal Justice; Appropriations; and Rules.

On motion by Senator Thompson-

CS for HB 227—A bill to be entitled An act relating to victims of wrongful incarceration; creating s. 961.055, F.S.; providing that a wrongfully incarcerated person who was convicted and sentenced to death on or before December 31, 1979, is exempt from certain application procedures for compensation if a special prosecutor issues a nolle prosequi after reviewing the defendant's conviction; creating s. 961.056, F.S.; providing alternative procedures for applying for compensation; requiring the claimant to file an application with the Department of Legal Affairs within a specified time; requiring the application to include certain information and documents; providing that the claimant is entitled to compensation if all requirements are met; prohibiting compensation from being used for specified attorney fees, lobbyist fees, and costs; providing criminal penalties; providing that the section is repealed on a specified date; amending s. 961.06, F.S.; requiring the Chief Financial Officer to issue payment to an insurance company or other financial institution authorized to issue annuity contracts to purchase an annuity or annuities selected by the wrongfully incarcerated person; requiring the Chief Financial Officer to execute all necessary agreements to implement compensation and to maximize the benefit to the wrongfully incarcerated person; requiring the wrongfully incarcerated person to sign a waiver before the department's approval of the application; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 326 as amended and read the second time by title.

On motion by Senator Thompson, by two-thirds vote **CS for HB 227** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

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

Sachs	Smith	Stargel
Simmons	Sobel	Thompson
Simpson	Soto	_

Nays—None

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

BILLS ON THIRD READING

CS for CS for HB 7069—A bill to be entitled An act relating to early learning and child care regulation; changing the term "school readiness program" to "child care and development program," the term "school readiness" to "child care and development," the term "family day care home" to "family child care home," and the term "family day care" to "family child care"; providing a directive to the Division of Law Revision and Information; amending ss. 125.0109 and 166.0445, F.S.; including large family child care homes in local zoning regulation requirements; amending s. 402.302, F.S.; revising the definition of the term "substantial compliance"; amending s. 402.3025, F.S.; providing requirements for nonpublic schools delivering certain Voluntary Prekindergarten Education (VPK) and child care and development programs; amending s. 402.305, F.S.; revising certain minimum standards for child care facilities; authorizing the Department of Children and Families to adopt rules for compliance by certain programs not licensed by the department; creating s. 402.3085, F.S.; authorizing the Department of Children and Families or local licensing agencies to issue a certificate of substantial compliance with minimum child care licensing standards; requiring certain providers to obtain the certificate in order to offer VPK or child care and development programs; amending s. 402.311, F.S.; providing for inspection of programs regulated by the department; amending s. 402.3115, F.S.; providing for abbreviated inspections of specified child care homes; requiring rulemaking; amending s. 402.313, F.S.; revising provisions for licensure, registration, and operation of family day care homes, including requirements for staffing, training, and background screening; amending s. 402.3131, F.S.; revising requirements for large family child care homes; amending s. 402.316, F.S., relating to exemptions from child care facility licensing standards; requiring a child care facility operating as a provider of certain VPK or child care programs to comply with minimum standards; providing penalties for failure to disclose or for use of certain information; requiring a fee for inspection and compliance activities; amending s. 627.70161, F.S.; revising restrictions on residential property insurance coverage to include coverage for large family child care homes; amending s. 1001.213, F.S.; providing additional duties of the Office of Early Learning; amending s. 1002.53, F.S.; revising requirements for application and determination of eligibility to enroll in the VPK program; amending s. 1002.55, F.S.; revising requirements for a school-year prekindergarten program delivered by a private prekindergarten provider, including requirements for providers, instructors, and child care personnel; providing requirements in the case of provider violations; amending s. 1002.59, F.S.; correcting a cross-reference; amending ss. 1002.61 and 1002.63, F.S.; providing requirements for a charter school delivering a summer prekindergarten program or a school-year prekindergarten program; revising employment requirements and educational credentials of certain instructional personnel; amending s. 1002.71, F.S.; revising information that must be reported to parents; amending s. 1002.75, F.S.; revising provisions included in the standard statewide VPK program provider contract; amending s. 1002.77, F.S.; revising the purpose and meetings of the Florida Early Learning Advisory Council; amending s. 1002.81, F.S.; revising certain school readiness program definitions; amending s. 1002.82, F.S.; revising powers and duties of the Office of Early Learning; revising provisions included in the standard statewide school readiness program provider contract; amending s. 1002.84, F.S.; revising powers and duties of early learning coalitions; amending s. 1002.87, F.S.; revising student eligibility and enrollment requirements for the school readiness program; amending s. 1002.88, F.S.; revising eligibility requirements for delivering the school readiness program; providing requirements in the case of provider violations; providing child care personnel requirements; amending s. 1002.89, F.S.; revising the use of funds for the school readiness program; amending s. 1002.91, F.S.; prohibiting an early learning coalition from contracting with specified persons; amending s. 1002.94, F.S.; revising establishment of a community child care task force by an early learning coalition; requiring the

Office of Early Learning to conduct a pilot project to study the impact of assessing the early literacy skills of certain VPK program participants; requiring reports to the Governor and Legislature; providing an appropriation and authorizing positions; providing an effective date.

—as amended April 30 was read the third time by title.

RECONSIDERATION OF AMENDMENT

On motion by Senator Gibson, the Senate reconsidered the vote by which **Amendment 1 (840922)** was adopted.

Senator Montford moved the following amendment to **Amendment 1** (840922) which was adopted by two-thirds vote:

Amendment 1A (199332) (with title amendment)—Between lines 684 and 685 insert:

Section 13. Paragraph (a) of subsection (4) of section 402.56, Florida Statutes, is amended to read:

 $402.56\,$ Children's cabinet; organization; responsibilities; annual report.—

- (4) MEMBERS.—The cabinet shall consist of 16 14 members including the Governor and the following persons:
 - (a)1. The Secretary of Children and Family Services;
 - 2. The Secretary of Juvenile Justice;
 - 3. The director of the Agency for Persons with Disabilities;
 - 4. The director of the Office of Early Learning;
 - 5. The State Surgeon General;
 - 6. The Secretary of Health Care Administration;
 - 7. The Commissioner of Education;
 - 8. The director of the Statewide Guardian Ad Litem Office;
 - 9. The director of the Office of Child Abuse Prevention; and
 - 10. A superintendent of schools, appointed by the Governor; and
- 11.10. Five members representing children and youth advocacy organizations, who are not service providers and who are appointed by the Governor.

And the title is amended as follows:

Delete line 819 and insert: activities; amending s. 402.56, F.S.; adding a superintendent of schools to the membership of the Children and Youth Cabinet; amending s. 627.70161, F.S.; revising

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

Senator Montford moved the following amendment to **Amendment 1** (840922) which failed to receive the required two-thirds vote:

Amendment 1B (498820) (with title amendment)—Between lines 753 and 754 insert:

Section 14. Subsection (15) of section 1001.03, Florida Statutes, is amended to read:

1001.03 Specific powers of State Board of Education.—

(15) FLORIDA COLLEGE SYSTEM INSTITUTION BACCA-LAUREATE DEGREE PROGRAMS.—The State Board of Education shall provide for the review and approval of proposals by Florida College System institutions to offer baccalaureate degree programs pursuant to s. 1007.33. A Florida College System institution, as defined in s. 1000.21, that is approved to offer baccalaureate degrees pursuant to s. 1007.33 remains under the authority of the State Board of Education and the Florida College System institution's board of trustees. The State Board of Education may not approve Florida College System institution bac-

calaureate degree program proposals from March 31, 2014, through May 31, 2015. Notwithstanding any provision of law to the contrary, Tallahassee Community College may offer a baccalaureate degree program in nursing if the program is approved by the State Board of Education by May 31, 2015, pursuant to s. 1007.33.

And the title is amended as follows:

Delete line 822 and insert: care homes; amending s. 1001.03, F.S.; prohibiting the State Board of Education from approving Florida College System institution baccalaureate degree program proposals between specified dates; authorizing Tallahassee Community College to offer a specified baccalaureate degree program subject to approval by a certain date; amending s. 1001.213, F.S.; providing

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

Senator Ring moved the following amendment to **Amendment 1** (840922) which was adopted by two-thirds vote:

Amendment 1C (319142) (with title amendment)—After line 771 insert:

Section 15. Paragraph (d) of subsection (8) of section 1002.45, Florida Statutes, is amended to read:

1002.45 Virtual instruction programs.—

- (8) ASSESSMENT AND ACCOUNTABILITY.—
- (d) An approved provider's contract must be terminated if the provider receives a school grade of "D" or "F" under s. 1008.34 or a school improvement rating of "Declining" under s. 1008.341 for 2 years during any consecutive 4-year period or has violated any qualification requirement pursuant to subsection (2). A provider that has a contract terminated under this paragraph may not be an approved provider for a period of at least 1 year after the date upon which the contract was terminated and until the department determines that the provider is in compliance with subsection (2) and has corrected each cause of the provider's low performance. However, a provider subject to contract termination pursuant to this paragraph may formally file an appeal to the State Board of Education within 15 days after receipt of a notice of intent to terminate the provider's contract, the state board must provide a statement of final disposition of the appeal within 30 days after receipt of the notice, which may include termination or probation for up to 3 years.

And the title is amended as follows:

Delete line 823 and insert: additional duties of the Office of Early Learning; amending s. 1002.45, F.S.; providing an appeals process for a provider whose contract is subject to termination;

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

Senator Smith moved the following amendment to **Amendment 1** (840922) which failed to receive the required two-thirds vote:

Amendment 1D (502118) (with title amendment)—Between lines 38 and 39 insert:

Section 4. Subsection (6) of section 402.301, Florida Statutes, is amended to read:

- 402.301 Child care facilities; legislative intent and declaration of purpose and policy.—It is the legislative intent to protect the health, safety, and well-being of the children of the state and to promote their emotional and intellectual development and care. Toward that end:
- (6) Notwithstanding any other law to the contrary, it is further the intent of the Legislature that membership organizations affiliated with national organizations which do not provide child care, whose primary purpose is providing activities that contribute to the development of good character, after school care, and delinquency prevention programs, which are operated 5 days a week or more, are facility or school based, or good sportsmanship or to the education or cultural development of minors in this state, which charge only a nominal annual membership fee, which are not for profit, and which are certified by their national organizations

associations as being in compliance with the association's minimum standards and procedures shall not be subject to the licensing requirement for considered child care facilities but shall, upon request, show proof of one Level II Background Screening and therefore, their personnel shall not be required to be screened.

And the title is amended as follows:

Delete line 783 and insert: zoning regulation requirements; amending s. 402.301, F.S.; revising legislative intent regarding certain organizations that are involved with child care facilities; amending s. 402.302,

Amendment 1 (840922) as amended was adopted by two-thirds vote.

RECONSIDERATION OF AMENDMENT

On motion by Senator Legg, the Senate reconsidered the vote by which **Amendment 2 (361654)** was adopted.

Senator Legg moved the following amendments to **Amendment 2** (361654) which were adopted by two-thirds vote:

Amendment 2A (609274)—Delete lines 240-250 and insert:

(m) The private prekindergarten provider shall be denied initial eligibility to offer the program if the provider has been cited for a Class I violation in the 12 months before seeking eligibility. An existing provider that is cited for a Class I violation may not have its eligibility renewed for 12 months. This paragraph does not apply if the Department of Children and Families or local licensing agency upon final disposition of a Class I violation has rescinded its initial citation in accordance with the criteria for consideration outlined in s. 1002.75(1)(b).

Amendment 2B (847228)—Delete lines 266-272 and insert:

(p) Beginning January 1, 2016, the private prekindergarten provider must employ child care personnel who hold a high school diploma or its equivalent and are at least 18 years of age, unless the personnel are not responsible for supervising children in care or are under direct supervision.

Amendment 2C (336226)—Delete lines 445-459 and insert:

(b) Require each private prekindergarten provider to notify the parent of each child in care if it is cited for a Class I violation as defined by rule of the Department of Children and Families. Notice shall be initiated only upon final disposition of a Class I violation. The provider shall notify the department within 24 hours of its intent to appeal the Class I violation issued and final disposition shall occur within 15 calendar days. In determining the final disposition, the department shall consider the entire licensing history of the provider, whether the provider promptly reported the incident upon actual notice, and whether the employee responsible for the violation was terminated or the violation was corrected by the provider. If a provider does not file its intent to appeal the Class I violation the provider must provide notice of a Class I violation electronically or in writing to the parent within 48 hours after receipt of the Class I violation. Such notice shall describe each violation with specificity in simple language, and include a copy of the citation and the contact information of the Department of Children and Families or local licensing agency where the parent may obtain additional information regarding the citation. Notice of a Class I violation by the provider must be provided electronically or in writing to the parent within 24 hours after receipt of the final disposition of the Class I violation. A private prekindergarten provider must conspicuously post each citation for a violation that results in disciplinary action on the premises in an area visible to parents pursuant to s. 402.3125(1)(b). Additionally, such a provider must post each inspection report on the premises in an area visible to parents, which report must remain posted until the next inspection report is available.

Amendment 2 (361654) as amended was adopted by two-thirds vote.

RECONSIDERATION OF AMENDMENT

On motion by Senator Legg, the Senate reconsidered the vote by which **Amendment 3 (143520)** was adopted.

Senator Legg moved the following amendments to **Amendment 3** (143520) which were adopted by two-thirds vote:

Amendment 3A (429182)—Delete lines 99-114 and insert:

2. Require each provider that is eligible to provide the program pursuant to s. 1002.88(1)(a) to notify the parent of each child in care if it is cited for a Class I violation as defined by rule of the Department of Children and Families. Notice shall be initiated only upon final disposition of a Class I violation. The provider shall notify the department within 24 hours of its intent to appeal the Class I violation issued and final disposition shall occur within 15 calendar days. In determining the final disposition, the department shall consider the entire licensing history of the provider, whether the provider promptly reported the incident upon actual notice, and whether the employee responsible for the violation was terminated or the violation was corrected by the provider. If a provider does not file its intent to appeal the Class I violation the provider must provide notice of a Class I violation electronically or in writing to the parent within 48 hours after receipt of the Class I violation. Such notice shall describe each violation with specificity in simple language, and include a copy of the citation and the contact information of the Department of Children and Families or local licensing agency where the parent may obtain additional information regarding the citation. Notice of a Class I violation by the provider must be provided electronically or in writing to the parent within 24 hours after receipt of the final disposition of the Class I violation. A provider must conspicuously post each citation for a violation that results in disciplinary action on the premises in an area visible to parents pursuant to s. 402.3125(1)(b). Additionally, such a provider must post each inspection report on the premises in an area visible to parents, which report must remain posted until the next inspection report is available.

Amendment 3B (491624)—Delete lines 291-317 and insert: readiness program. For a child care facility, a large family child care home, or a licensed family day care home, compliance with s. 402.305, s. 402.3131, or s. 402.313 satisfies this requirement. For a public or nonpublic school, compliance with ss. s. 402.3025 or s. 1003.22 and 1013.12 satisfies this requirement. For a nonpublic school, compliance with s. 402.3025(2)(d) satisfies this requirement. For a facility exempt from licensure, compliance with s. 402.316(4) satisfies this requirement. For an informal provider, substantial compliance as defined in s. 402.302(17) satisfies this requirement. A provider shall be denied initial eligibility to offer the program if the provider has been cited for a Class I violation in the 12 months before seeking eligibility. An existing provider that is cited for a Class I violation may not have its eligibility renewed for 12 months. A provider that is cited for a Class I violation may remain eligible to deliver the program if the Department of Children and Families or local licensing agency upon final disposition of a Class I violation has rescinded its initial citation in accordance with the criteria for consideration outlined in s. 1002.82(2)(m)2 A faith-based child care provider, an informal child care provider, or a nonpublic school, exempt from licensure under s. 402.316 or s. 402.3025, shall annually complete the health and safety cheeklist adopted by the office, post the cheeklist prominently on its premises in plain sight for visitors and parents, and submit it annually to its local early learning coalition.

Amendment 3C (431632)—Delete lines 365-371 and insert:

(2) Beginning January 1, 2016, child care personnel employed by a school readiness program provider must hold a high school diploma or its equivalent and be at least 18 years of age, unless the personnel are not responsible for supervising children in care or are under direct supervision.

Amendment 3D (626932)—Delete lines 484-491 and insert:

Section 32. For the 2014-2015 fiscal year, the sums of \$1,034,965 in recurring funds and \$11,319 in nonrecurring funds from the General Revenue Fund, and \$70,800 in recurring funds from the Operations and Maintenance Trust Fund, are appropriated to the Department of Children and Families, and 18 full-time equivalent positions with associated salary rate of 608,446 are authorized, for the purpose of implementing the regulatory provisions of this act.

Senator Negron moved the following amendment to **Amendment 3** (143520) which was adopted by two-thirds vote:

Amendment 3E (166376) (with title amendment)—Between lines 491 and 492 insert:

Section 33. There is hereby appropriated for the 2014-2015 fiscal year to the Department of Education the nonrecurring sum of \$200,000 from the General Revenue Fund for the Literacy Jump Start Pilot Project in St. Lucie County.

And the title is amended as follows:

Delete line 524 and insert: by specified dates; providing appropriations;

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

Senators Montford and Lee offered the following amendment to **Amendment 3 (143520)** which was moved by Senator Lee and adopted by two-thirds vote:

Amendment 3F (571726) (with title amendment)—Between lines 491 and 492 insert:

Section 33. Paragraph (c) of subsection (2) and subsection (6) of section 1009.531, Florida Statutes, are amended to read:

1009.531 Florida Bright Futures Scholarship Program; student eligibility requirements for initial awards.—

(2)

- (c) A student graduating from high school in the 2012-2013 academic year and thereafter is eligible to accept an initial award for 2 years following high school graduation and to accept a renewal award for 5 years following high school graduation. A student who applies for an award by high school graduation and who meets all other eligibility requirements, but who does not accept his or her award, may reapply during subsequent application periods up to 2 years after high school graduation. For a student who enlists in the United States Armed Forces immediately after completion of high school, the 2-year eligibility period for his or her initial award and the 5-year renewal period shall begin upon the date of separation from active duty. For a student who is receiving a Florida Bright Futures Scholarship award and discontinues his or her education to enlist in the United States Armed Forces, the remainder of his or her 5-year renewal period shall commence upon the date of separation from active duty. For a student who is unable to accept an initial award immediately after completion of high school due to a fulltime religious or service obligation for at least 18 months, the 2-year eligibility period for his or her initial award and the 5-year renewal period begin upon the completion of his or her religious or service obligation. The full-time religious or service obligation must be documented in writing and verified by the entity for which the student completed such obligation. If a course of study is not completed after 5 academic years, an exception of 1 year to the renewal timeframe may be granted due to a verifiable illness or other documented emergency pursuant to s. 1009.40(1)(b)4.
- (6)(a) In order The State Board of Education shall publicize the examination score required for a student to be eligible for a Florida Academic Scholars award, pursuant to s. 1009.534(1)(a) or (b), as follows:
- 1. For high school students graduating in the 2010 2011 and 2011-2012 academic years, the student must earn an SAT score of 1270 or a concordant ACT score of 28.
- 2. For high school students graduating in the 2012 2013 academic year, the student must earn an SAT score of 1280 which corresponds to the 88th SAT percentile rank or a concordant ACT score of 28.
- 3. For high school students graduating in the 2013-2014 academic year and thereafter, the student must earn an SAT score of 1290, which corresponds to the 89th SAT percentile rank, or a concordant ACT score of 29.
- (b) In order The State Board of Education shall publicize the examination score required for a student to be eligible for a Florida Medallion Scholars award, pursuant to s. 1009.535(1)(a) or (b), as follows:

- 1. For high school students graduating in the 2010-2011 academic year, the student must earn an SAT score of 970 or a concordant ACT score of 20 or the student in a home education program whose parent cannot document a college preparatory curriculum must earn an SAT score of 1070 or a concordant ACT score of 23.
- 2. For high school students graduating in the 2011 2012 academic year, the student must earn an SAT score of 980 which corresponds to the 44th SAT percentile rank or a concordant ACT score of 21 or the student in a home education program whose parent cannot document a college preparatory curriculum must earn an SAT score of 1070 or a concordant ACT score of 23.
- 3. For high school students graduating in the 2012 2013 academic year, the student must earn an SAT score of 1020 which corresponds to the 51st SAT percentile rank or a concordant ACT score of 22 or the student in a home education program whose parent cannot document a college preparatory curriculum must earn an SAT score of 1070 or a concordant ACT score of 23.
- 4. For high school students graduating in the 2013 2014 academic year and thereafter, the student must earn an SAT score of 1170, which corresponds to the 75th SAT percentile rank, or a concordant ACT score of 26 or the student in a home education program whose parent cannot document a college preparatory curriculum must earn an SAT score of 1220 or a concordant ACT score of 27.
- (c) The SAT percentile ranks and corresponding SAT scores specified in paragraphs (a) and (b) are based on the SAT percentile ranks for 2010 college-bound seniors in critical reading and mathematics as reported by the College Board. The next highest SAT score is used when the percentile ranks do not directly correspond.

Section 34. Subsection (1) of section 1009.534, Florida Statutes, is amended to read:

1009.534 Florida Academic Scholars award.—

- (1) A student is eligible for a Florida Academic Scholars award if he or she the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:
- (a) Has achieved a 3.5 weighted grade point average as calculated pursuant to s. 1009.531, or its equivalent, in high school courses that are designated by the State Board of Education as college-preparatory academic courses; and has attained at least the score required under pursuant to s. 1009.531(6)(a) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (b) Has attended a home education program according to s. 1002.41 during grades 11 and 12, or has completed the International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma, or has completed the Advanced International Certificate of Education curriculum but failed to earn the Advanced International Certificate of Education Diploma, and has attained at least the score required under pursuant to s. 1009.531(6)(a) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (c) Has been awarded an International Baccalaureate Diploma from the International Baccalaureate Office or an Advanced International Certificate of Education Diploma from the University of Cambridge International Examinations Office;
- (d) Has been recognized by the merit or achievement programs of the National Merit Scholarship Corporation as a scholar or finalist; or
- (e) Has been recognized by the National Hispanic Recognition Program as a scholar recipient.

The A student must complete a program of volunteer community service work, as approved by the district school board, the administrators of a nonpublic school, or the Department of Education for home education program students, which must shall include a minimum of 75 hours of service work for high school students graduating in the 2010-2011 aca-

demic year and 100 hours of service work for high school students graduating in the 2011-2012 academic year and thereafter. The student; and must identify a social or civic issue or a professional area problem that interests him or her, develop a plan for his or her personal involvement in addressing the issue or learning about the area problem, and, through papers or other presentations, evaluate and reflect upon his or her experience. The student may not receive remuneration or academic credit for the volunteer service work performed. Such work may include, but is not limited to, a business or government internship, work for a nonprofit community service organization, or activity on behalf of a candidate for public office. The hours of service work must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the service work.

Section 35. Subsection (1) of section 1009.535, Florida Statutes, is amended to read:

1009.535 Florida Medallion Scholars award.—

- (1) A student is eligible for a Florida Medallion Scholars award if *he or she* the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:
- (a) Has achieved a weighted grade point average of 3.0 as calculated pursuant to s. 1009.531, or the equivalent, in high school courses that are designated by the State Board of Education as college-preparatory academic courses; and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (b) Has completed the International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma or has completed the Advanced International Certificate of Education curriculum but failed to earn the Advanced International Certificate of Education Diploma, and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (c) Has attended a home education program according to s. 1002.41 during grades 11 and 12 and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program, if the student's parent cannot document a college-preparatory curriculum as described in paragraph (a);
- (d) Has been recognized by the merit or achievement program of the National Merit Scholarship Corporation as a scholar or finalist but has not completed the a program of volunteer community service work required under as provided in s. 1009.534; or
- (e) Has been recognized by the National Hispanic Recognition Program as a scholar, but has not completed the a program of volunteer community service work required under as provided in s. 1009.534.

The A high school student graduating in the 2011-2012 academic year and thereafter must complete at least 75 hours a program of volunteer community service work approved by the district school board, the administrators of a nonpublic school, or the Department of Education for home education program students. The student, which shall include a minimum of 75 hours of service work, and must identify a social or civic issue or professional area problem that interests him or her, develop a plan for his or her personal involvement in addressing the issue or learning about the area problem, and, through papers or other presentations, evaluate and reflect upon his or her experience. The student may not receive remuneration or academic credit for the volunteer service work performed. Such work may include, but is not limited to, a business or government internship, work for a nonprofit community service organization, or activity on behalf of a candidate for public office. The hours of service work must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the service work.

Section 36. Subsection (1) of section 1009.536, Florida Statutes, is amended to read:

1009.536 Florida Gold Seal Vocational Scholars award.—The Florida Gold Seal Vocational Scholars award is created within the Florida Bright Futures Scholarship Program to recognize and reward academic achievement and career preparation by high school students who wish to continue their education.

- (1) A student is eligible for a Florida Gold Seal Vocational Scholars award if *he or she* the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:
- (a) Completes the secondary school portion of a sequential program of studies that requires at least three secondary school career credits. On-the-job training may not be substituted for any of the three required career credits.
- (b) Demonstrates readiness for postsecondary education by earning a passing score on the Florida College Entry Level Placement Test or its equivalent as identified by the Department of Education.
- (c) Earns a minimum cumulative weighted grade point average of 3.0, as calculated pursuant to s. 1009.531, on all subjects required for a standard high school diploma, excluding elective courses.
- (d) Earns a minimum unweighted grade point average of 3.5 on a 4.0 scale for secondary career courses that compose comprising the career program.
- (e) Beginning with high school students graduating in the 2011-2012 academic year and thereafter, completes at least 30 hours a program of volunteer community service work approved by the district school board, the administrators of a nonpublic school, or the Department of Education for home education program students. The student must identify; which shall include a minimum of 30 hours of service work, and identifies a social or civic issue or a professional area problem that interests him or her, develop develops a plan for his or her personal involvement in addressing the issue or learning about the area problem, and, through papers or other presentations, evaluate evaluates and reflect reflects upon his or her experience. The student may not receive remuneration or academic credit for the volunteer service work performed. Such work may include, but is not limited to, a business or government internship, work for a nonprofit community service organization, or activity on behalf of a candidate for public office. The hours of service work must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the service work.

And the title is amended as follows:

Between lines 524 and 525 insert: amending s. 1009.531, F.S.; providing that the initial award and renewal period for students who are unable to accept an initial award immediately after completion of high school due to a full-time religious or service obligation begins upon the completion of the religious or service obligation; requiring verification from the entity for which the student completed such obligation; revising student eligibility requirements for certain Scholars awards; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; requiring a student, as a prerequisite for the Florida Academic Scholars award, the Florida Medallion Scholars award, or the Florida Gold Seal Vocational Scholars award, to identify a social or civic issue or a professional area of interest and develop a plan for his or her personal involvement in addressing the issue or learning about the area; prohibiting the student from receiving remuneration or academic credit for the volunteer service work performed; providing examples of volunteer service work; requiring that the hours of volunteer service work performed be documented in writing and the document be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the volunteer service work; deleting obsolete provisions;

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

Senator Montford moved the following amendment to **Amendment 3** (143520) which was adopted by two-thirds vote:

Amendment 3G (959638) (with title amendment)—Between lines 491 and 492 insert:

Section 33. The Division of Law Revision and Information is directed to change the name of the Florida Career and Professional Education Act to the "Don Gaetz Career and Professional Education (CAPE) Act" wherever the name of the act appears in the Florida Statutes.

And the title is amended as follows:

Between lines 524 and 525 insert: providing a directive to the Division of Law Revision and Information; changing the name of the Florida Career and Professional Education Act to the "Don Gaetz Career and Professional Education (CAPE) Act";

Amendment 3 (143520) as amended was adopted by two-thirds vote.

On motion by Senator Legg, **CS for CS for HB 7069** as amended was passed and certified to the House. The vote on passage was:

Yeas-40

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

By direction of the President, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 2, amended Senate Amendment 1 and concurred in the same as amended, and passed CS for HB 7093 as further amended, and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

CS for HB 7093—A bill to be entitled An act relating to rehabilitation of petroleum contamination sites; amending s. 287.0595, F.S.; deleting a provision exempting certain professional service contracts from pollution response action contract requirements; amending s. 376.3071, F.S.; providing legislative findings and intent regarding the Petroleum Restoration Program and the rehabilitation of contamination sites; providing requirements for site rehabilitation contracts and procedures for payment of rehabilitation work under the Petroleum Restoration Program; revising provisions relating to the duty of the Department of Environmental Protection to seek recovery and reimbursement of certain costs; providing applicability of funding under the Early Detection Incentive Program; deleting obsolete provisions relating to reimbursement for certain cleanup expenses; repealing s. 376.30711, F.S., relating to preapproved site rehabilitation; amending 376.30713, F.S.; providing for certain applicants to use a commitment to pay, a demonstrated cost savings, or both to meet advanced cleanup cost-share requirements; amending ss. 376.301, 376.302, 376.305, 376.30714, 376.3072, 376.3073, and 376.3075, F.S.; conforming provisions to changes made by the act; providing an effective date.

House Amendment 1 (243851) (with title amendment) to Senate Amendment 1 (876590)—Remove line 126 of the amendment and insert:

warning and safety flags at public beaches.

Section 15. The sum of \$1.5 million in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Environmental Protection to be distributed to the Southwest Florida Water Management District to purchase 41.47 acres of property for the construction of a stormwater retention pond to mitigate flooding within the Heritage Lakes Community at the Oaks at Riverside property in Pasco County. The Southwest Florida Water Management District agreement may not preclude shared use of the land for open space and passive recreation.

And the title is amended as follows:

Between lines 182 and 183 of the amendment, insert: providing an appropriation to the Southwest Florida Water Management District to purchase property for a specified purpose; providing construction;

On motion by Senator Dean, the Senate concurred in the House amendment to the Senate amendment.

 ${f CS}$ for ${f HB}$ 7093 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5005

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford 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 Florida Retirement System.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (718236).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/ Joe Negron, Chair	s/ Lizbeth Benacquisto, Vice Chair
s / Joseph Abruzzo	s/ Thad Altman
s/ Aaron Bean	s/ Rob Bradley
s / Jeff Brandes	s / Oscar Braynon II
s/ Dwight Bullard	s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.	s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla	s/ Greg Evers
s/ Anitere Flores	s/ Bill Galvano
s/ Rene Garcia	s/ Andy Gardiner, At Large
s/ Audrey Gibson	s / Denise Grimsley
s/ Alan Hays	s/ Dorothy L. Hukill
s/ Arthenia L. Joyner, At Large	s/ Jack Latvala
s/ Tom Lee	s/ John Legg
s/ Gwen Margolis, At Large	s/ Bill Montford
s/ Garrett Richter, At Large	s/ Jeremy Ring
s/ Maria Lorts Sachs	s/ David Simmons
s/ Wilton Simpson	s/ Christopher L. Smith, At Large
s/ Eleanor Sobel	s/ Darren Soto
s/ Kelli Stargel	s/ Geraldine F. "Geri" Thompson
s/ John Thrasher, At Large	•
Managers on the part of the Senate	

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s/ Seth McKeel, Chair
                                   s/ Steve Crisafulli, Vice Chair
s / Dennis K. Baxley, At Large
                                   s/ Marti Coley, At Large
s / Joseph A. "Joe" Gibbons
                                   s/ Eduardo Gonzalez, At Large
                                   s/ Doug Holder, At Large
  At Large
                                   s/ H. Marlene O'Toole, At Large
Mia L. Jones, At Large
s/ Darryl Ervin Rouson, At Large
                                   s/ Robert C. "Rob" Schenck
Perry E. Thurston, Jr., At Large
                                     At Large
James W. "Jim" Waldman
                                   Alan B. Williams
  At Large
                                     At Large
s/ Ritch Workman, At Large
                                   s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5005, relating to the Florida Retirement System, provides for the following:

Sections 1 through 4 increase the employer contribution for the Retiree Health Insurance Subsidy (HIS) from 1.20 to 1.26 percent of employees' salaries.

Section 5 adjusts the employer-paid contribution rates for normal cost and unfunded actuarial liability for the Florida Retirement System (FRS), based on the 2013 Actuarial Valuation.

Section 6 makes technical changes relating to the contributions for FRS administrative and educational expenses.

Sections 7 and 8 provide legislative findings that a proper and legitimate state purpose is served when public retirement systems, which includes the HIS, are administered and funded in a reasonable manner.

Conference Committee Amendment (733499) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (h) is added to subsection (8) of section 112.363, Florida Statutes, to read:

112.363 Retiree health insurance subsidy.—

- (8) CONTRIBUTIONS.—For purposes of funding the insurance subsidy provided by this section:
- (h) Beginning July 1, 2014, the employer of each member of a stateadministered plan shall contribute 1.26 percent of gross compensation each pay period.

Such contributions shall be submitted to the Department of Management Services and deposited in the Retiree Health Insurance Subsidy Trust Fund.

Section 2. Paragraph (d) of subsection (7) of section 121.052, Florida Statutes, is amended to read:

121.052 Membership class of elected officers.—

(7) CONTRIBUTIONS.—

(d) The following table states the required employer contribution on behalf of each member of the Elected Officers' Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
July 1, 1998, through June 30, 2001	0.94%
$\mathrm{July}\ 1,2001, \mathrm{through}\ \mathrm{June}\ 30,2013$	1.11%
Effective July 1, 2013, through June $30, 2014$	1.20%
Effective July 1, 2014	1.26%

Such contributions and accompanying payroll data are due and payable no later than the 5th working day of the month immediately following the month during which the payroll period ended and shall be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

Section 3. Paragraph (d) of subsection (3) of section 121.055, Florida Statutes, is amended to read:

121.055 Senior Management Service Class.—There is hereby established a separate class of membership within the Florida Retirement System to be known as the "Senior Management Service Class," which shall become effective February 1, 1987.

(d) The following table states the required employer contribution on behalf of each member of the Senior Management Service Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
$\mathrm{July}\ 1,1998,\mathrm{through}\mathrm{June}\ 30,2001$	0.94%
July 1, 2001, through June 30, 2013	1.11%

Dates of Contribution Rate Changes

JOURNAL OF THE SENATE

Contribution Rate

_	
Effective July 1, 2013, through June $30, 2014$	1.20%
Effective July 1, 2014	1.26%
Such contributions and accompanying payroll data no later than the 5th working day of the month in the month during which the payroll period ended ar	nmediately followin

le ng ьe by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

Section 4. Subsection (4) of section 121.071, Florida Statutes, is amended to read:

121.071 Contributions.—Contributions to the system shall be made as follows:

(4) The following table states the required employer contribution on behalf of each member of the Regular Class, Special Risk Class, or Special Risk Administrative Support Class in terms of a percentage of the member's gross compensation. Such contribution constitutes the entire health insurance subsidy contribution with respect to each such member. A change in the contribution rate is effective with the first salary paid on or after the beginning date of the change. The retiree health insurance subsidy contribution rate is as follows:

Dates of Contribution Rate Changes	Contribution Rate
October 1, 1987, through December 31, 1988	0.24%
January 1, 1989, through December 31, 1993	0.48%
January 1, 1994, through December 31, 1994	0.56%
January 1, 1995, through June 30, 1998	0.66%
July 1, 1998, through June 30, 2001	0.94%
July 1, 2001, through June 30, 2013	1.11%
$\frac{\textbf{Effective}}{30,2014} \textbf{July 1, 2013}, through June $	1.20%
Effective July 1, 2014	1.26%

Such contributions shall be deposited by the administrator in the Retiree Health Insurance Subsidy Trust Fund.

Section 5. Subsections (4) and (5) of section 121.71, Florida Statutes, are amended to read:

121.71 Uniform rates; process; calculations; levy.—

(4) Required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effective July 1, 2014 2013
Regular Class	3.53%
Special Risk Class	11.01% 11.00%
Special Risk Administrative Support Class	4.18% 4 .17%
Elected Officers' Class—Legis- lators, Governor, Lt. Governor, Cabinet Officers, State Attor- neys, Public Defenders	6.30% 6.52%

Membership Class	Percentage of Gross Compensation, Effective July 1, 2014
Elected Officers' Class—Justices, Judges	10.10% 10.05%
Elected Officers' Class—County Elected Officers	8.36% 8.44%
Senior Management Class	4.80% 4.81%
DROP	4.30% 4.63%

(5) In order to address unfunded actuarial liabilities of the system, the required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effective July 1, $2014 \ 2013$
Regular Class	$2.54\% \frac{2.19\%}{}$
Special Risk Class	7.51% 6.83%
Special Risk Administrative Support Class	<i>36.59%</i> 30.56%
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	38.66% 24.85%
Elected Officers' Class—Justices, Judges	21.77% 17.00%
Elected Officers' Class—County Elected Officers	33.58% 23.36%
Senior Management Service Class	15.04% 12.27%
DROP	6.72% 7.01%

Section 6. Section 121.74, Florida Statutes, is amended to read:

121.74 Administrative and educational expenses.—In addition to contributions required to fund member accounts under ss. 121.71 and 121.73, effective July 1, 2010, through June 30, 2014, employers participating in the Florida Retirement System shall contribute an employer assessment amount equal to 0.03 percent of the payroll reported for each class or subclass of Florida Retirement System membership. Effective July 1, 2014, the employer assessment is contribution rate shall be 0.04 percent of the payroll reported for each class or subclass of membership. The amount assessed contributed shall be transferred by the Division of Retirement from the Florida Retirement System Contributions Clearing Trust Fund to the State Board of Administration's Administrative Trust Fund to offset the costs of administering the investment plan and the costs of providing educational services to members of the Florida Retirement System. Approval of the trustees is required before the expenditure of these funds. Payments for third-party administrative or educational expenses shall be made only pursuant to the terms of the approved contracts for such services.

Section 7. The Legislature finds that a proper and legitimate state purpose is served when employees, officers, and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, officers, and retirees, are extended the basic protections afforded by governmental retirement systems. These persons must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by s. 14, Article X of the State Constitution and part VII of chapter 112, Florida Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 8. The Legislature finds that a proper and legitimate state purpose is served when employees, officers, and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, officers, and retirees, are extended the basic protections

afforded by governmental retirement systems that provide fair and adequate benefits, including health insurance subsidies, and that are managed, administered, and funded in a sustainable manner. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 9. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to state-administered retirement systems; amending s. 112.363, F.S.; increasing the employer contribution to the retiree health insurance subsidy for members of a state-administered plan; amending s. 121.052, F.S.; increasing the employer contribution to the health insurance subsidy for members of the Elected Officers' Class; amending s. 121.055, F.S.; increasing the employer contribution to the health insurance subsidy for members of the Senior Management Service Class; amending s. 121.071, F.S.; increasing the employer contribution to the health insurance subsidy for members of the Regular, Special Risk, and Special Risk Administrative Support Classes; amending s. 121.71, F.S.; revising the amount of employer contributions for the next fiscal year; amending s. 121.74, F.S.; revising terminology to refer to an employer assessment to offset the costs of administering the investment plan and providing education services; providing findings of important state interests; providing an effective date.

On motion by Senator Negron, 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. The vote on passage was:

Yeas-40

Nays-None

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

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5007, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5007

The Honorable Don Gaetz President of the Senate

May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5007, 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 1 (339034).
- 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/ Joe Negron, Chair
                                   s/ Lizbeth Benacquisto, Vice Chair
s/ Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                  s/ Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores
                                   s/ Bill Galvano
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
                                  s/ John Legg
s/ Tom Lee
s/ Gwen Margolis, At Large
                                   s/ Bill Montford
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
                                   s/ David Simmons
s/ Maria Lorts Sachs
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                  s/ Darren Soto
                                   s/ Geraldine F. "Geri" Thompson
s/ Kelli Stargel
s/ John Thrasher, At Large
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Managers on the part of the Senate

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s/ Seth McKeel, Chair
                                  s/ Steve Crisafulli, Vice Chair
                                  s/ Marti Coley, At Large
s/ Dennis K. Baxley, At Large
s / Joseph A. "Joe" Gibbons
                                  s/ Eduardo Gonzalez, At Large
  At Large
                                  s/ Doug Holder, At Large
                                  s/ H. Marlene O'Toole, At Large
Mia L. Jones, At Large
Darryl Ervin Rouson, At Large
                                  s/ Robert C. "Rob" Schenck
Perry E. Thurston, Jr., At Large
                                    At Large
James W. "Jim" Waldman
                                  Alan B. Williams
  At Large
                                    At Large
                                  s/ Dana D. Young, At Large
s/ Ritch Workman, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5007, relating to State Employees, resolves the collective bargaining issues at impasse between the State of Florida and the bargaining representatives for state employees for the 2014-2015 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 (827711) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Collective bargaining issues at impasse for the 2014-2015 fiscal year between the State of Florida and the certified representatives of the bargaining units for state employees are resolved as follows:

(1) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Supervisory Non-Professional Unit regarding Article 7 "Employee Standards of Conduct and Performance" and Article 23 "Insurance Benefits" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. The bargaining unit's proposed new untitled article dated January 15, 2014, is not adopted, and the status quo under the current collective bargaining agreement is unchanged.

(2) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists State Employees Attorneys Guild regarding Article 7 "Employee Standards of Conduct and Performance" and Article 19 "Insurance Benefits" shall be resolved by maintaining the status quo under the language of the current collective

bargaining agreement. The bargaining unit's two proposed new untitled articles dated January 15, 2014, and December 12, 2013, are not adopted, and the status quo under the current collective bargaining agreement is unchanged.

- (3) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Physicians Unit regarding Article 7 "Employee Standards of Conduct and Performance" and Article 19 "Insurance Benefits" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. The bargaining unit's two proposed new untitled articles dated January 15, 2014, and December 12, 2013, are not adopted, and the status quo under the current collective bargaining agreement is unchanged.
- (4) Collective bargaining issues at impasse between the State of Florida and the Florida State Fire Service Association regarding Article 16 "Retirement" shall be resolved pursuant to the state's proposal dated December 20, 2013, and Article 26 "Vacant" shall be resolved by maintaining the status quo.
- (5) 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 6 "Grievance Procedure" shall be resolved pursuant to the state's proposal dated January 29, 2014, and Article 27 "Health Insurance" shall be resolved by maintaining the status quo.
- (6) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Law Enforcement Unit regarding Article 6 "Grievance Procedure" shall be resolved pursuant to the state's proposal dated March 11, 2014, and Article 14 "Performance Review," Article 18 "Hours of Work, Leave and Job Connected Disability," and Article 27 "Insurance Benefits" shall be resolved by maintaining the status quo.
- (7) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Florida Highway Patrol Unit, regarding Article 6 "Grievance Procedure" shall be resolved pursuant to the state's proposal dated March 11, 2014, and Article 14 "Performance Review," Article 18 "Hours of Work, Leave and Job Connected Disability," and Article 27 "Insurance Benefits" shall be resolved by maintaining the status quo.
- (8) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Special Agent Unit regarding Article 6 "Grievance Procedure" shall be resolved pursuant to the state's proposal dated March 11, 2014, and Article 23 "Workday, Workweek, and Overtime" and Article 27 "Insurance Benefits" shall be resolved by maintaining the status quo.
- (9) Collective bargaining issues at impasse between the State of Florida and the Teamsters Local Union No. 2011, Security Services Unit regarding Article 6 "Grievance Procedure" shall be resolved pursuant to the state's proposal dated January 17, 2014, and Article 7 "Discipline and Discharge" and Article 13 "Safety" shall be resolved by maintaining the status quo.
- (10) Collective bargaining issues at impasse between the State of Florida and the Florida Nurses Association regarding Article 33 "Entire Agreement" shall be resolved pursuant to the state's proposal dated January 30, 2014.

All other mandatory collective bargaining issues at impasse for the 2014-2015 fiscal year which are not addressed by this act or the General Appropriations Act for the 2014-2015 fiscal year shall be resolved in accordance with the personnel rules in effect on May 1, 2014, and by otherwise maintaining the status quo under the language of the applicable current bargaining agreement.

Section 2. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be

An act relating to state employees; providing for the resolution of certain collective bargaining issues at impasse between the State of Florida and certified bargaining units of state employees; providing for all other mandatory collective bargaining issues at impasse that are not addressed by the act or the General Appropriations Act to be resolved consistent with personnel rules or by otherwise maintaining the status quo; providing an effective date.

On motion by Senator Negron, the Conference Committee Report on **HB 5007** was adopted. **HB 5007** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

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

Nays-None

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5201, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5201

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5201, same being:

An act relating to Medicaid.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (495936).
- 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/ Lizbeth Benacquisto, Vice Chair
s/ Joe Negron, Chair
s / Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s / Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s / Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
                                   s/ Bill Galvano
s / Anitere Flores
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley
s/ Alan Hays
                                   s/ Dorothy L. Hukill
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s/ Tom Lee s/ s/ Gwen Margolis, At Large s/ s/ Garrett Richter, At Large s/ s/ Maria Lorts Sachs s/ s/ Wilton Simpson s/ s/ Eleanor Sobel s/	Jack Latvala John Legg Bill Montford Jeremy Ring David Simmons Christopher L. Smith, At Large Darren Soto Geraldine F. "Geri" Thompson
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Managers on the part of the Senate

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s/ Matt Hudson, Chair
                                  s/ Seth McKeel, Chair
s / Steve Crisafulli,
                                  s/ Dennis K. Baxley, At Large
  Vice Chair
                                  s/ Neil Combee
                                  s/ Jose Felix Diaz
Janet Cruz
                                  s / Joseph A. "Joe" Gibbons
s/ Matt Gaetz
s/ Eduardo Gonzalez, At Large
                                    At Large
s/ Walter Bryan Hill
                                  Mia L. Jones, At Large
s/ MaryLynn Magar
                                  s/ Amanda Murphy
                                  s/ Cary Pigman
H. Marlene O'Toole
                                  David Richardson
  At Large
s/ Darryl Ervin Rouson
                                  s/ Robert C. "Rob" Schenck
  At Large
                                    At Large
                                  James W. "Jim" Waldman
Perry E. Thurston, Jr.
  At Large
                                    At Large
Alan B. Williams
                                  s/ John Wood
                                  s/ Ritch Workman, At Large
  At Large
s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5201, Medicaid, provides for the following:

Definition of Rural Hospital

•HB 5201 amends the definition of "rural hospital" to include hospitals meeting the qualifications of a federal "sole community hospital" having up to 340 beds. The bill also removes an obsolete statutory provision in the definition of rural hospital.

Residency Program Reconciliation

•The bill creates a new provision for the Statewide Medicaid Residency Program. The bill requires the Agency for Health Care Administration (AHCA) – beginning in the 2015-2016 fiscal year – to reconcile each participating hospital's number of residents calculated under the program's statutory formula with the most recent Medicare cost report submitted by the hospital. In any year in which retroactive adjustments are needed due to the reconciliation, those adjustments will be applied to the hospital's allocation for that year.

Disproportionate Share Hospital Program

- The bill updates statute so that data used by the AHCA to measure hospitals' Medicaid and charity care will be applied to the 2014-2015 fiscal year.
- •The bill provides that any non-state-owned or operated hospital that was eligible for public-hospital disproportionate share payments on July 1, 2011, remains eligible for those payments during the 2014-2015 fiscal year.

Statewide Medicaid Managed Care Enrollment

•The bill adds Medicaid recipients residing in APD-licensed group homes and children receiving services in a prescribed pediatric extended care (PPEC) center, to the list of recipients who are exempt from mandatory managed care enrollment under Statewide Medicaid Managed Care but who are allowed to join managed care plans voluntarily.

Reimbursement for PPEC Services

•The bill provides that reimbursement for PPEC services provided to children enrolled in a Medicaid managed care plan will be paid to the PPEC service provider by AHCA on a fee-for-service basis.

Medically Needy in Statewide Medicaid Managed Care

•The bill repeals the requirement in the Statewide Medicaid Managed Care program that persons eligible for the Medically Needy program must enroll in managed care plans and pay a monthly premium of an amount up to their share of cost calculated under the Medically Needy program. The bill also repeals requirements for Medicaid managed care plans related to Medically Needy.

Corrections to the GAA

•The bill contains two non-statutory sections of law that correct scrivener's errors in the 2014-2015 General Appropriations Act (HB 5001).

Conference Committee Amendment (213719) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (e) of subsection (2) of section 395.602, Florida Statutes, is amended to read:

395.602 Rural hospitals.—

- (2) DEFINITIONS.—As used in this part:
- (e) "Rural hospital" means an acute care hospital licensed under this chapter, having 100 or fewer licensed beds and an emergency room, which is:
- 1. The sole provider within a county with a population density of up to no greater than 100 persons per square mile;
- 2. An acute care hospital, in a county with a population density of *up to* no greater than 100 persons per square mile, which is at least 30 minutes of travel time, on normally traveled roads under normal traffic conditions, from any other acute care hospital within the same county;
- 3. A hospital supported by a tax district or subdistrict whose boundaries encompass a population of *up to* 100 persons or fewer per square mile;
- 4. A hospital classified as a sole community hospital under 42 C.F.R. s. 412.92 which has up to 340 licensed beds in a constitutional charter county with a population of over 1 million persons that has imposed a local option health service tax pursuant to law and in an area that was directly impacted by a catastrophic event on August 24, 1992, for which the Governor of Florida declared a state of emergency pursuant to chapter 125, and has 120 beds or less that serves an agricultural community with an emergency room utilization of no less than 20,000 visits and a Medicaid impatient utilization rate greater than 15 percent;
- 5. A hospital with a service area that has a population of $up\ to\ 100$ persons or fewer per square mile. As used in this subparagraph, the term "service area" means the fewest number of zip codes that account for 75 percent of the hospital's discharges for the most recent 5-year period, based on information available from the hospital inpatient discharge database in the Florida Center for Health Information and Policy Analysis at the agency; or
- 6. A hospital designated as a critical access hospital, as defined in s. 408.07.

Population densities used in this paragraph must be based upon the most recently completed United States census. A hospital that received funds under s. 409.9116 for a quarter beginning no later than July 1, 2002, is deemed to have been and shall continue to be a rural hospital from that date through June 30, 2015, if the hospital continues to have *up to* 100 or fewer licensed beds and an emergency room, or meets the criteria of subparagraph 4. An acute care hospital that has not previously been designated as a rural hospital and that meets the criteria of this paragraph shall be granted such designation upon application, including supporting documentation, to the agency. A hospital that was licensed as a rural hospital during the 2010-2011 or 2011-2012 fiscal year shall continue to be a rural hospital from the date of designation through June 30, 2015, if the hospital continues to have *up to* 100 or fewer licensed beds and an emergency room.

Section 2. Subsection (5) of section 409.909, Florida Statutes, is renumbered as subsection (6) and a new subsection (5) is added to that section, to read:

409.909 Statewide Medicaid Residency Program.—

- (5) Beginning in the 2015-2016 state fiscal year, the agency shall reconcile each participating hospital's total number of FTE residents calculated for the state fiscal year 2 years prior with its most recently available Medicare cost reports covering the same time period. Reconciled FTE counts shall be prorated according to the portion of the state fiscal year covered by a Medicare cost report. Using the same definitions, methodology, and payment schedule specified in this section, the reconciliation shall apply any differences in annual allocations calculated under subsection (4) to the current year's annual allocations.
- Section 3. Paragraph (a) of subsection (2) and paragraph (d) of subsection (4) of section 409.911, Florida Statutes, is 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 2005, 2006, and 2007 audited disproportionate share data to determine each hospital's Medicaid days and charity care for the 2014-2015 $\frac{2013}{2014}$ state fiscal year.
- (4) The following formulas shall be used to pay disproportionate share dollars to public hospitals:
- (d) Any nonstate government owned or operated hospital eligible for payments under this section on July 1, 2011, remains eligible for payments during the 2014-2015 2013-2014 state fiscal year.
- Section 4. Subsection (4) of section 409.965, Florida Statutes, is amended to read:
- 409.965 Mandatory enrollment.—All Medicaid recipients shall receive covered services through the statewide managed care program, except as provided by this part pursuant to an approved federal waiver. The following Medicaid recipients are exempt from participation in the statewide managed care program:
- (4) Children receiving services in a prescribed pediatric extended
- Section 5. Subsection (3) of section 409.968, Florida Statutes, is renumbered as subsection (4), and a new subsection (3) is added to that section to read:
 - 409.968 Managed care plan payments.—
- (3) Reimbursement for prescribed pediatric extended care services provided to children enrolled in a managed care plan under s. 409.972(1)(g) shall be paid to the prescribed pediatric extended care services provider by the agency on a fee-for-service basis.
- Section 6. Effective upon this act becoming a law, section 409.972, Florida Statutes, is amended to read:
 - 409.972 Mandatory and voluntary enrollment.—
- (1) Persons eligible for the program known as "medically needy" pursuant to s. 409.904(2) shall enroll in managed care plans. Medically needy recipients shall meet the share of the cost by paying the plan premium, up to the share of the cost amount, contingent upon federal approval.

- (1)(2) 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:
- (a) Medicaid recipients who have other creditable health care coverage, excluding Medicare.
- (b) Medicaid recipients residing in residential commitment facilities operated through the Department of Juvenile Justice or mental health treatment facilities as defined by s. 394.455(32).
 - (c) Persons eligible for refugee assistance.
- (d) Medicaid recipients who are residents of a developmental disability center, including Sunland Center in Marianna and Tacachale in Gainesville.
- (e) Medicaid recipients enrolled in the home and community based services waiver pursuant to chapter 393, and Medicaid recipients waiting for waiver services.
- (f) Medicaid recipients residing in a group home facility licensed under chapter 393.
- (g) Children receiving services in a prescribed pediatric extended care center.
- (3)(4) The agency shall seek federal approval to require Medicaid recipients enrolled in managed care plans, as a condition of Medicaid eligibility, to pay the Medicaid program a share of the premium of \$10 per month.
- Section 7. Effective upon this act becoming a law, subsection (7) of section 409.975, Florida Statutes, is amended to read:
- 409.975 Managed care plan accountability.—In addition to the requirements of s. 409.967, plans and providers participating in the managed medical assistance program shall comply with the requirements of this section.
- (7) MEDICALLY NEEDY ENROLLEES. Each managed care plan must accept any medically needy recipient who selects or is assigned to the plan and provide that recipient with continuous enrollment for 12 months. After the first month of qualifying as a medically needy recipient and enrolling in a plan, and contingent upon federal approval, the enrollee shall pay the plan a portion of the monthly premium equal to the enrollee's share of the cost as determined by the department. The agency shall pay any remaining portion of the monthly premium. Plans are not obligated to pay claims for medically needy patients for services provided before enrollment in the plan. Medically needy patients are responsible for payment of incurred claims that are used to determine eligibility. Plans must provide a grace period of at least 90 days before disenrolling recipients who fail to pay their shares of the premium.
- Section 8. Effective upon HB 5001, 2014 Regular Session, becoming a law, in order to ensure the continued delivery of quality Medicaid services by Jackson Hospital, the first paragraph of proviso language for Specific Appropriation 481A of the 2014-2015 General Appropriations Act is amended to read:

481A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AIDS - HEALTH FACILITIES

FROM GENERAL REVENUE FUND 15,500,000

From the funds in Specific Appropriation 481A, \$13,500,000 in non-recurring funds from the General Revenue Fund is provided for the following projects:

Jackson Memorial Hospital - Energy Plant Repair......3,400,000 Jackson Memorial Hospital - Operating Room Renovation . . . 8,000,000 Lakeland Regional Medical Center - Family Health Center . . 1,000,000 Memorial Health Community Health Center in Miramar.... 700,000

Section 9. Effective upon HB 5001, 2014 Regular Session, becoming a law, in order to ensure the continued delivery of quality Medicaid services by Manatee ER Diversion, the first paragraph of proviso language for Specific Appropriation 461 of the 2014-2015 General Appropriations Act is amended to read:

461 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - PRIMARY CARE PROGRAM

FROM GENERAL REVENUE FUND 28,276,512

From the funds in Specific Appropriation 461, the following projects are funded from nonrecurring funds in the General Revenue Fund:

Alachua County Organization for Rural Needs (ACORN) $750,\!000$
Baptist Health South Florida - Telemedicine Intensive Care Unit
Banyan Community Health Center
Florida Association of Free and Charitable Clinics 4,500,000
Florida State University - College of Medicine - Immokalee $300{,}000$
Howard Phillips Center for Children and Families - Teen Xpress Program
$\begin{tabular}{lllllllllllllllllllllllllllllllllll$
St. John Bosco Clinic
St. Vincent's HealthCare - Telemedicine Intensive Care Unit $500,\!000$
Tampa Family Health Centers - Hillsborough County 500,000

Section 10. 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, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to Medicaid; amending s. 395.602, F.S.; revising the term "rural hospital"; amending s. 409.909, F.S.; providing a reconciliation process for the Statewide Medicaid Residency Program; amending s. 409.911, F.S.; updating references to data used for calculating disproportionate share program payments to certain hospitals for the 2014-2015 fiscal year; providing for continuance of Medicaid disproportionate share distributions for certain nonstate government owned or operated hospitals; amending s. 409.965, F.S.; deleting the requirement that certain children are exempt from receiving covered Medicaid services through the statewide managed care program; amending s. 409.968, F.S.; providing reimbursement parameters for prescribed pediatric extended care service providers in the Medicaid statewide managed care program; amending s. 409.972, F.S.; deleting a requirement relating to medically needy recipients; providing that certain Medicaid-eligible persons may voluntarily participate in the managed medical assistance program; amending s. 409.975, F.S.; deleting a requirement that a managed care plan accept certain medically needy recipients; revising appropriations in the 2014-2015 General Appropriations Act; providing effective dates.

On motion by Senator Grimsley, the Conference Committee Report on HB 5201 was adopted. HB 5201 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage

37	40
Yeas	41

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

Montford

Nays-None

Evers

DISCLOSURE

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, HB 5201, and HB 5203 which come before the Senate floor for a vote on May 2, 2014.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5303, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5303

The Honorable Don Gaetz President of the Senate

May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5303, same being:

An act relating to Counsel in Proceedings for Executive Clemency.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (528252).
- 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/ Joe Negron, Chair
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- s/ Lizbeth Benacquisto, Vice Chair
- s/ Joseph Abruzzo
- s / Thad Altman
- s/ Aaron Bean s/ Jeff Brandes
- s/ Rob Bradley
- s / Oscar Braynon II s/ Jeff Clemens
- s/ Dwight Bullard

- s/ Charles S. "Charlie" Dean, Sr. s/ Nancy C. Detert s/ Miguel Diaz de la Portilla s/ Greg Evers s/ Anitere Flores s/ Bill Galvano s/ Rene Garcia s/ Andy Gardiner, At Large s/ Audrey Gibson s/ Denise Grimsley s/ Dorothy L. Hukill s/ Alan Hays s/ Arthenia L. Joyner, At Large s/ Jack Latvala s/ Tom Lee s/ John Legg s/ Gwen Margolis, At Large s/ Bill Montford s/ Garrett Richter, At Large s / Jeremy Ring s/ Maria Lorts Sachs s/ David Simmons s/ Wilton Simpson s/ Christopher L. Smith, At Large s/ Eleanor Sobel s/ Darren Soto
- s/ Geraldine F. "Geri" Thompson s/ Kelli Stargel

s/ John Thrasher, At Large

Managers on the part of the Senate

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s/ Charles McBurney, Chair
                                  s/ Steve Crisafulli
s/ Dennis K. Baxley, At Large
                                     Vice Chair
Daphne D. Campbell
                                  s/ Marti Coley, At Large
s/ W. Travis Cummings
                                  s/ Dwight Dudley
s / Joseph A. "Joe" Gibbons
                                  s/ Eduardo Gonzalez, At Large
                                  s/ James W. "J.W." Grant
  At Large
s/ Doug Holder, At Large
                                  Mia L. Jones, At Large
s/ Dave Kerner
                                  s/ Mike La Rosa
s / Debbie Mayfield
                                  s/ Seth McKeel
s/ Larry Metz
                                  s/ H. Marlene O'Toole
s/ Ray Pilon
                                    At Large
s/ Darryl Ervin Rouson
                                  s/ Robert C. "Rob" Schenck
  At Large
                                    At Large
Perry E. Thurston, Jr.
                                  James W. "Jim" Waldman
                                    At Large
  At Large
Alan B. Williams
                                  s/ Ritch Workman, At Large
  At Large
                                  s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5303. Counsel in Proceedings for Executive Clemency, provides for the following:

- •Removes authority of trial court to appoint PD or other counsel not employed by CCRC for clemency proceedings.
- •Removes authority of trial court to appoint office of criminal conflict and civil regional counsel not employed by CCRC for clemency proceedings.
- •Removes authority of sentencing court authority to appoint PD or other attorney for capital clemency proceedings.
- •Removes compensation cap of \$1000 from funds budgeted to JAC.
- •Provides that Board of Executive Clemency may appoint capital clemency counsel. Raises fee cap to \$10,000 from funds budgeted to Parole Commission. Provides that \$10,000 is the only compensation to be provided, and the section does not create a right to counsel.

Conference Committee Amendment (213921) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (5) of section 27.51, Florida Statutes, is amended to read:

27.51 Duties of public defender.—

(5)(a) When direct appellate proceedings prosecuted by a public defender on behalf of an accused and challenging a judgment of conviction and sentence of death terminate in an affirmance of such conviction and sentence, whether by the Florida Supreme Court or by the United States Supreme Court or by expiration of any deadline for filing such appeal in a state or federal court, the public defender shall notify the accused of his or her rights pursuant to Rule 3.851 3.850, Florida Rules of Criminal Procedure, including any time limits pertinent thereto, and shall advise such person that representation in any collateral proceedings is the responsibility of the capital collateral regional counsel. The public defender shall then forward all original files on the matter to the capital collateral regional counsel, retaining such copies for his or her files as may be desired. However, the trial court shall retain the power to appoint the public defender or other attorney not employed by the capital collateral regional counsel to represent such person in proceedings for relief by executive elemency pursuant to ss. 27.40 and 27.5303.

- Section 2. Subsection (9) of section 27.511, Florida Statutes, is amended to read:
- 27.511 Offices of criminal conflict and civil regional counsel; legislative intent; qualifications; appointment; duties.
- (9) When direct appellate proceedings prosecuted by the office of criminal conflict and civil regional counsel on behalf of an accused and challenging a judgment of conviction and sentence of death terminate in an affirmance of such conviction and sentence, whether by the Supreme Court or by the United States Supreme Court or by expiration of any deadline for filing such appeal in a state or federal court, the office of criminal conflict and civil regional counsel shall notify the accused of his or her rights pursuant to Rule 3.851 3.850, Florida Rules of Criminal Procedure, including any time limits pertinent thereto, and shall advise such person that representation in any collateral proceedings is the responsibility of the capital collateral regional counsel. The office of criminal conflict and civil regional counsel shall forward all original files on the matter to the capital collateral regional counsel, retaining such copies for his or her files as may be desired or required by law. However, the trial court shall retain the power to appoint the office of criminal conflict and civil regional counsel or other attorney not employed by the capital collateral regional counsel to represent such person in proceedings for relief by executive elemency pursuant to ss. 27.40 and 27.5303.
- Section 3. Subsection (4) of section 27.5303, Florida Statutes, is amended to read:
- 27.5303 Public defenders; criminal conflict and civil regional counsel; conflict of interest.-
- (4)(a) If a defendant is convicted and the death sentence is imposed, the appointed attorney shall continue representation through appeal to the Supreme Court. The attorney shall be compensated as provided in s. 27.5304. If the attorney first appointed is unable to handle the appeal, the court shall appoint another attorney and that attorney shall be compensated as provided in s. 27.5304.
- (b) The public defender or an attorney appointed pursuant to this section may be appointed by the court rendering the judgment imposing the death penalty to represent an indigent defendant who has applied for executive elemency as relief from the execution of the judgment imposing the death penalty.
- (b)(e) When the appointed attorney in a capital case has completed the duties imposed by this section, the attorney shall file a written report in the trial court stating the duties performed by the attorney and apply for discharge.
- Section 4. Subsection (5) of section 27.5304, Florida Statutes, is amended to read:
 - 27.5304 Private court-appointed counsel; compensation; notice.—
- (5) The compensation for representation in a criminal proceeding shall not exceed the following:
- (a)1. For misdemeanors and juveniles represented at the trial level: \$1,000.
- (b)2. For noncapital, nonlife felonies represented at the trial level: \$2,500.
 - (c) $\frac{1}{3}$. For life felonies represented at the trial level: \$3,000.
- (d)4. For capital cases represented at the trial level: \$15,000. For purposes of this subparagraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.
 - (e) 5. For representation on appeal: \$2,000.
- If a death sentence is imposed and affirmed on appeal to the Supreme Court, the appointed attorney shall be allowed compensation, not to exceed \$1,000, for attorney fees and costs incurred in representing

the defendant as to an application for executive elemency, pensation to be paid out of general revenue from funds budgeted to the Justice Administrative Commission.

Section 5. Section 940.031, Florida Statutes, is created to read:

940.031 Clemency counsel when sentence of death imposed.—

- (1) The Board of Executive Clemency may appoint private counsel to represent a person sentenced to death for relief by executive clemency at such time as the board deems appropriate for clemency consideration. The board shall maintain a list of private counsel available for appointment under this section.
- The appointed attorney shall be compensated by the board, not to exceed \$10,000, for attorney fees and costs incurred in representing the person for relief by executive clemency, with compensation to be paid out of the General Revenue Fund from funds budgeted to the Parole Com-
- (3) It is the intent of the Legislature that the fee prescribed under this section comprises the full and complete compensation for appointed private counsel. It is further the intent of the Legislature that the fee in this section is prescribed for the purpose of providing counsel with notice of the limit on the amount of compensation for representation under this section. Appointment of counsel for executive clemency under this section shall be at the board's sole discretion. The provision of counsel for executive clemency under this section does not create a statutory right to counsel in such proceedings.
- Section 6. Paragraph (a) of subsection (3) of section 27.40, Florida Statutes, is amended to read:
- 27.40 Court-appointed counsel; circuit registries; minimum requirements; appointment by court.-
 - (3) In utilizing 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, attorneys shall certify:
- 1. That they meet any minimum requirements established by the chief judge and by general law for court appointment;
- 2. That they are available to represent indigent defendants in cases requiring court appointment of private counsel;
- 3. That they are willing to abide by the terms of the contract for
- 4. Whether they are willing to accept as full payment the flat fees prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12), except for cases brought under the Racketeer Influenced and Corrupt Organizations Act and capital cases as defined in s. 27.5304(5)(d) 27.5304(5)(a)4.

To be included on a registry, an attorney also 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 shall be 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 shall be cause for termination of the contract for services and removal from the registry until the requirement is fulfilled. In addition to general registries, the chief judge may establish limited registries that include only those attorneys willing to waive compensation in excess of the flat fee prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12).

Section 7. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to counsel in proceedings for executive clemency; amending ss. 27.51 and 27.511, F.S.; deleting provisions concerning the power of a trial court to appoint the public defender, office of criminal conflict and civil regional counsel, or other attorney in proceedings for relief by executive clemency; correcting cross-references; amending s. 27.5303, F.S.; deleting provisions concerning the appointment of a public defender or attorney by the court to represent an indigent defendant in death penalty executive clemency proceedings; amending s. 27.5304, F.S.; deleting provisions concerning compensation of an appointed attorney representing a defendant in executive clemency proceedings; creating s. 940.031, F.S.; providing for clemency counsel representation of defendants in executive elemency proceedings; providing for compensation; amending s. 27.40, F.S.; conforming a cross-reference; providing an effective date.

On motion by Senator Bradley, the Conference Committee Report on HB 5303 was adopted. HB 5303 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage

Yeas-40

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

Navs-None

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5301, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5301

The Honorable Don Gaetz President of the Senate

May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5301, same being:

An act relating to Additional Judgeships.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (240200).
- 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/ Joe Negron, Chair
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s/ Lizbeth Benacquisto, Vice Chair

s/ Joseph Abruzzo

s/ Thad Altman s/ Rob Bradley

s/ Aaron Bean

s/ Jeff Brandes

s/ Oscar Braynon II

s/ Dwight Bullard	s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.	s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla	s/ Greg Evers
s / Anitere Flores	s/ Bill Galvano
s/ Rene Garcia	s/ Andy Gardiner, At Large
s / Audrey Gibson	s / Denise Grimsley
s/ Alan Hays	s / Dorothy L. Hukill
s/ Arthenia L. Joyner, At Large	s/ Jack Latvala
s/ Tom Lee	s/ John Legg
s/ Gwen Margolis, At Large	s/ Bill Montford
s/ Garrett Richter, At Large	s / Jeremy Ring
s/ Maria Lorts Sachs	s/ David Simmons
s/ Wilton Simpson	s/ Christopher L. Smith, At Large
s/ Eleanor Sobel	s / Darren Soto
s/ Kelli Stargel	s / Geraldine F. "Geri" Thompson
s/ John Thrasher, At Large	_
Managers on the part of the Senat	e

s/ Charles McBurney, Chair	s/ Seth McKeel, Chair
s/ Steve Crisafulli,	s/ Dennis K. Baxley, At Large
Vice Chair	Daphne D. Campbell
s/ Marti Coley, At Large	s/ W. Travis Cummings
s/ Dwight Dudley	s / Joseph A. "Joe" Gibbons
s/ Eduardo Gonzalez, At Large	At Large
s/ Doug Holder, At Large	Mia L. Jones, At Large
s/ Dave Kerner	s/ Mike La Rosa
s/ Debbie Mayfield	s/ Larry Metz
s/ H. Marlene O'Toole	s/ Ray Pilon
At Large	s/ Darryl Ervin Rouson
s/ Robert C. "Rob" Schenck	At Large
At Large	Perry E. Thurston, Jr.
James W. "Jim" Waldman	At Large
At Large	Alan B. Williams, At Large
s/ Ritch Workman, At Large	s/ Dana D. Young, At Large

Managers on the part of the House

The Conference Committee Amendment for HB 5301, Judicial Certification, provides for the following:

- •Establishes two additional judgeships in the Second District Circuit of Appeal and one additional judgeship in the Fifth District Court of Appeal. The Supreme Court Order No. SC13-2296, dated December 19, 2013, certified the need for three additional judges in the appellate courts.
- •The Fiscal Year 2014-15 General Appropriations Act appropriates \$1.3 million in recurring general revenue and 12 FTE with associated salary rate, which funds the judges support staff and expenses (one appellate court judicial assistant and two appellate court law clerks for each judge).

Conference Committee Amendment (221467) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Subsections (2) and (5) of section 35.06, Florida Statutes, are amended to read:

35.06 Organization of district courts of appeal.—A district court of appeal shall be organized in each of the five appellate districts to be named District Court of Appeal, District. The number of judges of each district court of appeal shall be as follows:

- (2) In the second district there shall be 16 14 judges.
- (5) In the fifth district there shall be 11 10 judges.

Section 2. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to additional judgeships; amending s. 35.06, F.S.; adding judges to certain district courts of appeal; providing an effective date.

On motion by Senator Bradley, the Conference Committee Report on **HB 5301** was adopted. **HB 5301** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas-40

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

Nays-None

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5403, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5403

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5403, same being:

An act relating to Surplus Lines Tax Revenue.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (260568).
- 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/ Joe Negron, Chair
                                  s/ Lizbeth Benacquisto, Vice Chair
s/ Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
                                   s/ Bill Galvano
s / Anitere Flores
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s / Denise Grimsley
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
s/ Tom Lee
                                   s/ John Legg
s/ Gwen Margolis, At Large
                                  s/ Bill Montford
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
s/ Maria Lorts Sachs
                                   s/ David Simmons
s/ Wilton Simpson
                                   s/ Christopher L. Smith
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s/ Eleanor Sobel, At Large s/ Darren Soto s/ Kelli Stargel s/ Geraldine F. "Geri" Thompson s/ John Thrasher, At Large

Managers on the part of the Senate

s/ Clay Ingram, Chair s/ Seth McKeel, Chair s / Steve Crisafulli Bruce Antone Vice Chair s/ Dennis K. Baxley, At Large s/ Marti Coley, At Large s/ Joseph A. "Joe" Gibbons s/ Mark Danish s/ Eduardo Gonzalez At Large At Large s/ Gayle B. Harrell s/ Doug Holder, At Large s / Travis Hutson Mia L. Jones, At Large s/ Bryan Nelson s/ H. Marlene O'Toole, At Large s/ Kathleen Peters s/ Ronald "Doc" Renuart s/ Ray Rodrigues s/ Darryl Ervin Rouson At Large Joe Saunders s/ Robert C. "Rob" Schenck Perry E. Thurston, Jr. At Large At Large James W. "Jim" Waldman Alan B. Williams At Large At Large s/ Ritch Workman, At Large s/ Dana D. Young, At Large

Managers on the part of the House

The Conference Committee Amendment for HB 5403 Surplus Lines Tax Revenue, provides for the following:

- •Redirects the taxes on surplus lines insurance policies and independently procured coverages to deposit 8.8 percent of revenues into the Insurance Regulatory Trust Fund within the Department of Financial Services and 91.2 percent of revenues into the General Revenue Fund
- •Repeals the June 30, 2014, sunset of previous distribution of 100 percent to the General Revenue Fund.

The March 12, 2014, Revenue Estimating Conference estimated the trust fund would receive \$34 million if no change was made to the distribution, and the current provision of statutes is allowed to sunset. If the 2009 law distributing 100 percent of the revenue to the General Revenue Fund sunsets in 2014 as scheduled, 15.74 percent of the revenue would be deposited into the Insurance Regulatory Trust Fund.

The resulting fiscal impact of HB 5403 is \$19 million distributed to the Insurance Regulatory Trust Fund and an additional \$15 million to the General Revenue Fund.

Conference Committee Amendment (709821) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraphs (n) and (o) are added to subsection (1) of section 624.523, Florida Statutes, to read:

624.523 Insurance Regulatory Trust Fund.—

- (1) There is created in the State Treasury a trust fund designated "Insurance Regulatory Trust Fund" to which shall be credited all payments received on account of the following items:
 - (n) All sums received under s. 626.932(5).
 - (o) All sums received under s. 626.938(7).

Section 2. Subsection (5) of section 626.932, Florida Statutes, is amended to read:

626.932 Surplus lines tax.—

- (5) The department shall deposit 8.8 percent of all taxes collected under this section into the Insurance Regulatory Trust Fund. Ninety-one and two-tenths percent of all taxes collected under this section shall be deposited into the General Revenue Fund.
- Section 3. Subsection (7) of section 626.938, Florida Statutes, is amended to read:
 - 626.938 Report and tax of independently procured coverages.—

- (7) The department shall deposit 8.8 percent of all taxes and interest collected under this section into the Insurance Regulatory Trust Fund. Ninety-one and two-tenths percent of all taxes and interest collected under this section shall be deposited into the General Revenue Fund.
- Section 4. Effective June 30, 2014, section 9 of chapter 2009-70, Laws of Florida, is repealed.
- Section 5. 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, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to distribution of surplus lines tax revenue; amending s. 624.523, F.S.; adding to the list of sources of funds to be deposited into the Insurance Regulatory Trust Fund; amending ss. 626.932 and 626.938, F.S.; revising the distribution of taxes and interest collected on insurance premiums charged for surplus lines coverage and certain independently procured coverage; repealing s. 9, chapter 2009-70, Laws of Florida, relating to the scheduled reversion of statutory provisions related to the distribution of surplus lines taxes and interest; providing effective dates.

On motion by Senator Hays, the Conference Committee Report on **HB** 5403 was adopted. **HB** 5403 passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas-39

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

Nays—None

Vote after roll call:

Yea—Bradley

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5003

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford 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 2014-2015 General Appropriations Act.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (312088).
- 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/ Joe Negron, Chair
                                   s/ Lizbeth Benacquisto, Vice Chair
s/ Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s / Jeff Brandes
                                   s / Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
                                   s/ Greg Evers
s/ Bill Galvano
s/ Miguel Diaz de la Portilla
s/ Anitere Flores
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley
                                   s/ Dorothy L. Hukill
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
                                   s/ John Legg
s/ Tom Lee
s/ Gwen Margolis, At Large
                                   s/ Bill Montford
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
s/ Maria Lorts Sachs
                                   s/ David Simmons
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Darren Soto
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
s/ John Thrasher, At Large
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Managers on the part of the Senate

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s/ Seth McKeel, Chair
                                   s/ Steve Crisafulli
                                     Vice Chair
s / Janet H. Adkins
s/ Larry Ahern
                                   s/ Ben Albritton
Bruce Antone
                                   s/ Frank Artiles
s / Dennis K. Baxley, At Large
                                   s/ Jim Boyd
Randolph Bracy
s/ Matthew H. "Matt" Caldwell
                                   s/ Douglas Vaughn "Doug"
                                     Broxson
Daphne D. Campbell
                                   Karen Castor Dentel
Gwyndolen "Gwyn" Clarke-Reed
                                   s/ Marti Coley, At Large
s / Neil Combee
                                   Janet Cruz
s/ W. Travis Cummings
                                   s/ Mark Danish
s/ Jose Felix Diaz
                                   s/ Dwight Dudley
s / Eric Eisnaugle
                                   s/ Heather Fitzenhagen
s/ Eric Fresen
                                   Reggie Fullwood
s/ Matt Gaetz
                                   s / Joseph A. "Joe" Gibbons
s/ Eduardo Gonzalez, At Large
                                     At Large
                                   s/ James W. "J.W." Grant
s/ Tom Goodson
s/ Gayle B. Harrell
                                   s/ Walter Bryan Hill
s/ Doug Holder, At Large
                                   s/ Ed Hooper
s/ Matt Hudson
                                   s/ Travis Hutson
s/ Clay Ingram
                                   Mia L. Jones, At Large
s/ Shevrin D. Jones
                                   s/ Dave Kerner
s/ Mike La Rosa
                                   s/ MaryLynn Magar
                                   s/ Charles McBurney
s/ Debbie Mayfield
s/ Larry Metz
                                   s/ George R. Moraitis, Jr.
s/ Amanda Murphy
                                   s/ Bryan Nelson
s/ Jeanette M. Nunez
                                   s/ H. Marlene O'Toole
Mark S. Pafford
                                     At Large
                                   s/ Keith Perry
s/ Kathleen C. Passidomo
                                   s/ Cary Pigman
s/ Kathleen Peters
s/ Ray Pilon
                                   s/ Bobby Powell
Jake Raburn
                                   s/ Holly Merrill Raschein
s/ Dan Raulerson
                                   s/ Lake Ray
s/ Ronald "Doc" Renuart
Betty Reed
                                   s/ Ray Rodrigues
David Richardson
Hazelle P. "Hazel" Rogers
                                   Darryl Ervin Rouson
                                     At Large
Joe Saunders
s/ Robert C. "Rob" Schenck
                                   s/ Jimmie T. Smith
                                   s/ Ross Spano
  At Large
                                   s/ Charlie Stone
s/ Linda Stewart
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Perry E. Thurston, Jr.

Dwayne L. Taylor

Managers on the part of the House

The Conference Committee Amendment for HB 5003, relating to implementing appropriations, provides the following substantive modifications for the 2014-2015 fiscal year:

Section 1 provides legislative intent that the implementing and administering provisions of this act apply to the General Appropriations Act for Fiscal Year 2014-2015.

Section 2 incorporates the Florida Education Finance Program (FEFP) work papers by reference for the purpose of displaying the calculations used by the Legislature.

Section 3 provides that funds provided for instructional materials shall be released and expended as required in the proviso language attached to Specific Appropriation 9.

Section 4 amends s. 1013.64, F.S., to provide that, notwithstanding the current formula, for the 2014-2015 fiscal year, funds appropriated for remodeling, renovation, maintenance, repairs and site improvement for existing satisfactory facilities will be allocated by prorating the total appropriation based on each school district's share of the 2013-2014 reported fixed capital outlay FTE.

Section 5 requires a "speed-up" of the levy of prior period funding adjustment millage (estimate based on 75 percent of the previous prior period millage) for districts where the local value adjustment board process delays completion of the certification of the final tax roll for longer than one year.

Section 6 provides that any district school board that generates less than \$1 million dollars in revenue from one mill of ad valorem tax shall contribute 0.75 mill, rather than 1.5 mills, for Fiscal Year 2014-2015 to the cost of funded special facilities projects.

Section 7 incorporates by reference document entitled "Medicaid Hospital Funding Programs" for the purpose of displaying the calculations used by the legislature in making appropriations for the Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs.

Section 8 provides requirements to govern the continuation of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study.

Section 9 sets prioritization guidelines for the Agency for Persons with Disabilities (APD) in moving clients from the wait list and into receiving waiver services. Requires the APD to allow an individual who meets eligibility requirements to receive home and community based services in this state if the individual's parent or legal guardian is an active-duty military service member and, at the time of the service member's transfer to Florida, the individual was receiving home and community-based services in another state.

Section 10 provides that, notwithstanding any other law, behavioral health managing entities may not conduct provider network procurements during the 2014-2015 fiscal year. Provides exceptions.

Section 11 amends of s. 296.37(1), F.S., for the 2014-2015 fiscal year, to increase the personal needs allowance for residents of State Veterans' Nursing Homes from \$35 to \$105. This will maintain parity in the amount of income that all residents are allowed to keep for incidental expenses not covered by room and board.

Section 12 requires the AHCA to ensure that nursing facility residents eligible for funds to transition to home and community based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days.

Section 13 requires the AHCA and the Department of Elder Affairs to prioritize individuals for enrollment in the Long Term Care waiver using a frailty based screening instrument resulting in a prioritization score and shall enroll individuals in the Long Term Care waiver in accordance with the assigned priority score as funds are available. The AHCA may adopt rules, pursuant to s. 409.919, F.S., and enter into interagency agreements necessary to administer s. 409.979(3), F.S. Any rules or interagency agreements adopted by the AHCA relating to the Scoring Process may delegate to the Department of Elder Affairs, pursuant to 409.978, F.S., responsibility for implementing and administering the Scoring Process, providing notice of Medicaid fair hearing rights, and responsibility for defending, as needed, the scores assigned to persons on the Long Term Care waiver waitlist in any resulting Medicaid fair hearings. The Department of Elder Affairs may delegate the provision of notice of Medicaid fair hearing rights to its contractors.

Section 14 permits the AHCA to extend the current contract for consultant services related to diagnostic related groups (DRGs) for Medicaid hospital inpatient services until June 30, 2015.

Section 15 requires the AHCA to submit a budget amendment pursuant to ch. 216, F.S., to realign funding based on the implementation of the Managed Medical Assistance component of the Statewide Medicaid Managed Care program as authorized in ch. 2011-134, L.O.F. The funding realignment shall reflect the actual enrollment changes due to the transfer of beneficiaries from fee-for-service to capitated managed care plans for medical assistance services. Notwithstanding s. 216.177, F.S., if the chair or vice chair of the Legislative Budget Commission or the President of the Senate or the Speaker of the House of Representatives timely advises the Executive Office of the Governor (EOG), in writing, that the budget amendment exceeds the delegated authority of the EOG or is contrary to legislative policy or intent, the EOG shall void the action.

Section 16 authorizes the AHCA and the Department of Health to submit a budget amendment to realign funding within and between agencies based on the implementation of the Statewide Medicaid Managed Care Medical Assistance Program for Children's Medical Services within the Department of Health. The funding realignment must reflect the actual enrollment changes due to the transfer of beneficiaries from fee-for-service to the capitated Children's Medical Services Network. The AHCA also is authorized to submit a request for non-operating budget authority to transfer the federal funds to the Department of Health, pursuant to s. 216.181(12), F.S.

Section 17 postpones when the provisions s. 409.97, F.S., relating to state and local Medicaid partnerships, become effective until the 2015-2016 fiscal year.

Section 18 provides that the provisions of s. 409.905, F.S., be waived and authorizes the AHCA to retroactively adjust hospital payment rates funded by intergovernmental transfers to align payments with appropriated intergovernmental transfer funding for Fiscal Year 2013-2014.

Section 19 provides that the provisions of s. 409.905, F.S., be waived and authorizes the ACHA to make retroactive rate adjustments for hospital inpatient reimbursements for hospitals with greater than 50 percent Medicaid utilization that reduced their charge master by at least 30 percent as of January 1, 2014.

Section 20 amends s. 216.262, F.S., to allow the EOG to request additional positions and appropriations from unallocated general revenue during the 2014-2015 fiscal year for the Department of Corrections (DOC) if the actual inmate population of the DOC exceeds certain Criminal Justice Estimating Conference forecasts. The additional positions and appropriations may be used for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population, and are subject to Legislative Budget Commission review and approval.

Section 21 authorizes Department of Legal Affairs to expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in prior years.

Section 22 amends s. 932.7055, F.S., relating to the disbursement of proceeds from the sale of forfeited property to extend for another year the authorization for a municipality to expend funds in a special law enforcement trust fund to reimburse the general fund of the municipality

for moneys advanced from the general fund to the special law enforcement trust fund prior to October 1, 2001.

Section 23 provides a limitation on the Department of Juvenile Justice's reimbursements for health care services to be 110 percent of Medicare allowable rates.

Section 24 amends s. 29.008, F.S., to notwithstand the provision requiring counties to spend 1.5 percent more on county-funded court system obligations.

Section 25 amends s. 215.18, F.S., to provide the chief justice the authority to request a trust fund loan.

Section 26 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, 2017.

Sections 27 and 28 require that fee for service of process against the Department of Financial Services or Office of Insurance Regulation be deposited to the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund.

Sections 29 and 30 remove the Department of Transportation as a member of the Joint Task Force on State Agency Law Enforcement Communications and adds the Department of Agriculture and Consumer Services as a member, for the 2014-2015 fiscal year.

Section 31 provides that, notwithstanding s. 161.143, F.S., which requires the Department of Environmental Protection (DEP) to make available at least 10 percent of the total amount appropriated in each fiscal year for statewide beach management for the highest-ranked projects on the current year's inlet management project list, for the 2014-2015 fiscal year, the amount allocated for inlet management funding is provided in the General Appropriations Act.

Section 32 provides that funds in the Land Acquisition Trust Fund may be used to support the Total Maximum Daily Loads Program and may be transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, and to the Florida Forever Trust Fund for the Florida Forever Program pursuant to nooperating budget authority under s. 216.181(12), F.S.

Section 33 amends s. 373.59., F.S., to provide for allocation of moneys from the Water Management Lands Trust Fund as follows: for an amount necessary to pay debt service on bonds issued before February 1, 2009, by the South Water Management District and the St. Johns Water Management District, \$8 million to the General Revenue Fund; and \$7.7 million to the Save our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013. Any remaining funds may be expended as provided in accordance with the General Appropriations Act.

Section 34 clarifies that the \$32 million appropriated to the DEP in ch. 2013-59, L.O.F., is transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013.

Section 35 amends s. 403.7095, F.S., relating to the solid waste management grant program to require DEP to award \$3 million of grant funds equally to counties having populations of fewer than 100,000 for waste tire, litter prevention, recycling and education, and general solid waste programs.

Section 36 amends s. 259.105, F.S., to provide that \$5 million from the Florida Forever Trust Fund be distributed to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less-than-fee interest. This section also provides that funds which reverted to the trust fund pursuant to section 56 of the 2014-2015 General Appropriations Act be provided to water management districts for land acquisitions, including less-than-fee interest, identified by the water management districts as being needed for water resource protection or ecosystem restoration.

Section 37 amends s. 259.032, F.S., to provide that monies from the Conservation and Recreation Lands Trust Fund may be transferred to the Florida Forever Trust Fund for the Florida Forever program and to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, pursuant to nonoperating budget authority under s. 216.181(12), F.S.

Section 38 amends s. 255.25001, F.S., authorizing the deposit of the proceeds from the sale of the Sanford State Farmer's Market into the Market Improvements Working Capital Trust Fund rather than the General Inspection Trust Fund. Before finalizing the sale, the department's action is subject to the notice and review procedures in s. 216.177, F.S.

Section 39 authorizes the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects. The increase in fixed capital outlay budget authority is authorized for funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation, the Gulf Coast Restoration Trust Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act), or from British Petroleum Corporation (BP) for natural resources damage assessment early restoration projects. Any continuing commitment for future appropriations by the Legislature must be specifically identified.

Section 40 authorizes the Fish and Wildlife Conservation Commission to pay a bounty for each lionfish captured and destroyed from state or adjacent federal waters during lionfish derbies.

Section 41 amends s. 339.135, F.S., to provide that the Department of Transportation (DOT) may use appropriated funds for the purpose of funding the costs of land acquisition, design and construction of multiuse trails and related facilities, but that any funds appropriated may not reduce, delete or defer any existing projects funded as of July 1, 2014, in the DOT five-year work program. Requires DOT to give funding priority to certain types of projects.

Section 42 amends s. 335.065, F.S., to provide that DOT may use funds specifically appropriated for the purpose of the acquisition and development of an integrated system of interconnected multiuse trails of statewide significance and to pay the costs of land acquisition, design and construction of trails and related facilities, but that any funds appropriated may not reduce, delete or defer any existing projects funded as of July 1, 2014, in the DOT five-year work program. Requires DOT to give priority to certain trail projects.

Section 43 provides that, notwithstanding s. 339.135(6)(c), F.S., the unobligated funds appropriated for transportation and economic development projects in Specific Appropriation 1891 of the 2013-2014 General Appropriations Act shall revert immediately.

Sections 44 and 45 amend s. 341.102, F.S., to authorize the DOT to approve and provide matching grant funding for railroad quiet zones.

Section 46 requires the Department of Highway Safety and Motor Vehicles to continue to contract with Prison Rehabilitation Industries and Diversified Enterprises, Inc., (PRIDE) for manufacturing license plates. This section requires PRIDE to rebid reflectorization sheeting used on the license plates and return 70 percent of savings to the department.

Section 47 amends s. 339.135, F.S., to authorize DOT to use up to \$15 million of appropriated funds to pay the costs of strategic and regionally significant transportation projects. Funds may be used to provide up to 75 percent of projects costs for production ready eligible projects. Preference must be given to projects that support the state's economic regions or have been identified as regionally significant in accordance with s. 339.155(4)(c), (d), and (e), F.S., and that have an increased level of non-state match.

Sections 48 and 49 amend s. 216.292, F.S., to remove language limiting scope of legislative review of "5 percent" budget transfers. The Legislature would be able to object that a proposed action exceeds delegated authority or is contrary to legislative policy and intent.

Section 50 provides that no state agency may initiate a competitive solicitation for a product or service if the completion of such competitive solicitation would require a change in law or require a change to the agency's budget other than a transfer authorized in s. 216.292(2) or (3), F.S., unless the initiation of such competitive solicitation is specifically authorized in law or in the General Appropriations Act or by the Legislative Budget Commission.

Section 51 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 52 authorizes the EOG to transfer funds in the appropriation category "Special Categories-Transfer to DMS-Human Resources Services Purchased Per Statewide Contract" of the 2014-2015 General Appropriations Act between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the DMS for human resources management services.

Section 53 amends s. 112.24, F.S., to provide that the reassignment of an employee of a state agency may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the Senate and House budget committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after the chair's receiving notice of the action, pursuant to s. 216.177, F.S. This requirement applies to state employee reassignments regardless of which agency (sending or receiving) is responsible for pay and benefits of assigned employee.

Section 54 maintains legislative salaries at the July 1, 2010 level.

Sections 55 and 56 amend s. 215.32(2)(b), F.S., in order to implement the transfer of moneys to the General Revenue Fund from trust funds in the 2014-2015 General Appropriations Act.

Section 57 provides that, in order to implement the issuance of new debt authorized in the 2014-2015 General Appropriations Act, and pursuant to the requirements of s. 215.98, F.S., the Legislature determines that the authorization and issuance of debt for the 2014-2015 fiscal year should be implemented and is in the best interest of the state.

Section 58 provides that funds appropriated for travel by state employees be limited to travel for activities that are critical to each state agency's mission. Prohibits funds from being used to travel to foreign countries, other states, conferences, staff-training or other administrative functions unless agency head approves in writing. Requires agency head to consider use of teleconferencing and electronic communication to meet needs of activity before approving travel.

Section 59 authorizes an agency may transfer funds between the data processing appropriation categories and another appropriation category for the purpose of supporting and managing its computer resources until such time as the agency's data processing function is transferred.

Section 60 provides that the EOG is authorized to transfer funds appropriated in any appropriation category used to pay for data processing in the GAA between agencies in order to align the budget authority granted with the utilization rate of each department.

Section 61 notwithstands s. 216.292(2)(a), F.S., which authorizes agency budget transfers of up to 5 percent of approved budget between categories. Except for transfers approved pursuant to sections 59 and 60 of the Implementing Bill, agencies are prohibited from transferring funds from a data center appropriation category to a category other than a data center appropriation category.

Section 62 provides that the EOG is authorized to transfer funds appropriated in the appropriations category "expenses" between agencies in order to allocate a reduction relating to SUNCOM Services.

Sections 63 and 64 amend s. 110.12315, F.S., to modify copayments associated with the state employees' group health insurance program consistent with decisions that have been made in the General Appropriations Act; to authorize the Department of Management Services, for the state employees' prescription drug program, to negotiate the pharmacy dispensing fee, to implement a 90-day supply limit program for certain maintenance drugs at retail pharmacies for state employees under certain circumstances, to maintain a list of maintenance drugs

and preferred brand name drugs; and to provide that copayments for state employees for a 90-day supply of prescription drugs at a retail pharmacy will be the same as a 90-day supply through mail order.

Section 65 specifies that no section of the bill shall take effect if the appropriations and proviso to which it relates are vetoed.

Section 66 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 67 provides a severability clause.

Section 68 provides an effective date.

Conference Committee Amendment (372617) (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 2014-2015 fiscal year.

Section 2. In order to implement Specific Appropriations 9, 10, 11, 96, and 97 of the 2014-2015 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2014-2015 fiscal year in the document titled "Public School Funding-The Florida Education Finance Program," dated April 29, 2014, 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, 2015.

Section 3. In order to implement Specific Appropriations 9 and 96 of the 2014-2015 General Appropriations Act and notwithstanding the provisions of ss. 1006.28-1006.42, 1002.20, 1003.02, 1011.62(6)(b)5., and 1011.67, Florida Statutes, relating to the expenditure of funds provided for instructional materials, for the 2014-2015 fiscal year, funds provided for instructional materials shall be released and expended as required in the proviso language for Specific Appropriation 96 of the 2014-2015 General Appropriations Act. This section expires July 1, 2015.

- Section 4. In order to implement Specific Appropriation 25 of the 2014-2015 General Appropriations Act, paragraph (a) of subsection (1) 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:
- (1)(a)1. Funds for remodeling, renovation, maintenance, repairs, and site improvement for existing satisfactory facilities shall be given priority consideration by the Legislature for appropriations allocated to the boards from the total amount of the Public Education Capital Outlay and Debt Service Trust Fund appropriated. These funds shall be calculated pursuant to the following basic formula: the building value times the building age over the sum of the years' digits assuming a 50-year building life. For modular noncombustible facilities, a 35-year life shall be used, and for relocatable facilities, a 20-year life shall be used. "Building value" is calculated by multiplying each building's total assignable square feet times the appropriate net-to-gross conversion rate found in state board rules and that product times the current average new construction cost. "Building age" is calculated by multiplying the prior year's building age times 1 minus the prior year's sum received from this subsection divided by the prior year's building value. To the net result shall be added the number 1. Each board shall receive the percentage generated by the preceding formula of the total amount appropriated for the purposes of this section.
- 2. Notwithstanding subparagraph 1., and for the 2014-2015 fiscal year only, funds appropriated for remodeling, renovation, maintenance, repairs, and site improvement for existing satisfactory facilities shall be allocated by prorating the total appropriation based on each school district's share of the 2013-2014 reported fixed capital outlay full-time equivalent student. This subparagraph expires July 1, 2015.

- Section 5. In order to implement Specific Appropriations 9 and 96 of the 2014-2015 General Appropriations Act, paragraph (e) of subsection (4) of section 1011.62, Florida Statutes, is 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:
- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
 - (e) Prior period funding adjustment millage.—
- There shall be an additional millage to be known as the Prior Period Funding Adjustment Millage levied by a school district if the prior period unrealized required local effort funds are greater than zero. The Commissioner of Education shall calculate the amount of the prior period unrealized required local effort funds as specified in subparagraph 2. and the millage required to generate that amount as specified in this subparagraph. The Prior Period Funding Adjustment Millage shall be the quotient of the prior period unrealized required local effort funds divided by the current year taxable value certified to the Commissioner of Education pursuant to sub-subparagraph (a)1.a. This levy shall be in addition to the required local effort millage certified pursuant to this subsection. Such millage shall not affect the calculation of the current year's required local effort, and the funds generated by such levy shall not be included in the district's Florida Education Finance Program allocation for that fiscal year. For purposes of the millage to be included on the Notice of Proposed Taxes, the Commissioner of Education shall adjust the required local effort millage computed pursuant to paragraph (a) as adjusted by paragraph (b) for the current year for any district that levies a Prior Period Funding Adjustment Millage to include all Prior Period Funding Adjustment Millage. For the purpose of this paragraph, there shall be a Prior Period Funding Adjustment Millage levied for each year certified by the Department of Revenue pursuant to sub-subparagraph (a)2.a. since the previous year certification and for which the calculation in sub-subparagraph 2.b. is greater
 - 2.a. As used in this subparagraph, the term:
- (I) "Prior year" means a year certified under sub-subparagraph (a) 2.a.
 - (II) "Preliminary taxable value" means:
- (A) If the prior year is the 2009-2010 fiscal year or later, the taxable value certified to the Commissioner of Education pursuant to sub-sub-paragraph (a)1.a. $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left($
- (B) If the prior year is the 2008-2009 fiscal year or earlier, the taxable value certified pursuant to the final calculation as specified in former paragraph (b) as that paragraph existed in the prior year.
- (III) "Final taxable value" means the district's taxable value as certified by the property appraiser pursuant to s. 193.122(2) or (3), if applicable. This is the certification that reflects all final administrative actions of the value adjustment board.
- b. For purposes of this subsection and with respect to each year certified pursuant to sub-subparagraph (a)2.a., if the district's prior year preliminary taxable value is greater than the district's prior year final taxable value, the prior period unrealized required local effort funds are the difference between the district's prior year preliminary taxable value and the district's prior year final taxable value, multiplied by the prior year district required local effort millage. If the district's prior year preliminary taxable value is less than the district's prior year final taxable value, the prior period unrealized required local effort funds are zero.
- c. For the 2014-2015 fiscal year only, if a district's prior period unrealized required local effort funds and prior period district required local

effort millage cannot be determined because such district's final taxable value has not yet been certified pursuant to s. 193.122(2) or (3), for the 2014 tax levy, the Prior Period Funding Adjustment Millage for such fiscal year shall be levied in 2014 in an amount equal to 75 percent of such district's most recent unrealized required local effort for which a Prior Period Funding Adjustment Millage was determined as provided in this section. Upon certification of the final taxable value for the 2013 tax roll in accordance with s. 193.122(2) or (3), the Prior Period Funding Ad $justment\ Millage\ levied\ in\ 2015\ shall\ be\ adjusted\ to\ include\ any\ shortfall$ or surplus in the prior period unrealized required local effort funds that would have been levied in 2014, had the district's final taxable value been certified pursuant to s. 193.122(2) or (3) for the 2014 tax levy. This provision shall be implemented by a district only if the millage calculated pursuant to this paragraph when added to the millage levied by the district for all purposes for the 2014-2015 fiscal year is less than or equal to the total millage levied for the 2013-2014 fiscal year. This sub-subparagraph expires July 1, 2015.

- Section 6. In order to implement Specific Appropriation 28A of the 2014-2015 General Appropriations Act and notwithstanding s. 1013.64(2), Florida Statutes, any district school board that generates less than \$1 million in revenue from a 1-mill levy of ad valorem tax shall contribute 0.75 mills for fiscal year 2014-2015 toward the cost of funded special facilities construction projects. This section expires July 1, 2015.
- Section 7. In order to implement Specific Appropriations 203, 210, 211, 212, and 215 of the 2014-2015 General Appropriations Act, the calculations for the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Reimbursement programs, and the parameters and calculations for the diagnosis-related group (DRG) methodology for hospital reimbursement, for the 2014-2015 fiscal year contained in the document titled "Medicaid Hospital Funding Programs," dated April 29, 2014, 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 Low-Income Pool, Disproportionate Share Hospital, and Hospital Reimbursement programs, and the parameters and calculations for the diagnosis-related group methodology for hospital reimbursement. This section expires July 1, 2015.
- Section 8. (1) In order to implement Specific Appropriation 490 of the 2014-2015 General Appropriations Act, the following requirements govern the continuation of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study:
- (a) Funding for completion of the study is through the Department of Health. Notwithstanding s. 287.057, Florida Statutes, the current contract may be extended until the study is completed.
- (b) The Department of Health, the Department of Health's Research Review and Advisory Committee, and the Department of Environmental Protection shall work together to provide the necessary technical oversight to complete the study.
- (c) Management and oversight of the completion of the study must be consistent with the terms of the existing contract. However, the main focus and priority shall be developing, testing, and recommending cost-effective passive technology design criteria for nitrogen reduction. Notwithstanding any other provision of law, before the study is completed, a state agency may not adopt or implement a rule or policy that:
- 1. Mandates, establishes, or implements more restrictive nitrogen reduction standards to existing or new onsite sewage treatment systems or modification of such systems; or
- 2. Directly or indirectly, such as through an administrative order issued by the Department of Environmental Protection as part of a basin management action plan adopted pursuant to s. 403.067, Florida Statutes, requires the use of performance-based treatment systems or similar technologies. However, more restrictive nitrogen reduction standards for onsite systems may be required through a basin management action plan if such plan is phased in after the study is completed.
- (d) Any systems installed at home sites are experimental in nature and shall be installed with significant field testing and monitoring. The Department of Health is specifically authorized to allow installation of these experimental systems.

- (2) This section expires July 1, 2015.
- Section 9. (1) In order to implement Specific Appropriation 268 of the 2014-2015 General Appropriations Act, and notwithstanding s. 393.065(5), Florida Statutes, individuals on the Medicaid home and community-based waiver programs wait list shall be offered a slot in the waiver as follows:
- (a) Individuals in category 1, which includes clients deemed to be in crisis as described in rule, shall be given first priority in moving from the wait list to the waiver.
- (b) Individuals in category 2 at the time of finalization of an adoption with placement in a family home, reunification with family members with placement in a family home, or permanent placement with a relative in a family home, shall be moved to the waiver.
- (c) In selecting individuals in category 3 or category 4, the Agency for Persons with Disabilities shall use the Agency for Persons with Disabilities Wait List Prioritization Tool, dated March 15, 2013. Those individuals whose needs score highest on the Wait List Prioritization Tool shall be moved to the waiver during the 2014-2015 fiscal year, to the extent funds are available.
- (2) The agency shall allow an individual who meets the eligibility requirements of s. 393.065(1), Florida Statutes, to receive home and community-based services in this state if the individual's parent or legal guardian is an active-duty military servicemember and, at the time of the servicemember's transfer to Florida, the individual was receiving home and community-based services in another state.
- (3) Upon the placement of individuals on the waiver pursuant to subsection (1), individuals remaining on the wait list are deemed not to have been substantially affected by agency action and are, therefore, not entitled to a hearing under s. 393.125, Florida Statutes, or administrative proceeding under chapter 120, Florida Statutes. This section expires July 1, 2015.
- Section 10. In order to implement Specific Appropriations 350 through 366C and 371 through 374 of the 2014-2015 General Appropriations Act, and notwithstanding any other provision of law, in order to provide consistency and continuity in the provision of mental health and substance abuse treatment services to individuals throughout the state, behavioral health managing entities contracting with the Department of Children and Families pursuant to s. 394.9082, Florida Statutes, may not conduct provider network procurements during the 2014-2015 fiscal year. Procurements are authorized when required by federal funding requirements, to procure services due to new funding, or to use available existing funds no longer allocated to a provider. The department shall amend its contracts with each managing entity, if necessary, to remove contractual provisions that have the effect of requiring a managing entity to conduct a provider network procurement during the 2014-2015 fiscal year. This section expires July 1, 2015.
- Section 11. In order to implement Specific Appropriations 572 through 577 and 578 through 580 of the 2014-2015 General Appropriations Act, subsection (3) is added to section 296.37, Florida Statutes, to read:
 - 296.37 Residents; contribution to support.—
- (3) Notwithstanding subsection (1), each resident of the home who receives a pension, compensation, or gratuity from the United States Government, or income from any other source, of more than \$105 per month shall contribute to his or her maintenance and support while a resident of the home in accordance with a payment schedule determined by the administrator and approved by the director. The total amount of such contributions shall be to the fullest extent possible, but in no case, shall exceed the actual cost of operating and maintaining the home. This subsection expires July 1, 2015.
- Section 12. In order to implement Specific Appropriation 241 of the 2014-2015 General Appropriations Act, the Agency for Health Care Administration shall ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days. This section expires July 1, 2015.

Section 13. In order to implement Specific Appropriation 242 of the 2014-2015 General Appropriations Act, the Agency for Health Care Administration and the Department of Elderly Affairs shall prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a frailty-based screening that provides a prioritization score (the "scoring process") and shall enroll individuals in the program according to the assigned priority score, as funds are available. The agency may adopt rules, pursuant to s. 409.919, Florida Statutes, and enter into interagency agreements necessary to administer s. 409.979(3), Florida Statutes. Such rules or interagency agreements adopted by the agency relating to the scoring process may delegate to the Department of Elderly Affairs, pursuant to s. 409.978, Florida Statutes, the responsibility for implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and the responsibility for defending, as needed, the scores assigned to persons on the program waitlist in any resulting Medicaid fair hearings. The Department of Elderly Affairs may delegate the provision of notice of Medicaid fair hearing rights to its contractors. This section expires July 1, 2015.

Section 14. In order to implement Specific Appropriation 189 of the 2014-2015 General Appropriations Act and notwithstanding s. 287.057, Florida Statutes, the Agency for Health Care Administration may extend through June 30, 2015, the current contract for consultant services related to Diagnostic Related Groups (DRG) for Medicaid hospital inpatient services. This section expires July 1, 2015.

Section 15. In order to implement Specific Appropriations 196 through 247 of the 2014-2015 General Appropriations Act, the Agency for Health Care Administration shall submit a budget amendment pursuant to chapter 216, Florida Statutes, to realign funding based on the implementation of the Managed Medical Assistance component of the Medicaid Managed Care program as authorized in chapter 2011-134, Laws of Florida. The funding realignment shall reflect the actual enrollment changes due to the transfer of beneficiaries from fee-for-service to capitated managed care plans for medical assistance services. Notwithstanding s. 216.177, Florida Statutes, if the chair or vice chair of the Legislative Budget Commission or the President of the Senate or the Speaker of the House of Representatives timely advises the Executive Office of the Governor, in writing, that the budget amendment exceeds the delegated authority of the Executive Office of the Governor or is contrary to legislative policy or intent, the Executive Office of the Governor shall void the action. This section expires July 1, 2015.

Section 16. In order to implement Specific Appropriations 196 through 235 and 543 of the 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 and objection procedures set forth in s. 216.177, Florida Statutes, to realign funding within and between agencies based on implementation of the Statewide Medicaid Managed Care Medical Assistance program for Children's Medical Services program of the Department of Health. The funding realignment shall reflect the actual enrollment changes due to the transfer of beneficiaries from fee-for-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, 2015.

Section 17. In order to implement Specific Appropriations 210, 212, and 215 of the 2014-2015 General Appropriations Act, subsection (5) is added to section 409.97, Florida Statutes, to read:

409.97 State and local Medicaid partnerships.—

(5) Notwithstanding subsection (1), the provisions of this section shall take effect beginning in the 2015-2016 fiscal year. This section expires July 1, 2015.

Section 18. In order to implement Specific Appropriations 210 and 215 and notwithstanding s. 409.905, Florida Statutes, in the event the Agency for Health Care Administration determines the providers' average per-discharge Automatic Intergovernmental Transfer payments and self-funded Intergovernmental Transfer payments used in paying hospitals during state fiscal year 2013-2014 differs from appropriated state fiscal year 2013-2014 intergovernmental transfer allocations, the agency shall retroactively adjust hospital payment rates to align payments with available intergovernmental transfer funding by reprocessing all hospital

claims for state fiscal year 2013-2014. Adjustments will cover differences between actual intergovernmental transfer payments and appropriated intergovernmental transfer amounts up to a limit equal to full hospital Medicaid inpatient cost. This section expires July 1, 2015.

Section 19. In order to implement Specific Appropriation 210 and notwithstanding s. 409.905, Florida Statutes, the Agency for Health Care Administration may make nonrecurring retroactive rate adjustments for hospital inpatient services for any hospital with a Medicaid utilization rate greater than 50 percent and that has reduced its chargemaster by at least 30 percent as of January 1, 2014. This section expires July 1, 2015.

Section 20. In order to implement Specific Appropriations 598 through 734 and 747 through 786 of the 2014-2015 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 2014-2015 2013 2014 fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the February 27, 2014 19, 2013, 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, 2015 2014.

Section 21. In order to implement Specific Appropriations 1322 and 1323 of the 2014-2015 General Appropriations Act, the Department of Legal Affairs may expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in previous years. This section expires July 1, 2015.

Section 22. In order to implement Specific Appropriations 1258 and 1263 of the 2014-2015 General Appropriations Act, paragraph (d) of subsection (4) of section 932.7055, Florida Statutes, is amended to read:

932.7055 Disposition of liens and forfeited property.—

- (4) The proceeds from the sale of forfeited property shall be disbursed in the following priority:
- (d) Notwithstanding any other provision of this subsection, and for the 2014-2015 2013 2014 fiscal year only, the funds in a special law enforcement trust fund established by the governing body of a municipality may be expended to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund before October 1, 2001. This paragraph expires July 1, 2015 2014.

Section 23. (1) In order to implement Specific Appropriations 1129, 1130, 1135, 1136, 1182, 1184, 1186, 1189, 1190, 1192, 1193, 1194, 1205, and 1210 of the 2014-2015 General Appropriations Act, the Department of Juvenile Justice must comply with the following reimbursement limitations:

- (a) Payments to a hospital or a health care provider may not exceed 110 percent of the Medicare allowable rate for any health care services provided if there is no contract between the department and the hospital or the health care provider providing services at a hospital.
- (b) The department may continue to make payments for health care services at the currently contracted rates through the current term of the contract if a contract has been executed between the department and a hospital or a health care provider providing services at a hospital; however, payments may not exceed 110 percent of the Medicare allowable rate

after the current term of the contract expires or after the contract is renewed during the 2014-2015 fiscal year.

- (c) Payments may not exceed 110 percent of the Medicare allowable rate under a contract executed on or after July 1, 2014, between the department and a hospital or a health care provider providing services at a hospital.
- (d) Notwithstanding paragraphs (a)-(c), the department may pay up to 125 percent of the Medicare allowable rate for health care services at a hospital that reports or has reported a negative operating margin for the previous fiscal year to the Agency for Health Care Administration through hospital-audited financial data.
- (e) The department may not execute a contract for health care services at a hospital for rates other than rates based on a percentage of the Medicare allowable rate.
- (2) As used in this section, the term "hospital" means a hospital licensed under chapter 395, Florida Statutes.
 - (3) This section expires July 1, 2015.

Section 24. In order to implement section 7 of the 2014-2015 General Appropriations Act, paragraph (c) of subsection (4) of section 29.008, Florida Statutes, is amended to read:

29.008 County funding of court-related functions.—

(4)

(c) Counties are exempt from all requirements and provisions of paragraph (a) for the 2014-2015 2013-2014 fiscal year. Accordingly, for the 2014-2015 2013-2014 fiscal year, counties shall maintain, but are not required to increase, their expenditures for the items specified in paragraphs (1)(a)-(h) and subsection (3). The requirements described in paragraph (a) shall be reinstated beginning with the 2015-2016 2014-2015 fiscal year. This paragraph expires July 1, 2015 2014.

Section 25. In order to implement section 7 of the 2014-2015 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 2014-2015 2012-2013 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 2014-2015 2012 2013 fiscal year. This subsection expires July 1, 2015 2013.

Section 26. In order to implement appropriations used for the payments of existing lease contracts for private lease space in excess of 2,000 square feet in the 2014-2015 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, 2015, and June 30, 2017, in order to reduce costs in future years. The department shall incorporate this initiative into its 2014 Master Leasing Report required under s. 255.249(7), Florida Statutes, and may use tenant broker services to explore the possibilities of colocating 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, 2014, which lists each lease contract for private office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1, 2015.

- Section 27. In order to implement Specific Appropriations 2277 through 2285 of the 2014-2015 General Appropriations Act, section 624.502, Florida Statutes, is reenacted to read:
- 624.502 Service of process fee.—In all instances as provided in any section of the insurance code and s. 48.151(3) in which service of process is authorized to be made upon the Chief Financial Officer or the director of the office, the plaintiff shall pay to the department or office a fee of \$15 for such service of process, which fee shall be deposited into the Administrative Trust Fund.

Section 28. The amendment to s. 624.502, Florida Statutes, as carried forward by this act from chapter 2013-41, Laws of Florida, expires July 1, 2015, and the text of that section shall revert to that in existence on June 30, 2013, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.

Section 29. In order to implement Specific Appropriations 2896 through 2907 of the 2014-2015 General Appropriations Act, paragraph (a) of subsection (2) of section 282.709, Florida Statutes, is amended to read:

 $282.709\,$ State agency law enforcement radio system and interoperability network.—

- (2) The Joint Task Force on State Agency Law Enforcement Communications is created adjunct to the department to advise the department of member-agency needs relating to the planning, designing, and establishment of the statewide communication system.
- (a) The Joint Task Force on State Agency Law Enforcement Communications shall consist of the following members:
- 1. A representative of the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation who shall be appointed by the secretary of the department.
- 2. A representative of the Division of Florida Highway Patrol of the Department of Highway Safety and Motor Vehicles who shall be appointed by the executive director of the department.
- 3. A representative of the Department of Law Enforcement who shall be appointed by the executive director of the department.
- 4. A representative of the Fish and Wildlife Conservation Commission who shall be appointed by the executive director of the commission.
- 5. A representative of the Department of Corrections who shall be appointed by the secretary of the department.
- 6. A representative of the Division of State Fire Marshal of the Department of Financial Services who shall be appointed by the State Fire Marshal.
- 7. A representative of the Department of Agriculture and Consumer Services Transportation who shall be appointed by the Commissioner of Agriculture secretary of the department.

Section 30. The amendment made by this act to s. 282.709, Florida Statutes, expires July 1, 2015, and the text of that section shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.

Section 31. In order to implement Specific Appropriation 1653 and section 52 of the 2014-2015 General Appropriations Act, paragraph (e) of subsection (5) of section 161.143, Florida Statutes, is amended to read:

- 161.143 Inlet management; planning, prioritizing, funding, approving, and implementing projects.—
- (5) The department shall annually provide an inlet management project list, in priority order, to the Legislature as part of the department's budget request. The list must include studies, projects, or other activities that address the management of at least 10 separate inlets and

that are ranked according to the criteria established under subsection (2).

(e) Notwithstanding paragraphs (a) and (b), and for the 2014-2015 2013-2014 fiscal year only, the amount allocated for inlet management funding is provided in the 2014-2015 General Appropriations Act. This paragraph expires July 1, 2015 2014.

Section 32. In order to implement Specific Appropriations 1583, 1627A, and 1646 and sections 53 and 54 of the 2014-2015 General Appropriations Act, paragraphs (b) and (c) of subsection (3) of section 375.041, Florida Statutes, are amended to read:

375.041 Land Acquisition Trust Fund.—

(3)

- (b) In addition to the uses allowed under paragraph (a), for the 2014-2015 2013 2014 fiscal year, moneys in the Land Acquisition Trust Fund may be transferred to support the Total Maximum Daily Loads Program as provided in the General Appropriations Act. This paragraph expires July 1,2015 2014.
- (c) For the 2014-2015 2013-2014 fiscal year only, moneys in the Land Acquisition Trust Fund may be transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, and to the Florida Forever Trust Fund for the Florida Forever program for Everglades restoration pursuant to nonoperating budget authority under s. 216.181(12). This paragraph expires July 1, 2015 2014.
- Section 33. In order to implement Specific Appropriations 1620A, 1621A, 1621B, 1621C, 1625, and 1627A and section 54 of the 2014-2015 General Appropriations Act, subsection (12) of section 373.59, Florida Statutes, is amended to read:
 - 373.59 Water Management Lands Trust Fund.—
- (12) Notwithstanding subsection (8), and for the 2014-2015 2013-2014 fiscal year only, the moneys from the Water Management Lands Trust Fund are allocated as follows:
- (a) An amount necessary to pay debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to this section, or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds.
- (b) Eight million dollars to be transferred to the General Revenue Fund. $\,$
- (c) Seven million seven hundred thousand dollars to be transferred to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013.
- (d)(e) Any remaining funds to be provided in accordance with the General Appropriations Act Three million dollars to be distributed to the Suwannee River Water Management District for springs restoration and protection projects.
- (d) Three million dollars to be distributed to the Northwest Florida Water Management District for Apalachicola Bay water quality improvement projects.
- (e) Four million dollars to be distributed to the South Florida Water Management District for J.W. Corbett Levee system improvements.
- (f) One million dollars to be distributed to the Southwest Florida Water Management District for Duck Slough/Thousand Oaks flood mitigation.
- (g) The remaining appropriation to be distributed to the Suwannee River Water Management District.

Section 34. In order to implement Specific Appropriation 1627 of the 2014-2015 General Appropriations Act, the recurring \$12 million appropriated from the General Revenue Fund and the recurring \$20 million appropriated from the Water Management Lands Trust Fund to the Department of Environmental Protection for the Restoration Strategies Regional Water Quality Plan provided in chapter 2013-59, Laws of Florida, shall be deposited into the Save Our Everglades Trust Fund within the department to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013. This section expires July 1, 2015.

Section 35. In order to implement Specific Appropriation 1700 of the 2014-2015 General Appropriations Act, subsection (5) of section 403.7095, Florida Statutes, is amended to read:

403.7095 Solid waste management grant program.—

(5) Notwithstanding any other provision of this section, and for the 2014-2015 2013 2014 fiscal year only, the Department of Environmental Protection shall award the sum of \$3 million in grants equally to counties having populations of fewer than 100,000 for waste tire and litter prevention, recycling education, and general solid waste programs. This subsection expires July 1, 2015 2014.

Section 36. In order to implement Specific Appropriations 1431A and 1583 and section 56 of the 2014-2015 General Appropriations Act, paragraph (m) of subsection (3) of section 259.105, Florida Statutes, is amended, and subsection (4) is added to that section, 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 2014-2015 $\frac{2013-2014}{2014}$ fiscal year only:
- 1. Five million dollars to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less-than-fee techniques, which will achieve the objectives of Florida Forever and s. 570.71 Ten million dollars appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for Board of Trustees Florida Forever Priority List land acquisition projects that provide conservation lands to protect the state's military installations against encroachment.
- 2. The remaining moneys appropriated from the Florida Forever Trust Fund shall be distributed only to the Division of State Lands within the Department of Environmental Protection for land acquisitions that are less-than-fee interest, for partnerships in which the state's portion of the acquisition cost is no more than 50 percent, or for conservation lands needed for military buffering or springs or water resources protection.

This paragraph expires July 1, 2015 2014.

- (4) Notwithstanding subsection (3) and for the 2014-2015 fiscal year only, the funds appropriated in section 56 of the 2014-2015 General Appropriations Act may be provided to water management districts for land acquisitions, including less-than-fee interest, identified by water management districts as being needed for water resource protection or ecosystem restoration. This subsection expires July 1, 2015.
- Section 37. In order to implement Specific Appropriations 1583 and 1627A and sections 53 and 54 of the 2014-2015 General Appropriations Act, paragraph (f) is added to subsection (11) of section 259.032, Florida Statutes, to read:
 - 259.032 Conservation and Recreation Lands Trust Fund; purpose.—

(f) For the 2014-2015 fiscal year only, moneys in the Conservation and Recreation Lands Trust Fund may be transferred to the Florida Forever Trust Fund for the Florida Forever program and to the Save Our Everglades Trust Fund to support Everglades restoration projects included in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, pursuant to nonoperating budget authority under s. 216.181(12). This subsection expires July 1, 2015

Section 38. In order to implement Specific Appropriations 1483 and 1484 of the 2014-2015 General Appropriations Act, subsection (3) is added to section 255.25001, Florida Statutes, to read:

255.25001 Department of Management Services not required to participate in PRIDE leasing process; Department of Agriculture and Consumer Services authorized to sell property without complying with specified laws, distribution of proceeds.—Notwithstanding the provisions of:

(3) Subsection (2), funds derived from the sale of property by the Department of Agriculture and Consumer Services located in Sanford, Florida, shall be deposited into the Market Improvements Working Capital Trust Fund. Before finalizing such sale, the department's proposed action shall be subject to the notice and review procedures set forth in s. 216.177. This subsection expires July 1, 2015.

Section 39. In order to implement Specific Appropriations 1727A, 1727B, 1777A, and 1843A of the 2014-2015 General Appropriations Act, paragraph (d) is added to subsection (11) of section 216.181, Florida Statutes, to read:

216.181 Approved budgets for operations and fixed capital outlay.—

(11)

(d) Notwithstanding paragraph (b) and paragraph (2)(b), and for the 2014-2015 fiscal year only, the Legislative Budget Commission may increase the amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects, including additional fixed capital outlay projects, using funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation; funds provided to the state from the Gulf Coast Restoration Trust Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act); or funds provided by the British Petroleum Corporation (BP) for natural resource damage assessment early restoration projects. Concurrent with submission of an amendment to the Legislative Budget Commission pursuant to this paragraph, any project that carries a continuing commitment for future appropriations by the Legislature must be specifically identified, together with the projected amount of the future commitment associated with the project and the fiscal years in which the commitment is expected to commence. This paragraph expires July 1, 2015.

The provisions of this subsection are subject to the notice and objection procedures set forth in s. 216.177.

Section 40. In order to implement Specific Appropriation 1839A of the 2014-2015 General Appropriations Act, the Fish and Wildlife Conservation Commission may pay a bounty for each lionfish captured and destroyed from state or adjacent federal waters during participating lionfish derbies. This section expires July 1, 2015.

Section 41. In order to implement Specific Appropriation 1913 of the 2014-2015 General Appropriations Act, paragraph (i) is added to subsection (4) of section 339.135, Florida Statutes, and subsection (5) of that section is amended, to read:

339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

- (4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.—
- (i) Notwithstanding paragraph (a), and for the 2014-2015 fiscal year only, the Department of Transportation may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically ap-

propriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2014, in the department's 5-year work program. This paragraph expires July 1, 2015.

(5) ADOPTION OF THE WORK PROGRAM.—

- The original approved budget for operational and fixed capital expenditures for the department shall be the Governor's budget recommendation and the first year of the tentative work program, as both are amended by the General Appropriations Act and any other act containing appropriations. In accordance with the appropriations act, the department shall, before the beginning of the fiscal year, adopt a final work program that includes which shall only include the original approved budget for the department for the ensuing fiscal year, together with any roll forwards approved pursuant to paragraph (6)(c), and the portion of the tentative work program for the following 4 fiscal years revised in accordance with the original approved budget for the department for the ensuing fiscal year together with the roll forwards. The adopted work program may include only those projects submitted as part of the tentative work program developed under the provisions of subsection (4), plus any projects that which are separately identified by specific appropriation in the General Appropriations Act and any roll forwards approved pursuant to paragraph (6)(c). However, any transportation project of the department which is identified by specific appropriation in the General Appropriations Act shall be deducted from the funds annually distributed to the respective district pursuant to paragraph (4)(a). In addition, the department may shall not in any year include any project or allocate funds to a program in the adopted work program that is contrary to existing law for that particular year. Projects may shall not be undertaken unless they are listed in the adopted work program.
- (b) Notwithstanding paragraph (a), and for the 2014-2015 fiscal year only, the department may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2014, in the department's 5-year work program. This paragraph expires July 1, 2015.

Section 42. In order to implement Specific Appropriation 1913 of the 2014-2015 General Appropriations Act, subsection (4) is added to section 335.065, Florida Statutes, to read:

335.065 Bicycle and pedestrian ways along state roads and transportation facilities.—

(4)(a) The department may use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. The department shall give funding priority to projects that:

- 1. Are identified by the Florida Greenways and Trails Council as priorities within the Florida Greenways and Trails System pursuant to chapter 260.
- 2. Support the transportation needs of bicyclists and pedestrians.
- 3. Have national, statewide, or regional importance.
- 4. Facilitate an interconnected system of trails by completing gaps in existing trails.
 - (b) A project funded under subsection (4) shall:
- 1. Be included in the department's work program developed pursuant to s. 339.135.
- 2. Be operated and maintained by an entity other than the department upon completion of construction. The department is not obligated to provide funds for the operation and maintenance of the project.
 - (c) This subsection expires July 1, 2015.

Section 43. In order to implement Specific Appropriation 1913 of the 2014-2015 General Appropriations Act, and notwithstanding s. 339.135(6)(c), Florida Statutes, the unobligated funds appropriated for

section expires July 1, 2015.

- Section 44. In order to implement Specific Appropriation 1890 of the 2014-2015 General Appropriations Act, subsection (10) of section 341.302, Florida Statutes, is amended to read:
- 341.302 Rail program; duties and responsibilities of the department.—The department, in conjunction with other governmental entities, including the rail enterprise and the private sector, shall develop and implement a rail program of statewide application designed to ensure the proper maintenance, safety, revitalization, and expansion of the rail system to assure its continued and increased availability to respond to statewide mobility needs. Within the resources provided pursuant to chapter 216, and as authorized under federal law, the department shall:
- (10)(a)Administer rail operating and construction programs, which programs shall include the regulation of maximum train operating speeds, the opening and closing of public grade crossings, the construction and rehabilitation of public grade crossings, and the installation of traffic control devices at public grade crossings, the approval and implementation of quiet zones, and administration the administering of the programs by the department including participation in the cost of the programs.
- (b) Provide grant funding to assist with the implementation of quiet zones that have been approved by the department, which funding may not exceed 50 percent of the nonfederal and nonprivate share of the total costs of any quiet zone capital improvement project.
- (c) Coordinate and work closely with local, state, and federal agencies to provide technical support to local agencies for the development of quiet zone plans.
- (d) Monitor crossing incidents at approved quiet zone locations and suspend the operation of a quiet zone at any time the department determines that a significant deterioration in safety is resulting from quiet zone implementation.
- Section 45. The amendments made by this act to s. 341.302, Florida Statutes, expire July 1, 2015, and the text of that section shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.
- Section 46. In order to implement Specific Appropriation 2654 of the 2014-2015 General Appropriations Act, the Department of Highway Safety and Motor Vehicles shall contract with the corporation organized pursuant to part II of chapter 946, Florida Statutes, to manufacture the current or newly redesigned license tags, such contract being in the same manner and for the same price as that paid by the department during the 2013-2014 fiscal year. The corporation shall seek sealed bids for the reflectorized sheeting used in the manufacture of such license tags, and in the event the sealed bids result in any savings in the sheeting costs, the corporation shall credit to the department an amount equal to 70 percent of the savings. The county name shall not appear on any redesigned license tag. This section expires July 1, 2015.
- Section 47. In order to implement Specific Appropriation 1913 of the 2014-2015, General Appropriations Act, paragraph (i) is added to subsection (4) of section 339.135, Florida Statutes, and subsection (5) of that section is amended, to read:
- 339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.
- (4) FUNDING AND DEVELOPING A TENTATIVE WORK PRO-GRAM.-
- (i) Notwithstanding paragraph (a) and for the 2014-2015 fiscal year only, the department may use up to \$15 million of appropriated funds to pay the costs of strategic and regionally significant transportation projects. Funds may be used to provide up to 75 percent of project costs for production-ready eligible projects. Preference shall be given to projects

regionally significant in accordance with s. 339.155(4)(c), (d), and (e), and that have an increased level of nonstate match. This paragraph expires

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(5) ADOPTION OF THE WORK PROGRAM.—

- The original approved budget for operational and fixed capital expenditures for the department shall be the Governor's budget recommendation and the first year of the tentative work program, as both are amended by the General Appropriations Act and any other act containing appropriations. In accordance with the appropriations act, the department shall, before the beginning of the fiscal year, adopt a final work program that includes which shall only include the original approved budget for the department for the ensuing fiscal year, together with any roll forwards approved pursuant to paragraph (6)(c), and the portion of the tentative work program for the following 4 fiscal years revised in accordance with the original approved budget for the department for the ensuing fiscal year together with the roll forwards. The adopted work program may include only those projects submitted as part of the tentative work program developed under the provisions of subsection (4), plus any projects that which are separately identified by specific appropriation in the General Appropriations Act and any roll forwards approved pursuant to paragraph (6)(c). However, any transportation project of the department which is identified by specific appropriation in the General Appropriations Act shall be deducted from the funds annually distributed to the respective district pursuant to paragraph (4)(a). In addition, the department may shall not in any year include any project or allocate funds to a program in the adopted work program that is contrary to existing law for that particular year. Projects may shall not be undertaken unless they are listed in the adopted work program.
- (b) Notwithstanding paragraph (a), and for the 2014-2015 fiscal year only, the department may use appropriated funds to pay the costs of strategic and regionally significant transportation projects as provided in paragraph (4)(i). Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2014, in the department's 5-year work program. This paragraph expires July 1,
- Section 48. In order to implement the salary and benefits, expenses, other personal services, contracted services, special categories and operating capital outlay categories of the 2014-2015 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
- 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 re-

view shall be limited to ensuring that the transfer is in compliance with the requirements of this paragraph.

Section 49. The amendment made by this act to s. 216.292, Florida Statutes, expires July 1, 2015, and the text of that section shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.

Section 50. In order to implement the appropriation of funds in the contracted services and expenses categories of the 2014-2015 General Appropriations Act, no state agency may 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, 2015.

Section 51. In order to implement the appropriation of funds in the appropriation category "Special Categories-Risk Management Insurance" in the 2014-2015 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, 2015.

Section 52. 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 2014-2015 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, 2015.

Section 53. In order to implement appropriations for salaries and benefits of the 2014-2015 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 2014-2015 2013-2014 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, 2015 2014.

Section 54. In order to implement Specific Appropriations 2674 and 2675 of the 2014-2015 General Appropriations Act and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2014-2015 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2015.

Section 55. In order to implement the transfer of funds to the General Revenue Fund from trust funds in the 2014-2015 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is reenacted to read:

215.32 State funds; segregation.—

- (2) The source and use of each of these funds shall be as follows:
- (b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or branch of state government receiving or collecting such moneys is responsible for their proper expenditure as provided by law. Upon the request of the state agency or branch of state government responsible for the administration of the trust fund, the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper accountability. Once an account is established, the Chief Financial Officer may authorize payment from that account only upon determining that there is sufficient cash and releases at the level of the account.
- 2. In addition to other trust funds created by law, to the extent possible, each agency shall use the following trust funds as described in this subparagraph for day-to-day operations:
- a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.
- b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.
- c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.
- d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.
- e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.
- f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.
- g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next scheduled review of the agency's trust funds pursuant to s. 215.3206.

3. All such moneys are hereby appropriated to be expended in accordance with the law or trust agreement under which they were received, subject always to the provisions of chapter 216 relating to the appropriation of funds and to the applicable laws relating to the deposit or expenditure of moneys in the State Treasury.

- 4.a. Notwithstanding any provision of law restricting the use of trust funds to specific purposes, unappropriated cash balances from selected trust funds may be authorized by the Legislature for transfer to the Budget Stabilization Fund and General Revenue Fund in the General Appropriations Act.
- b. This subparagraph does not apply to trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the Division of Licensing Trust Fund in the Department of Agriculture and Consumer Services; the State Transportation Trust Fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of Governors of the State University System, where such trust funds are for auxiliary enterprises, self-insurance, and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by the State Constitution.
- Section 56. The amendment to s. 215.32(2)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, expires July 1, 2015, 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 57. In order to implement the issuance of new debt authorized in the 2014-2015 General Appropriations Act, and pursuant to s. 215.98, Florida Statutes, the Legislature determines that the authorization and issuance of debt for the 2014-2015 fiscal year should be implemented and is in the best interest of the state. This section expires July 1, 2015.
- Section 58. In order to implement appropriations in the 2014-2015 General Appropriations Act for state employee travel, the funds appropriated to each state agency, which may be used for travel by state employees, shall be limited during the 2014-2015 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, 2015.
- Section 59. In order to implement appropriations authorized in the 2014-2015 General Appropriations Act for data center services scheduled for consolidation in the 2014-2015 fiscal year, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the consolidating agencies may request the transfer of resources between Data Processing Services appropriation categories and the appropriation categories for operations based upon changes to the consolidation schedule. This section expires July 1, 2015.
- Section 60. In order to implement Specific Appropriations 2907A through 2907L and 2926A through 2926N of the 2014-2015 General Appropriations Act, funded from the data processing appropriation category for computing services of user agencies, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated for data processing in the 2014-2015 General Appropriations Act between agencies in order to align the budget authority granted with the utilization rate of each department. This section expires July 1, 2015.
- Section 61. In order to implement appropriations authorized in the 2014-2015 General Appropriations Act for data center services, and notwithstanding s. 216.292(2)(a), Florida Statutes, except as authorized in sections 59 and 60 of this act, no agency may transfer funds from a data

- processing category to a category other than another data processing category. This section expires July 1, 2015.
- Section 62. In order to implement Specific Appropriation 2887 of the 2014-2015 General Appropriations Act, the Executive Office of the Governor may transfer funds appropriated in the appropriation category "Expenses" of the 2014-2015 General Appropriations Act between agencies in order to allocate a reduction relating to SUNCOM services. This section expires July 1, 2015.
- Section 63. In order to implement section 8 of the 2014-2015 General Appropriations Act, section 110.12315, Florida Statutes, is amended to read:
- 110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:
- (1) The department of Management Services shall allow prescriptions written by health care providers under the plan to be filled by any licensed pharmacy pursuant to contractual claims-processing provisions. Nothing in this section may be construed as prohibiting a mail order prescription drug program distinct from the service provided by retail pharmacies.
- (2) In providing for reimbursement of pharmacies for prescription medicines dispensed to members of the state group health insurance plan and their dependents under the state employees' prescription drug program:
- (a) Retail pharmacies participating in the program must be reimbursed at a uniform rate and subject to uniform conditions, according to the terms and conditions of the plan.
- (b) There shall be a 30-day supply limit for prescription card purchases, a 90-day supply limit for maintenance prescription drug purchases, and a and 90-day supply limit for mail order or mail order prescription drug purchases. The Department of Management Services may implement a 90-day supply limit program for certain maintenance drugs as determined by the department at retail pharmacies participating in the program if the department determines it to be in the best financial interest of the state.
- (c) The $\frac{1}{2}$ current pharmacy dispensing fee shall be negotiated by the department $\frac{1}{2}$ remains in effect.
 - (3) Pharmacy reimbursement rates shall be as follows:
- (a) For mail order and specialty pharmacies contracting with the department, reimbursement rates shall be as established in the contract.
- (b) For retail pharmacies, the reimbursement rate shall be at the same rate as mail order pharmacies under contract with the department.
- (4) The department shall maintain the preferred brand name drug list to be used in the administration of the state employees' prescription drug program.
 - (5) The department shall maintain a list of maintenance drugs.
- (a) Preferred provider organization health plan members may have prescriptions for maintenance drugs filled up to three times as a 30-day supply through a retail pharmacy; thereafter, prescriptions for the same maintenance drug must be filled as a 90-day supply either through the department's contracted mail order pharmacy or through a retail pharmacy.
- (b) Health maintenance organization health plan members may have prescriptions for maintenance drugs filled as a 90-day supply either through a mail order pharmacy or through a retail pharmacy.
- (6) Copayments made by health plan members for a 90-day supply through a retail pharmacy shall be the same as copayments made for a 90-day supply through the department's contracted mail order pharmacy.

- (7)(3) The department of Management Services shall establish the reimbursement schedule for prescription pharmaceuticals dispensed under the program. Reimbursement rates for a prescription pharmaceutical must be based on the cost of the generic equivalent drug if a generic equivalent exists, unless the physician prescribing the pharmaceutical clearly states on the prescription that the brand name drug is medically necessary or that the drug product is included on the formulary of drug products that may not be interchanged as provided in chapter 465, in which case reimbursement must be based on the cost of the brand name drug as specified in the reimbursement schedule adopted by the department of Management Services.
- (8)(4) The department of Management Services shall conduct a prescription utilization review program. In order to participate in the state employees' prescription drug program, retail pharmacies dispensing prescription medicines to members of the state group health insurance plan or their covered dependents, or to subscribers or covered dependents of a health maintenance organization plan under the state group insurance program, shall make their records available for this review.
- (9)(5) The department of Management Services shall implement such additional cost-saving measures and adjustments as may be required to balance program funding within appropriations provided, including a trial or starter dose program and dispensing of long-termmaintenance medication in lieu of acute therapy medication.
- (10)(6) Participating pharmacies must use a point-of-sale device or an online computer system to verify a participant's eligibility for coverage. The state is not liable for reimbursement of a participating pharmacy for dispensing prescription drugs to any person whose current eligibility for coverage has not been verified by the state's contracted administrator or by the department of Management Services.
- (11)(7) Under the state employees' prescription drug program copayments must be made as follows:
- (a) Effective January 1, 2013, for the State Group Health Insurance Standard Plan:
 - 1. For generic drug with card \$7.
 - 2. For preferred brand name drug with card \$30.
 - 3. For nonpreferred brand name drug with card \$50.
 - 4. For generic mail order drug \$14.
 - 5. For preferred brand name mail order drug \$60.
 - 6. For nonpreferred brand name mail order drug \$100.
- (b) Effective January 1, 2006, for the State Group Health Insurance High Deductible Plan:
 - 1. Retail coinsurance for generic drug with card 30%.
 - 2. Retail coinsurance for preferred brand name drug with card 30%.
- 3. Retail coinsurance for nonpreferred brand name drug with card 50%.
 - 4. Mail order coinsurance for generic drug 30%.
 - 5. Mail order coinsurance for preferred brand name drug 30%.
 - 6. Mail order coinsurance for nonpreferred brand name drug 50%.
- (c) The department of Management Services shall create a preferred brand name drug list to be used in the administration of the state employees' prescription drug program.
- Section 64. (1) The amendment to s. 110.12315(2)(b), Florida Statutes, as carried forward by this act from chapter 2013-41, Laws of Florida, expires July 1, 2015, and the text of that paragraph shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

- (2) The amendments made by this act to s. 110.12315(2)(c), Florida Statutes and present s. 110.12315(3)-(6), Florida Statutes, which this act renumbers as s. 110.12315(7)-(10), and new s. 110.12315(3)-(6), Florida Statutes, as created by this act, expire July 1, 2015, and the text of that paragraph and those subsections shall revert to those in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.
- (3) The amendment to present s. 110.12315(7)(a), Florida Statutes, as carried forward by this act from chapter 2013-41, Laws of Florida, and renumbered by this act as s. 110.12315(11)(a), Florida Statutes, expires July 1, 2015, and the text of that paragraph shall revert to that in existence on December 31, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 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 2014-2015 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.
- Section 66. If any other act passed during the 2014 Regular Session 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 67. 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 68. 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, 2014; or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and operate retroactively to July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to implementing the 2014-2015 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials be released and expended as required in specified proviso language, notwithstanding other provisions of law; amending s. 1013.64, F.S.; revising the basis for allocating fixed capital outlay funds for existing satisfactory facilities; amending s. 1011.62, F.S.; providing procedure for school districts to use in determining unrealized required local effort funds or millage under certain circumstances; providing the required ad valorem tax millage contribution by certain district school boards for funded construction projects; incorporating by reference certain calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Exemptions Programs for the 2014-2015 fiscal year; providing requirements governing the continuation of the Department of Health's Florida Onsite Sewage Nitrogen Reduction Strategies Study; prohibiting an agency from adopting or implementing a rule or policy before the study is completed; prioritizing which categories of individuals on the Agency for Persons with Disabilities' wait list will be offered slots in the Medicaid home and community-based waiver programs; allowing an individual to receive waiver services if his or her parent or guardian is an active-duty servicemember transferred to Florida and previously received these services in another state; providing that individuals remaining on the wait list are not entitled to an administrative proceeding or hearing in accordance with federal law;

prohibiting community-based behavioral mental health managing entities that have contracted with the Department of Children and Families from conducting provider network procurements under certain circumstances during the 2014-2015 fiscal year; amending s. 296.37, F.S.; revising temporarily the amount of money that a resident of a veterans' nursing home must receive from outside sources before being required to contribute to his or her maintenance and support; requiring the Agency for Health Care Administration to ensure that nursing facility residents meet certain criteria before being eligible for funds to transition to home and community-based services waivers; requiring the agency and the Department of Elderly Affairs to prioritize and enroll individuals on the Medicaid Long-Term Care Waiver program using a frailty-based screening as funding is available; authorizing rulemaking and interagency agreements; authorizing the agency to extend current contract for certain consultant services; requiring the agency to submit a specified budget amendment to realign funding as part of the Medicaid program; providing direction for the funding realignments; authorizing the Executive Office of the Governor to void the action under certain circumstances; authorizing the Agency for Health Care Administration, with the Department of Health, to submit a budget amendment to reflect certain enrollment changes within the Children's Medical Services Network; authorizing the Agency for Health Care Administration to seek nonoperating budget authority to transfer certain federal funds; amending s. 409.97, F.S.; delaying implementation of certain intergovernmental Medicaid transfers; authorizing the agency to retroactively adjust hospital payment rates under certain circumstances; providing direction for the calculation of the adjustments; authorizing the agency to make nonrecurring retroactive rate adjustments for certain hospitals providing inpatient services; amending s. 216.262, F.S.; authorizing the Department of Corrections under certain circumstances to submit a budget amendment for additional positions; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; authorizing a municipality to expend funds from its special law enforcement trust fund to reimburse the municipality's general fund for moneys advanced from the general fund before a certain date; requiring the Department of Juvenile Justice to comply with specified reimbursement limitations with respect to payments to hospitals or health care providers for health care services; authorizing certain payments pursuant to a contracted rate only until the contract expires or is renewed; defining the term "hospital" for purposes of such limitations; amending s. 29.008, F.S., relating to county funding of court-related functions; providing counties with an exemption from the requirement to annually increase certain expenditures by a specified percentage; amending s. 215.18, F.S.; providing for trust fund loans to the state court system sufficient to meet its appropriation; providing procedures for accessing and repaying the loan; directing the Department of Management Services to use a tenant broker to renegotiate or reprocure leases for office or storage space and provide a report to the Legislature; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or Office of Insurance Regulation; providing for deposit of such fees into the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund; amending s. 282.709, F.S.; revising membership of Joint Task Force on State Agency Law Enforcement Communications; amending s. 161.143, F.S.; providing for an allocation in the General Appropriations Act for inlet management funding; amending s. 375.041, F.S.; authorizing the transfer of moneys from the Land Acquisition Trust Fund to support the Total Maximum Daily Loads Program; authorizing the transfer of moneys in the Land Acquisition Trust Fund to the Save Our Everglades Trust Fund for specific Everglades restoration projects and to the Florida Forever Trust Fund for the Florida Forever program; amending s. 373.59, F.S.; revising the allocation of moneys from the Water Management Lands Trust Fund; authorizing specified funds to be deposited into the Save Our Everglades Trust Fund to support certain Everglades restoration projects; amending s. 403.7095, F.S.; requiring the Department of Environmental Protection to award a specified amount in grants to certain small counties for waste tire and litter prevention, recycling education, and solid waste programs; amending s. 259.105, F.S.; providing that certain funds in the Florida Forever Trust Fund be distributed to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands for certain less-than-fee acquisitions; authorizing certain funds in the Florida Forever Trust Fund to be provided the water management districts for land acquisitions; amending s. 259.032, F.S.; authorizing moneys from the Conservation and Recreation Lands Trust Fund to be transferred to the Florida Forever Trust Fund for the Florida Forever program; amending s. 255.25001, F.S.; authorizing funds from the sale of certain property by the Department of Agriculture and Consumer Services to be deposited into the Market Improvements Working Capital Trust Fund; amending s. 216.181, F.S.; authorizing the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects; providing direction to agencies for submitting budget amendments; authorizing the Fish and Wildlife Conservation Commission to pay a bounty for captured and destroyed lionfish in certain waters; amending s. 339.135, F.S.; authorizing the Department of Transportation to use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and related facilities; prohibiting these funds from causing the deferral, deletion, or reduction of other funded existing projects; amending s. 335.065, F.S.; authorizing the Department of Transportation to use certain funds to support the establishment of a statewide system of interconnected multiuse trails and related facilities; providing criteria for prioritizing trail projects; providing for the reversion of unobligated funds appropriated for certain transportation and economic development projects in 2013; defining the term "unobligated funds" for a limited purpose; amending s. 341.302, F.S.; revising provisions related to the Department of Transportation's responsibilities for requiring and administering quiet zones as part of the statewide rail program; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; requiring the department to contract with specified contractor for redesigned license plates; providing parameters and establishing pricing for materials used; prohibiting county names from appearing on revised license tags; amending s. 339.135, F.S.; authorizing the Department of Transportation to use funds to pay for certain transportation projects; providing criteria for determining preferred projects; amending s. 216.292, F.S.; removing a restriction on the type of review a legislative appropriations committee may make when reviewing certain notices of proposed transfers by state agencies; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and aligning amounts paid for human resource management services; amending s. 112.24, F.S.; providing conditions on the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salary of the members of the Legislature be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; authorizing the transfer of unappropriated cash balances to the general revenue or budget stabilization funds from certain trust funds; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing certain agencies to request the transfer of resources between Data Processing Services appropriation categories and appropriation categories for operation based upon changes to the data center services consolidation schedule; authorizing the Executive Office of the Governor to transfer funds for use by the state's designated primary data centers; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds between agencies in order to allocate a reduction relating to SUN-COM; reenacting and amending s. 110.12315, F.S., relating to the state employee prescription drug program; providing pharmacy reimbursement rates; requiring the Department of Management Services to maintain a preferred brand name drug list and a maintenance drug list; specifying pricing of certain copayments by health plan members; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by this act; providing severability; providing effective dates.

On motion by Senator Negron, 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. The vote on passage was:

Yeas-40

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

Navs-None

DISCLOSURE

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, HB 5201, and HB 5203 which come before the Senate floor for a vote on May 2, 2014.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5001

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford 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 relating to 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 1 (544510).
- 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/ Joe Negron, Chair
                                   s/ Joseph Abruzzo
s/ Thad Altman
                                   s/ Aaron Bean
s/ Lizbeth Benacquisto, At Large
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores
                                   s/ Bill Galvano
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley
                                   s/ Dorothy L. Hukill
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
s/ Tom Lee
                                   s/ John Legg
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
                                   s/ David Simmons
s/ Maria Lorts Sachs
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s / Darren Soto
                                   s/ Geraldine F. "Geri" Thompson
s/ Kelli Stargel
s/ John Thrasher, At Large
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Managers on the part of the Senate

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s/ Seth McKeel, Chair
                                  s/ Steve Crisafulli, Vice Chair
s/ Janet H. Adkins
                                  s/ Larry Ahern
s/ Ben Albritton
                                  Bruce Antone
s/ Frank Artiles
                                  s/ Dennis K. Baxley, At Large
s/ Jim Boyd
                                  Randolph Bracy
s/ Douglas Vaughn "Doug"
                                  s/ Matthew H. "Matt" Caldwell
  Broxson
                                  Daphne D. Campbell
Karen Castor Dentel
                                  Gwyndolen "Gwyn" Clarke-Reed
s/ Marti Coley, At Large
                                  s/ Neil Combee
Janet Cruz
                                  s/ W. Travis Cummings
s/ Mark Danish
                                  s/ Jose Felix Diaz
s/ Dwight Dudley
                                  s / Eric Eisnaugle
s/ Heather Fitzenhagen
                                  s / Eric Fresen
Reggie Fullwood
                                  s/ Matt Gaetz
s/ Joseph A. "Joe" Gibbons
                                  s/ Eduardo Gonzalez
  At Large
                                    At Large
s/ Tom Goodson
                                  s/ James W. "J.W." Grant
s/ Gayle B. Harrell
                                  s/ Walter Bryan Hill
s/ Doug Holder, At Large
                                  s/ Ed Hooper
s/ Matt Hudson
                                  s/ Travis Hutson
s/ Clay Ingram
                                  Mia L. Jones, At Large
s/ Shevrin D. Jones
                                  s/ Dave Kerner
s/ Mike La Rosa
                                  s/ MaryLynn Magar
s/ Debbie Mayfield
                                  s/ Charles McBurney
                                  s/ George R. Moraitis, Jr.
s/ Larry Metz
s/ Amanda Murphy
                                  s/ Bryan Nelson
s/ Jeanette M. Nunez
                                  s/ H. Marlene O'Toole, At Large
Mark S. Pafford
                                  s/ Kathleen C. Passidomo
s/ Keith Perry
                                  s/ Kathleen Peters
s/ Cary Pigman
                                  s/ Ray Pilon
s/ Bobby Powell
                                  Jake Raburn
s/ Holly Merrill Raschein
                                  s / Dan Raulerson
s/ Lake Ray
                                  Betty Reed
s/ Ronald "Doc" Renuart
                                  David Richardson
                                  Hazelle P. "Hazel" Rogers
s/ Ray Rodrigues
s/ Darryl Ervin Rouson, At Large
                                  Joe Saunders
s/ Robert C. "Rob" Schenck
                                  s/ Jimmie T. Smith
  At Large
                                  s/ Ross Spano
s/ Linda Stewart
                                  s/ Charlie Stone
Dwayne L. Taylor
                                  Perry E. Thurston, Jr., At Large
James W. "Jim" Waldman
                                  Clovis Watson, Jr.
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Managers on the part of the House

s/ Dana D. Young, At Large

At Large

s/ John Wood

Conference Committee Amendment (783953) (with title amendment)—Remove everything after the enacting clause and insert: The moneys contained herein are appropriated from the named funds for Fiscal Year 2014-2015 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.

Alan B. Williams, At Large

s/ Ritch Workman

A bill to be entitled

An act making appropriations; providing moneys for the annual period beginning July 1, 2014, and ending June 30, 2015, and supplemental appropriations for the period ending June 30, 2014, to pay salaries and other expenses capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state qovernment; providing effective dates.

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

The moneys contained herein are appropriated from the named funds for Fiscal Year 2014-2015 to the state agency indicated, as the amounts to be used to pay the salaries, other operational expenditures, and fixed capital outlay of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

SECTION 1 - EDUCATION ENHANCEMENT "LOTTERY" TRUST FUND

The moneys contained herein are appropriated from the Education Enhancement "Lottery" Trust Fund to the state agencies indicated.

EDUCATION, DEPARTMENT OF

Funds provided in sections 1 and 2 of this act as Grants and Aids-Special Categories or as Grants and Aids-Aid to Local Governments may be advanced quarterly throughout the fiscal year based on projects, grants, contracts, and allocation conference documents. Of the funds provided in Specific Appropriations 6, 7, 8, 67, 70, 70C, 71 through 79, and 151, 60 percent shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

3 FIXED CAPITAL OUTLAY
CLASSROOMS FIRST AND 1997 SCHOOL CAPITAL
OUTLAY BOND PROGRAMS - OPERATING FUNDS AND
DEBT SERVICE
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND

155,882,941

Funds in Specific Appropriation 3 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 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 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

152,836,215

Funds in Specific Appropriation 4 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 4 are for Fiscal Year 2014-2015 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.

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC

APPROPRIATION

5 FIXED CAPITAL OUTLAY EDUCATIONAL FACILITIES FROM EDUCATIONAL ENHANCEMENT TRUST

6,648,759

1165

Funds in Specific Appropriation 5 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 5 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.

OFFICE OF STUDENT FINANCIAL ASSISTANCE

Academic Scholars

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

266,191,952

From the funds in Specific Appropriation 6, the Bright Futures award per credit hour or credit hour equivalent for the 2014-2015 academic year shall be as follows:

4-Year Institutions
Medallion Scholars 4-Year Institutions
Gold Seal Vocational Scholars Career Certificate Program. \$ 39 Applied Technology Diploma Program. \$ 39 Technical Degree Education Program. \$ 48

The additional stipend for Top Scholars shall be \$44 per credit hour.

7 SPECIAL CATEGORIES
FIRST GENERATION IN COLLEGE MATCHING GRANT
PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND

5,308,663

From the funds provided in Specific Appropriation 7, \$1,327,166 shall be allocated to First Generation in College Matching Grant Programs at Florida colleges for need-based financial assistance as provided in section 1009.701, Florida Statutes. If required matching funds are not raised by participating Florida colleges or state universities by December 1, 2014, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at Florida colleges or state universities that have remaining unmatched private contributions.

8 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM EDUCATIONAL ENHANCEMENT TRUST

JOURNAL OF THE SENATE

SECTION 1 - EDUCATION ENHANCEMENT SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION 55,100,892 Funds in Specific Appropriation 13 are allocated in Specific Appropriation 122. These funds are provided for school district workforce education programs as defined in section 1004.02(26), Florida Funds in Specific Appropriation 8 are allocated in Specific Appropriation 75. These funds are provided for Florida Student Statutes. Assistance Grant (FSAG) public full-time and part-time programs. FLORIDA COLLEGES, DIVISION OF TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE FROM TRUST FUNDS 326,601,507 PROGRAM: FLORIDA COLLEGES 16 AID TO LOCAL GOVERNMENTS TOTAL ALL FUNDS 326,601,507 GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM PROGRAM FUND PUBLIC SCHOOLS, DIVISION OF FROM EDUCATIONAL ENHANCEMENT TRUST PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP 254,972,113 9 AID TO LOCAL GOVERNMENTS The funds in Specific Appropriation 16 shall be allocated as GRANTS AND AIDS - FLORIDA EDUCATIONAL follows: FINANCE PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST 242,352,820 College of Central Florida 5,093,051 Chipola College 2,963,166 Funds provided in Specific Appropriation 9 are allocated in Specific Appropriation 96. 10 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CLASS SIZE REDUCTION Gulf Coast State College. 4,875,934
Hillsborough Community College. 13,087,719 FROM EDUCATIONAL ENHANCEMENT TRUST 103,776,356 Funds in Specific Appropriations 10 and 97 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 \$1,325.01, for grades 4 to 8 shall be \$903.80, and for North Florida Community College 1,637,742
Northwest Florida State College 4,319,826
Palm Beach State College 12,804,319 grades 9 to 12 shall be \$905.98. The class size reduction allocation shall be recalculated based on enrollment through the October 2014 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 10 and 97, 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. 11 ATD TO LOCAL GOVERNMENTS GRANTS AND AIDS - DISTRICT LOTTERY AND SCHOOL RECOGNITION PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST UNIVERSITIES, DIVISION OF 134,582,877 Funds in Specific Appropriation 11 are provided for the Florida PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES School Recognition Program to be allocated as awards of up to \$100 per Funds in Specific Appropriations 18 through 22 shall be expended in student to qualified schools pursuant to section 1008.36, Florida accordance with operating budgets which must be approved by each university's board of trustees. If there are funds remaining after payment to qualified schools, the balance shall be allocated to all school districts based on each 18 AID TO LOCAL GOVERNMENTS district's K-12 base funding. From these funds, school districts shall GRANTS AND AIDS - EDUCATION AND GENERAL allocate up to \$5 per unweighted student to be used at the discretion of ACTIVITIES the school advisory council pursuant to section 24.121(5), Florida FROM EDUCATIONAL ENHANCEMENT TRUST Statutes. If funds are insufficient to provide \$5 per student, the 256,516,943 available funds shall be prorated. Funds in Specific Appropriation 18 shall be allocated as follows: TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP FROM TRUST FUNDS 480,712,053 TOTAL ALL FUNDS 480,712,053 University of South Florida. 34,926,900
University of South Florida, St. Petersburg. 1,623,203
University of South Florida, Sarasota/Manatee. 1,344,676 PROGRAM: WORKFORCE EDUCATION 13 AID TO LOCAL GOVERNMENTS University of West Florida 8,138,968
University of Central Florida 36,011,738 WORKFORCE DEVELOPMENT FROM EDUCATIONAL ENHANCEMENT TRUST

82,412,304

SECTION 1 - EDUCATION ENHANCEMENT

SECTION SPECIF	N 1 - EDUCATION ENHANCEMENT IC	
Flo: New	RIATION rida Gulf Coast University	1,104,243
19	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE) FROM EDUCATIONAL ENHANCEMENT TRUST FUND	12,533,877
20	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM EDUCATIONAL ENHANCEMENT TRUST FUND	9,349,672
21	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM EDUCATIONAL ENHANCEMENT TRUST FUND	5,796,416
22	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL FROM EDUCATIONAL ENHANCEMENT TRUST FUND	605,115
TOTAL:	PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM TRUST FUNDS	284,802,023
	TOTAL ALL FUNDS	284,802,023
TOTAL (OF SECTION 1	
	FROM TRUST FUNDS	1,744,867,915
	TOTAL ALL FUNDS	1,744,867,915

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 25 though 28A, 31, 32, and 32A from the Public Education Capital Outlay and Debt Service Trust Fund constitute authorized capital outlay projects within the meaning and as required by section 9(a)(2), Article XII of the State Constitution, as amended, and any other law. In accordance therewith, the moneys in the following items are authorized to be expended for the enumerated authorized capital outlay projects.

The sum designated for each project is the maximum sum to be expended for each specified phase of the project from funds accruing under section 9(a)(2), Article XII of the State Constitution. The scope of each project shall be planned so that the amounts specified shall not be exceeded, or any excess in costs shall be funded by sources other than this appropriation. Such excess costs may be funded from the Public Education Capital Outlay and Debt Service Trust Fund only as a result of fund transfers pursuant to section 216.292 (4)(c), Florida Statutes. Each project shall be constructed on the site specified. If existing facilities and acquisition of new sites are a part of these projects, each such building and site must be certified to be free of contamination, asbestos, and other hazardous materials before the facility or site may be acquired. The provisions of section 216.301 (2), Florida Statutes, shall apply to all capital outlay funds appropriated from the Public Education Capital Outlay and Debt Service Trust Fund for the Fiscal Year 2014-2015 in Specific Appropriations 25 though 28A, 31, SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 32 and 32A.

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 broadcasting, public school districts and Florida colleges.

41,123,760

Funds in Specific Appropriation 24 shall be allocated by the Board of Governors to the universities on a pro rata distribution basis in accordance with the Board of Governors Legislative Budget Request for funding from the Capital Improvements Fee Trust Fund, as approved September 12, 2013. Each board of trustees shall report to the Board of Governors the funding it allocates to each specific project.

25 FIXED CAPITAL OUTLAY
MAINTENANCE, REPAIR, RENOVATION, AND
REMODELING
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

180,649,378

Funds in Specific Appropriation 25 shall be allocated as follows:

Charter Schools	75,000,000
Public Schools	53,000,000
University Maintenance	
Florida Colleges Maintenance	5,000,000
Florida Colleges Maintenance - Critical	10,000,000

Funds in Specific Appropriation 25 for colleges and universities shall be distributed in accordance with section 1013.64(1), Florida Statutes.

Funds in Specific Appropriations 25 for charter schools shall be distributed in accordance with section 1013.62(1)(b), Florida Statutes.

Of the funds in Specific Appropriation 25 for public schools, \$3,000,000 is provided for school districts in which the average annual percent increase in the district's capital outlay full-time equivalent student membership over the previous 5 years is 2.5 percent or higher. The remaining amount for public schools, \$50,000,000, shall be allocated as specified in section 1013.64(1), Florida Statutes, as amended by HB 5003.

26 FIXED CAPITAL OUTLAY
SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

4,798,454

Funds in Specific Appropriation 26 shall be distributed among the lab schools approved pursuant to section 1002.32, Florida Statutes, based upon full-time equivalent student membership.

26A FIXED CAPITAL OUTLAY
PUTNAM COUNTY SCHOOLS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

1,000,000

27 FIXED CAPITAL OUTLAY
FLORIDA COLLEGE SYSTEM PROJECTS
FROM PUBLIC EDUCATION CAPITAL
OUTLAY AND DEBT SERVICE TRUST FUND

107,511,216

Funds in Specific Appropriation 27 shall be allocated as follows:

SECTION 2 - EDUCATION (ALL OTHER FUNDS)		SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
SPECIFIC SPECIFIC		SPECIFIC SPECIFIC	
APPROPRIATION		APPROPRIATION	
CHIPOLA COLLEGE			2,800,000
Ren/Chiller Underground Utilities -Main	2,700,000	Heiser Natural Sciences Addition	655,000
Construct Levy Center (pc) part	4,300,000	SYSTEM	1,600,000
DAYTONA STATE COLLEGE	1,300,000	Critical Deferred Maintenance	0,000,000
Rem/Add Bldg 220 - Stu Svc/Clsrm/Office - Daytona	8,000,000		, ,
Rem/ren Collegewide	3,800,000	Funds provided for Critical Deferred Maintenance to the State U	
Classroom/Lab/Office w Parking Palm Coast Complete	850,000	System shall be distributed to each university in a pro ra	
EASTERN FLORIDA STATE COLLEGE	0 400 000	consistent with amounts submitted in the November 8th, 2013	-
Construct Health Sciences - Melbourne (pc) part FLORIDA SOUTHWESTERN STATE COLLEGE (EDISON)	2,430,332	the Board of Governor's Fixed Capital Outlay Legislative Budget	Request.
Leonhardt Hall	5,000,000	28A FIXED CAPITAL OUTLAY	
Rem/Ren bldgs 1,2,3,4,6,7,9,10,29,30,32,34 - Lee		SPECIAL FACILITY CONSTRUCTION ACCOUNT	
GULF COAST STATE COLLEGE	, ,	FROM PUBLIC EDUCATION CAPITAL	
Construct STEM Bldg - Main (pc)-part	5,000,000	OUTLAY AND DEBT SERVICE TRUST FUND	59,686,264
INDIAN RIVER STATE COLLEGE		The decided and the control of the c	
Ren/Rem Buildings 4, 20-24 - St. Lucie West Campus	2,000,000	Funds in Specific Appropriation 28A shall be allocated in a with section 1013.64(2), Florida Statutes, to the following pro	
LAKE SUMTER STATE COLLEGE Construct Science Labs - Clermont (pc) part	3,000,000	with Section 1013.04(2), Florida Statutes, to the lollowing plo	Jecus:
STATE COLLEGE OF FLORIDA, MANATEE - SARASOTA	3,000,000	Glades (2nd of 3 years)	7.870.913
Rem/ren/add Bldgs 8 & 9 Library - Bradenton	8,700,000	Washington (1st of 3 years)	9,226,362
MIAMI-DADE COLLEGE	, ,	Madison (1st of 2 years)	7,600,000
Gymnasium - North	5,000,000	Levy (1st of 3 years)	
PALM BEACH STATE COLLEGE		Calhoun (1st of 3 years)	
Multipurp Clsrm/Admin Bldg, site - Loxahatchee Expansion PASCO HERNANDO STATE COLLEGE	6,000,000	Holmes (1st of 3 years)	
Construct Performing arts education center (pc) part	10.000.000	DIAIC (18t of 5 years)	0,211,200
PENSACOLA STATE COLLEGE		29 FIXED CAPITAL OUTLAY	
Baars Classroom Building (Replace Bldg 1) - Main	1,000,000	DEBT SERVICE	
POLK STATE COLLEGE		FROM CAPITAL IMPROVEMENTS FEE	01 605 565
Institute for Public Safety - Winter HavenST. JOHNS RIVER STATE COLLEGE	14,000,000	TRUST FUND FROM PUBLIC EDUCATION CAPITAL	21,685,567
Rem/Ren/Add instructional and support - Orange Park	3,301,518	OUTLAY AND DEBT SERVICE TRUST FUND	903,421,147
SANTA FE COLLEGE	3/301/310	FROM SCHOOL DISTRICT AND COMMUNITY	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Construct EMT, Law Enforcement Labs & Library-Kirkpatrick	8,100,000	COLLEGE DISTRICT CAPITAL OUTLAY	
SEMINOLE STATE COLLEGE		AND DEBT SERVICE TRUST FUND	97,941,983
Rem/Ren Bdlg L & F Classrooms/Labs/Office - Main	5,829,366	Dunda in Openifia Appropriation 20 from the Cabool Dist	mla+ amd
ST. PETERSBURG COLLEGE Bay Pines Marine Science Labs / Classrooms	2 500 000	Funds in Specific Appropriation 29 from the School Dist Community College District Capital Outlay and Debt Service T	
VALENCIA COLLEGE	2,300,000	are for Fiscal Year 2014-2015 debt service on bonds authorized	
Planning for Poinciana Campus	1,000,000	to the School Capital Outlay Amendment, subsection (d), s	
		Article XII of the State Constitution, and any other continuing	
28 FIXED CAPITAL OUTLAY		necessary or incidental to the repayment of the bonds. These	
STATE UNIVERSITY SYSTEM PROJECTS		be used to refinance any or all series if it is in the best in	
FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND	179,605,000	the state as determined by the Division of Bond Finance. If service appropriated for this program in Specific Appropr	
OUTHAI AND DEDI DERVICE IRODI FORD	177,003,000	is insufficient due to interest rate changes, issuance timing,	
Funds in Specific Appropriation 28 shall be allocated as foll	OWS:	circumstances, the amount of the insufficiency is appropriated	
		School District and Community College District Capital Outlay	and Debt
UNIVERSITY OF FLORIDA		Service Trust Fund.	
Chemistry/Chemical Biology Building		20 DIVID GARIMAI OUMIAU	
Newell Hall - Student Learning Commons	10,000,000	30 FIXED CAPITAL OUTLAY GRANTS AND AIDS - SCHOOL DISTRICT AND	
FAMU-FSU College of Engineering III- Joint Use	10.000.000	COMMUNITY COLLEGE	
FLORIDA A&M UNIVERSITY	20,000,000	FROM SCHOOL DISTRICT AND COMMUNITY	
Pharmacy Building	10,000,000	COLLEGE DISTRICT CAPITAL OUTLAY	
FLORIDA STATE UNIVERSITY		AND DEBT SERVICE TRUST FUND	28,000,000
Earth Ocean Atmospheric Sciences Building	20,000,000	24 DIVID CARTON AUGUSU	
UNIVERSITY OF SOUTH FLORIDA St. Pete. College of Business	10 000 000	31 FIXED CAPITAL OUTLAY FLORIDA SCHOOL FOR THE DEAF AND BLIND -	
Heart Health Institute		CAPITAL PROJECTS	
USF Health Morsani College of Medicine		FROM PUBLIC EDUCATION CAPITAL	
UNIVERSITY OF WEST FLORIDA		OUTLAY AND DEBT SERVICE TRUST FUND	1,057,989
Laboratory Sciences Renovation	11,000,000	mula la qualifia provided per la con-	
UNIVERSITY OF CENTRAL FLORIDA	9 000 000	Funds in Specific Appropriation 31 are provided for pre maintenance projects at the Florida School for the Deaf and the	ventative Plind
UCF - Partnership Complex Phase IV - Dept of Defense FLORIDA INTERNATIONAL UNIVERSITY	8,000,000	maintenance brolects at the Fioring School for the hear and the	DIIIIU.
Student Academic Support Center	6,800,000	32 FIXED CAPITAL OUTLAY	
Strategic Land Acquisition		PUBLIC BROADCASTING PROJECTS	
UNIVERSITY OF NORTH FLORIDA		FROM PUBLIC EDUCATION CAPITAL	
Skinner Jones Hall Renovations (North and South)	11,750,000	OUTLAY AND DEBT SERVICE TRUST FUND	2,245,750
FLORIDA GULF COAST UNIVERSITY Emergent Technologies Institute/Innovation Hub Research	7 000 000	Funds in Specific Appropriation 32 are provided for the	following
NEW COLLEGE	,,000,000	projects to correct health and safety issues at public bro	
		T T T T T T T T T T T T T T T T T T T	

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION stations: WFSU-TV/FM Tower Renovation.... 115.000 WXEL-TV Replacement of Glass, Framing, and Doors..... 529.338 WJCT-TV/FM Replacement of Lighting Grid..... 502,404 32A FIXED CAPITAL OUTLAY VOCATIONAL-TECHNICAL FACILITIES FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND 3,000,000 Funds in Specific Appropriation 32A are for the Sarasota County Technical Institute - North Point Campus. 32B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - NON-PUBLIC HIGHER EDUCATION PROJECT FROM GENERAL REVENUE FUND 5,250,000 Funds in Specific Appropriation 32B shall be allocated as follows: Stetson University Sage Science Center Office and Lab...... 3,250,000 Flagler College Hotel Ponce de Leon Building...... 2,000,000 TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,250,000 1,631,726,508 1,636,976,508 VOCATIONAL REHABILITATION For funds in Specific Appropriations 33 through 47 for the Vocational Rehabilitation Program, the Department of Education is the designated state agency for purposes of compliance with the Federal Rehabilitation Act of 1973, as amended. If the department identifies additional resources that may be used to maximize federal matching funds for the Vocational Rehabilitation Program, the department shall submit a budget amendment prior to the expenditure of the funds, in accordance with the provisions of chapter 216. Florida Statutes. APPROVED SALARY RATE 36,233,747 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND 33 SALARIES AND BENEFITS 10.157.826 FROM ADMINISTRATIVE TRUST FUND . . . 209,204 FROM FEDERAL REHABILITATION TRUST 38,721,932 34 OTHER PERSONAL SERVICES FROM FEDERAL REHABILITATION TRUST 1.467.459 35 EXPENSES FROM GENERAL REVENUE FUND 6.686 FROM FEDERAL REHABILITATION TRUST 10,625,716

Funds provided in Specific Appropriation 36 shall be distributed as follows to Florida colleges and school districts for programs serving adults with disabilities. Programs that were funded in Fiscal Year 2013-2014 are eligible for continuation funding if the program has made satisfactory progress and the application reflects effective use of resources as defined by the Department of Education. The department has the authority to redistribute any funds due to unsatisfactory progress,

10.793.484

36 AID TO LOCAL GOVERNMENTS

FUNDS

GRANTS AND AIDS - ADULTS WITH DISABILITIES

FROM GENERAL REVENUE FUND

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

ineffective use of resources, or discontinued programs.

From the funds in Specific Appropriation 36, provided that satisfactory progress was made during the 2013-2014 fiscal year, \$9,117,278 is provided for school district programs and shall be allocated as follows:

Alachua	42,500
Baker	137,099
Bay	122,532
Bradford	44,485
Brevard	302,802
Broward	921,413
Charlotte	44,182
Citrus	95,393
Collier	42,500
Columbia.	42,500
De Soto.	,
	170,000
Escambia	170,000
Flagler	535,892
Gadsden	272,048
Gulf	42,500
Hardee	42,500
Hernando	63,866
Hillsborough	286,884
Jackson	1,019,247
Jefferson	48,536
Lake	42,500
Leon.	575,512
Martin	206,377
Miami-Dade	1,125,208
Monroe	65,858
Orange	279,548
Osceola	42,500
Palm Beach	760,481
Pasco.	42,500
Pinellas	374,337
Polk	170,000
St. Johns	86,000
Santa Rosa	42,500
Sarasota	437,887
Sumter	42,500
Suwannee	60,211
Taylor	59,528
Union	65,571
Wakulla	42,500
Washington	148,881
-	

From the funds provided in Specific Appropriation 36, provided that satisfactory progress was made during the 2013-2014 fiscal year, \$876,206 is provided for Florida college programs and shall be allocated as follows:

College of Central Florida	42,500
Daytona State College	170,000
Florida State College at Jacksonville	170,000
Indian River State College	96,936
Pensacola State College	42,500
Saint Johns River State College	42,500
Santa Fe College	52,765
Seminole State College of Florida	46,505
South Florida State College	170,000
Tallahassee Community College	42,500

From the funds in Specific Appropriation 36, \$750,000 in nonrecurring general revenue is provided for the Inclusive Transition and Employment Management Program (ITEM). The funds shall be used to provide young adults with disabilities who are between the ages of 16 and 25 with transitional skills, education, and on-the-job experience to allow them to acquire and retain permanent employment.

From the funds in Specific Appropriation 36, \$50,000 in nonrecurring general revenue is provided for The WOW Center of Miami.

SPECIE	ON 2 - EDUCATION (ALL OTHER FUNDS) PIC PRIATION			SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION
37	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA ENDOWMENT FOUNDATION FOR VOCATIONAL REHABILITATION FROM GENERAL REVENUE FUND	549,823		The funds provided in Specific Appropriation 47 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.
				TOTAL: VOCATIONAL REHABILITATION
38	OPERATING CAPITAL OUTLAY FROM FEDERAL REHABILITATION TRUST			FROM GENERAL REVENUE FUND 61,811,150 FROM TRUST FUNDS
	FUND		504,986	TOTAL POSITIONS 931.00
39	SPECIAL CATEGORIES			TOTAL ALL FUNDS
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	716,815		BLIND SERVICES, DIVISION OF
	FROM FEDERAL REHABILITATION TRUST FUND		17,258,886	APPROVED SALARY RATE 10,386,379
40	SPECIAL CATEGORIES		, ,	48 SALARIES AND BENEFITS POSITIONS 299.75
40	GRANTS AND AIDS - INDEPENDENT LIVING			FROM GENERAL REVENUE FUND 4,273,836
	SERVICES	1 722 004		FROM ADMINISTRATIVE TRUST FUND 380,945 FROM FEDERAL REHABILITATION TRUST
	FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST	1,732,004		FUND
	FUND		4,949,789	49 OTHER PERSONAL SERVICES
Fur the	nds provided in Specific Appropriation e Centers for Independent Living and shall b	40 shall be al	llocated to	FROM GENERAL REVENUE FUND
the	e formula in the 2005-2007 State Plan for	Independent Liv	/ing. From	FUND
fur	e Federal Rehabilitation Trust Fund alloc ded from Social Security reimbursements	(program income		FROM GRANTS AND DONATIONS TRUST FUND
tha	at the Social Security reimbursements are av	ailable.		50 EXPENSES
	e State Plan for Independent Living may inc			FROM GENERAL REVENUE FUND 415,191
	nancial needs testing and financial part reed upon by all signatories to the plan.	icipation of cor	isumers, as	FROM ADMINISTRATIVE TRUST FUND 25,774 FROM FEDERAL REHABILITATION TRUST
_	SPECIAL CATEGORIES			FUND
41	PURCHASED CLIENT SERVICES			FUND
	FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST	37,630,954		51 AID TO LOCAL GOVERNMENTS
	FUND		113,300,759	GRANTS AND AIDS - COMMUNITY REHABILITATION FACILITIES
42	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND 847,347 FROM FEDERAL REHABILITATION TRUST
	FROM FEDERAL REHABILITATION TRUST		255 002	FUND
	FUND		377,283	52 OPERATING CAPITAL OUTLAY
43	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND
	TENANT BROKER COMMISSIONS FROM FEDERAL REHABILITATION TRUST			FROM FEDERAL REHABILITATION TRUST FUND
	FUND		97,655	C3 BOOD DEODLOGIC
44	SPECIAL CATEGORIES			53 FOOD PRODUCTS FROM FEDERAL REHABILITATION TRUST
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			54 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND	69,242		ACQUISITION OF MOTOR VEHICLES
	FROM FEDERAL REHABILITATION TRUST FUND		244,515	FROM FEDERAL REHABILITATION TRUST FUND
4.5				
45	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES			55 SPECIAL CATEGORIES GRANTS AND AIDS - CLIENT SERVICES
	FROM GENERAL REVENUE FUND	154,316		FROM GENERAL REVENUE FUND 9,262,902
	FROM FEDERAL REHABILITATION TRUST FUND		515,762	FROM FEDERAL REHABILITATION TRUST FUND
			,	FROM GRANTS AND DONATIONS TRUST
46	DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION			FUND
	SERVICES FROM FEDERAL REHABILITATION TRUST FUND		77,747	From the funds in Specific Appropriation 55, \$50,000 is provided for the Lighthouse for the Blind - Pasco/Hernando and \$150,000 is provided for the Lighthouse for the Blind - Miami.
47	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)			56 SPECIAL CATEGORIES CONTRACTED SERVICES
	FROM FEDERAL REHABILITATION TRUST			FROM GENERAL REVENUE FUND
	FUND		196,503	FROM FEDERAL REHABILITATION TRUST FUND
				1010

SECTIC SPECIF	N 2 - EDUCATION (ALL OTHER FUNDS)			SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC	
	RIATION			APPROPRIATION	
	SPECIAL CATEGORIES			68A, 69, 70A, and 70B, each institution shall submit a	proposed
	GRANTS AND AIDS - INDEPENDENT LIVING			expenditure plan to the Department of Education pursuant	to the
	SERVICES			requirements of section 1011.521, Florida Statutes.	
	FROM FEDERAL REHABILITATION TRUST		25.000	Tarkitankiana manihira fimila finin Ontalkia Rammuniakiana (F. 60	
	FUND		35,000	Institutions receiving funds from Specific Appropriations 67, 68 must submit an annual report to the Department of Education of	
58	SPECIAL CATEGORIES			the following metrics for Florida resident students:	
30	RISK MANAGEMENT INSURANCE			requirements for the year; percentage of students receiving Pell	
	FROM GENERAL REVENUE FUND	9,456		Bright Futures, and other academic aid; graduation rates; job p	placement
	FROM FEDERAL REHABILITATION TRUST			rates, and job placement rates in-field up to 120 days past gra	
	FUND		201,413	The report shall also include information for each institution	
ΕO	CDECTAL CAMECODIEC			total federal loan amounts disbursed and the total number of who received federal loans. The report must be submitted by Sept	
33	SPECIAL CATEGORIES LIBRARY SERVICES			2014 and reflect prior academic year statistics.	CHIDEL I,
	FROM GENERAL REVENUE FUND	89,735		F I I I	
	FROM GRANTS AND DONATIONS TRUST			66A SPECIAL CATEGORIES	
	FUND		100,000	GRANTS AND AIDS - MEDICAL TRAINING AND	
				SIMULATION LABORATORY	
60	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 6,000,000	
	VENDING STANDS - EQUIPMENT AND SUPPLIES FROM FEDERAL REHABILITATION TRUST			67 SPECIAL CATEGORIES	
	FUND		3,075,000	ABLE GRANTS (ACCESS TO BETTER LEARNING AND	
	FROM GRANTS AND DONATIONS TRUST		5/0/5/000	EDUCATION)	
	FUND		595,000	FROM GENERAL REVENUE FUND 5,689,500	
61	SPECIAL CATEGORIES			Funds in Specific Appropriation 67 are provided to support	
	TENANT BROKER COMMISSIONS FROM FEDERAL REHABILITATION TRUST			qualified Florida resident students at \$1,500 per student for assistance pursuant to section 1009.891, Florida Statutes.	r tultion
	FUND		18,158	assistance pursuant to section 1009.091, Fiorita Statutes.	
	FORD		10,130	The Office of Student Financial Assistance may prorate the awar	d in the
62	SPECIAL CATEGORIES			second term and provide a lesser amount if the funds appropri	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			insufficient to provide a full award to all eligible stude	
	SERVICES - HUMAN RESOURCES SERVICES			Office of Student Financial Assistance may also reallocate funds	
	PURCHASED PER STATEWIDE CONTRACT	2 022		<pre>institutions if an eligible institution fails to reach its 7 enrollment.</pre>	2014-2015
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,933	2,869	entotiment.	
	FROM FEDERAL REHABILITATION TRUST		2,003	68 SPECIAL CATEGORIES	
	FUND		93,808	GRANTS AND AIDS - HISTORICALLY BLACK	
				PRIVATE COLLEGES	
63	DATA PROCESSING SERVICES			FROM GENERAL REVENUE FUND 12,643,514	
	OTHER DATA PROCESSING SERVICES FROM FEDERAL REHABILITATION TRUST			Funds in Specific Appropriation 68 shall be allocated as follows	٠.
	FUND		686,842	runus in specific appropriacion do shair be affocaced as fortows	
			000,012	Bethune-Cookman University4	1,474,096
64	DATA PROCESSING SERVICES			Edward Waters College	3,329,526
	EDUCATION TECHNOLOGY AND INFORMATION			Florida Memorial University	
	SERVICES			Library Resources	907,844
	FROM FEDERAL REHABILITATION TRUST FUND		97,384	Funds provided in Specific Appropriation 68 shall only be	habrarva
	LOAD		91,304	for student access and retention or direct instruction purposes.	
65	DATA PROCESSING SERVICES				
	SOUTHWOOD SHARED RESOURCE CENTER			Funds in Specific Appropriation 68 for Library Resources	
	FROM FEDERAL REHABILITATION TRUST			used for the purchase of books, electronic library resources, a	
	FUND		424	related library materials pursuant to section 1006.59, Florida S	statutes.
66	DATA PROCESSING SERVICES			Funds for library resources shall be allocated equal Bethune-Cookman University, Edward Waters College, and Florida	
00	NORTHWEST REGIONAL DATA CENTER (NWRDC)			University.	HOMOTIUI
	FROM FEDERAL REHABILITATION TRUST			······································	
	FUND		210,755	68A SPECIAL CATEGORIES	
	6 1 1 1 1 - 161 .			GRANTS AND AIDS - ACADEMIC PROGRAM	
	funds provided in Specific Appropri			CONTRACTS FINANCE PROPERTY DESCRIPTION 1 222 724	
	lized for any costs related to the potential rated and managed by the Northwest Regional		1001 Space	FROM GENERAL REVENUE FUND 1,332,734	
ope	northwest negronal	-aua contoct.		Funds in Specific Appropriation 68A shall be allocated as follow	NS:
TOTAL:	BLIND SERVICES, DIVISION OF				
	FROM GENERAL REVENUE FUND	15,164,358		Barry University - BS Nursing and MSW Social Work	218,520
	FROM TRUST FUNDS		37,697,596	Barry University - School of Professional and Career	
	TOTAL DOCTOLOGO	200 75		Education	125,000
	TOTAL POSITIONS	299.75	52,861,954	Florida Institute of Technology - Enhanced Programs Nova Southeastern University - MS Speech Pathology	750,000 39,214
	TOTAL BULL FUNDS		J2,001,734	Beacon College - Tuition Assistance	200,000
PROGRA	M: PRIVATE COLLEGES AND UNIVERSITIES				, - 3 0
				69 SPECIAL CATEGORIES	
Pri	or to the disbursement of funds from Specifi	ic Appropriation	s 66A, 68,	GRANTS AND AIDS - PRIVATE COLLEGES AND	

SCHOLARSHIP PROGRAM

JOURNAL OF THE SENATE

JOURNAL OF	THE SENATE May 2, 2014
SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC	SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC
APPROPRIATION UNIVERSITIES FROM GENERAL REVENUE FUND	APPROPRIATION FROM GENERAL REVENUE FUND 1,000,000
Funds in Specific Appropriation 69 shall be allocated as follows:	73 SPECIAL CATEGORIES GRANTS AND AID - NURSING STUDENT LOAN
Embry Riddle - Aerospace Academy	REIMBURSEMENT/ SCHOLARSHIPS FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND
Barry University - School of Social Work	74 FINANCIAL ASSISTANCE PAYMENTS MARY MCLEOD BETHUNE SCHOLARSHIP FROM GENERAL REVENUE FUND 160,500 FROM STATE STUDENT FINANCIAL
70 SPECIAL CATEGORIES FLORIDA RESIDENT ACCESS GRANT FROM GENERAL REVENUE FUND	ASSISTANCE TRUST FUND
Funds in Specific Appropriation 70 are provided to support 37,453 qualified Florida resident students at \$3,000 per student for tuition assistance pursuant to s. 1009.89, Florida Statutes.	FROM GENERAL REVENUE FUND 89,500,181 FROM STUDENT LOAN OPERATING TRUST FUND
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	From the funds in Specific Appropriations 8 and 75, \$154,289,336 is provided pursuant to the following guidelines:
Office of Student Financial Assistance may also reallocate funds between institutions if an eligible institution fails to reach its 2014-2015 enrollment.	Florida Student Assistance Grant - Public Full & Part Time. 114,525,243 Florida Student Assistance Grant - Private
70A SPECIAL CATEGORIES GRANTS AND AIDS - NOVA SOUTHEASTERN UNIVERSITY - HEALTH PROGRAMS FROM GENERAL REVENUE FUND 4,734,749	Children/Spouses of Deceased/Disabled Veterans 3,115,690 Florida Work Experience 1,569,922 Rosewood Family Scholarships 256,747 Honorably Discharged Graduate Assistance Program 1,000,000
Funds are provided in Specific Appropriation 70A to support Florida residents enrolled in the Osteopathic Medicine, Optometry, Pharmacy, and Nursing programs. The university shall submit student enrollment information, by program, to the Department of Education prior to January 1, 2015.	Funds provided in Specific Appropriation 75 for the Honorably Discharged Graduate Assistance Program are provided for supplemental need-based veteran educational benefits. Funds 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.
70B SPECIAL CATEGORIES GRANTS AND AIDS - LECOM / FLORIDA - HEALTH PROGRAMS FROM GENERAL REVENUE FUND 1,691,010	From the funds in Specific Appropriation 75 for Rosewood Family Scholarships, \$196,747 is contingent upon House Bill 5101 or similar legislation expanding the number of scholarships and increasing the annual award becoming law.
Funds in Specific Appropriation 70B shall be used to support Florida residents who are enrolled in the Osteopathic Medicine or the Pharmacy Program at the Lake Erie College of Osteopathic Medicine/Bradenton. The college shall submit enrollment information for Florida residents to the Department of Education prior to January 1, 2015.	From the funds provided in Specific Appropriations 8 and 75, the maximum grant to any student from the Florida Public, Private, Career Education, and Postsecondary Assistance Grant Programs shall be \$2,610.
TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES FROM GENERAL REVENUE FUND	Institutions that received state funds in Fiscal Year 2013-2014 for student scholarships or grants administered by the Office of Student Financial Assistance shall report federal loan information to the Department of Education (DOE) prior to September 1, 2014, in a format
TOTAL ALL FUNDS	prescribed by DOE. This information shall include, by institution, the total federal loan amounts disbursed and total number of students who received federal loans.
PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 70C SPECIAL CATEGORIES	76 FINANCIAL ASSISTANCE PAYMENTS JOSE MARTI SCHOLARSHIP CHALLENGE GRANT FROM GENERAL REVENUE FUND 50,000
GRANTS AND AIDS - FLORIDA NATIONAL MERIT SCHOLARS INCENTIVE PROGRAM FROM GENERAL REVENUE FUND 2,870,820	FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND
Funds provided in Specific Appropriation 70C for the Florida National Merit Scholars Incentive Program are contingent upon House Bill 5101 or similar legislation creating the program becoming law.	77 FINANCIAL ASSISTANCE PAYMENTS TRANSFER TO THE FLORIDA EDUCATION FUND FROM GENERAL REVENUE FUND 3,000,000
71 SPECIAL CATEGORIES PREPAID TUITION SCHOLARSHIPS	TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 7,000,000	TOTAL ALL FUNDS
72 SPECIAL CATEGORIES GRANTS AND AIDS - MINORITY TEACHER SCHOLARSHIP PROGRAM	PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 78 SPECIAL CATEGORIES GRANT AND AIDS - COLLEGE ACCESS CHALLENGE GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND . . . 600,000 79 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM FEDERAL GRANTS TRUST FUND . . . 150,000 80 FINANCIAL ASSISTANCE PAYMENTS TRANSFER DEFAULT FEES TO THE STUDENT LOAN GUARANTY RESERVE TRUST FUND FROM STUDENT LOAN OPERATING TRUST 15,000 TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL FROM TRUST FUNDS 765,000 TOTAL ALL FUNDS 765,000

EARLY LEARNING

PROGRAM: EARLY LEARNING SERVICES

From the funds in Specific Appropriations 81 through 95, 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 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 5,712,450

3,486,094	100.00 4,231,152	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	81
90,414	2,078	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	82
993,048 265,163	888,621	EXPENSES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	83
15,000	5,785	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	84
1,752,885	1,242,097	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	86
		CDECTAL CAMECODIEC	07

SPECIAL CATEGORIES
GRANTS AND AIDS - PARTNERSHIP FOR SCHOOL PRADINGS

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

FROM GENERAL REVENUE FUND

From the funds in Specific Appropriation 87 in the Child Care and Development Block Grant Trust Fund, \$3,000,000 is provided for the Teacher Education and Compensation Helps Program (T.E.A.C.H.).

From the funds in Specific Appropriation 87, \$3,900,000 is provided for the Home Instruction Program for Pre-School Youngsters (HIPPY) of which \$1,400,000 is from the Welfare Transition Trust Fund and \$2,500,000 is from the Child Care and Development Block Trust Fund. The \$2,500,000 is provided to the HIPPY program to deliver high quality school readiness curriculum directly to parents so they may strengthen the cognitive and early literacy skills of at risk children. Early learning coalitions will work with HIPPY program staff to identify participant families based on poverty, parents' limited education, and willingness to actively participate in all aspects of the HIPPY program.

From the funds in Specific Appropriation 87, \$15,000,000 shall be used for the Child Care Executive Partnership Program, as defined in section 1002.94, Florida Statutes, as match to expand the provision of services to low income families at or below 200 percent of the federal poverty level. Funds for this program shall be used to match funds for statewide contracts.

From the funds in Specific Appropriation 87, \$11,988,097 is provided for the Redlands Christian Migrant Association (RCMA) to provide direct services to children eligible for the School Readiness program.

From the funds in Specific Appropriation 87, \$10,500,000 from the Child Care and Development Block Grant Trust Fund is provided for an Early Learning Performance Funding Pilot Project. The provisions for the pilot program will be developed with input from a workgroup chosen and coordinated by the Office of Early Learning. The eligible participants of the workgroup shall include the Executive Director of the Office of Early Learning, two representatives from early learning coalitions, of which one must represent a multi-county coalition, two representatives from private provider organizations, of which one must be faith-based, two representatives from organizations that provide match funding to the early learning system which may not be from the same organization as any of the members above. Early Learning Coalitions chosen to participate in the pilot program must be selected by the workgroup in order to provide statewide representation and must meet benchmarks determined by the workgroup. The funding shall be held in reserve until a budget amendment is approved by the Legislative Budget Commission. The budget amendment shall include an allocation of the funding to the early learning coalitions based on a methodology to award child care providers and instructors for improving School Readiness program outcomes. The allocation methodology must include provisions for 1) a funding differential incentive for high need populations; 2) a professional development system to significantly improve instructor quality; 3) a research-based observational system to significantly improve instructor interactions with children; and 4) alignment to Early Learning Florida to provide consistency in technical assistance and to significantly improve instructor quality. The budget amendment shall be submitted by the Office of Early Learning to the Executive Office of the Governor no later than July 15, 2014.

From the funds in Specific Appropriation 87, \$2,000,000 from the Child Care and Development Block Grant Trust Fund, is provided for the continued implementation of the University of Florida Lastinger Center Online Early Learning Professional Development System to provide early learning coalitions and providers with a system of professional development that significantly improves child care instructor quality.

From the funds in Specific Appropriation 87, \$200,000 from the General Revenue Fund, is provided for the Literacy Jump Start Pilot Project in St. Lucie County. Funds are contingent upon House Bill 85, or similar legislation, becoming law.

From the funds in Specific Appropriation 87, \$2,000,000 from the

240,595

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SECTION 2 - EDUCATION (ALL OTHER FUNDS) APPROPRIATION

General Revenue Fund, is provided to the Florida Developmental Disabilities Council to expand the Help Me Grow Florida Network. The network shall be expanded to connect children and families with information, resources, and developmental services to enhance the health, behavior, learning and development of young children.

88 SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL READINESS SERVICES

FROM GENERAL REVENUE FUND 136,967,679

FROM CHILD CARE AND DEVELOPMENT

BLOCK GRANT TRUST FUND 321.457.836 FROM FEDERAL GRANTS TRUST FUND . . . 489,286 FROM WELFARE TRANSITION TRUST FUND . 96,612,427

Funds in Specific Appropriation 88 require a match from local sources for working poor eligible participants of six percent on child care slots. In-kind match is allowable provided there is not a reduction in the number of slots or level of services from the provision of in-kind match. The Office of Early Learning may adopt a policy to grant a waiver of the six percent match requirement to a rural county that demonstrates a significant hardship in meeting the match requirement. Progress towards meeting this requirement shall be monitored by the Office of Early Learning, and shall be considered satisfactorily attained if the six percent requirement is met on a statewide basis.

For the funds in Specific Appropriation 88, expenditures for Gold Seal Quality Expenditure payments shall be reported as Direct Services. The Office of Early Learning shall have the authority to reclassify Gold Seal Quality Expenditure payments by the Early Learning coalitions and statewide contractors to meet targeted federal requirements for improving the quality of infant and toddler child care to the extent allowable in the state's approved Child Care and Development Fund Plan.

Funds in Specific Appropriation 88 are provided for the School Readiness Program and are allocated to early learning coalitions as follows:

Alachua. Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson. Brevard. Broward. Charlotte, DeSoto, Highlands, Hardee. Columbia, Hamilton, Lafayette, Union, Suwannee. Dade, Monroe. Dixie, Gilchrist, Levy, Citrus, Sumter. Duval. Escambia Hendry, Glades, Collier, Lee	7,578,255 28,019,872 13,309,690 19,360,701
Hillsborough.	41,775,427 6,669,273
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor. Manatee Marion	15,926,655 8,696,888
Martin, Okeechobee, Indian River	9,093,565 7,398,771
Okaloosa, Walton	7,399,628
OsceolaPalm Beach	6,191,303 33,556,964
Pasco, Hernando	13,610,497 28,427,180
Polk	18,566,065 14,603,453
St. Lucie	8,227,353 3,608,737
Sarasota. Seminole. Volusia, Flagler.	5,007,394 8,205,123 13,526,517

From the funds in Specific Appropriation 88, 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.

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89 SPECIAL CATEGORIES GRANTS AND AIDS - DATA SYSTEMS FOR SCHOOL READTNESS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT

BLOCK GRANT TRUST FUND

656,242

9,974

90 SPECIAL CATEGORIES

GRANTS AND AIDS- EARLY LEARNING STANDARDS

AND ACCOUNTABILITY

FROM GENERAL REVENUE FUND 4,458,892

From the funds in Specific Appropriation 90, \$1,600,000 shall be used to purchase and implement the Voluntary Prekindergarten research-based pre- and post-assessment. The instrument must assess all domains as identified in the 2011 "Florida Early Learning and Developmental Standards for Four-Year-Olds", to the maximum extent possible, and provide valid and reliable data to measure student learning gains.

From the funds in Specific Appropriation 90, \$2,858,892 is 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 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.

91	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM GENERAL REVENUE FUND	13,447
	FROM CHILD CARE AND DEVELOPMENT	
	BLOCK GRANT TRUST FUND	

92 SPECIAL CATEGORIES GRANTS AND AIDS - VOLUNTARY PREKINDERGARTEN PROGRAM FROM GENERAL REVENUE FUND 396,065,224

Funds in Specific Appropriation 92 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 2014-2015, the base student allocation per full-time equivalent student for the school year program shall be \$2,437 and the base student allocation for the summer program shall be \$2,080. 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 92 shall be allocated as follows:

Alachua	4,404,465
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson	5,025,252
Brevard	11,584,283
Broward	38,937,529
Charlotte, DeSoto, Highlands, Hardee	5,587,234
Columbia, Hamilton, Lafayette, Union, Suwannee	2,562,664
Dade, Monroe	60,539,092
Dixie, Gilchrist, Levy, Citrus, Sumter	4,223,134
Duval	24,334,189
Escambia	5,583,478
Hendry, Glades, Collier, Lee	20,386,736
Hillsborough	28,655,173
Lake	5,602,918
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor.	7,076,220
Manatee	7,253,279

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION Martin, Okeechobee, Indian River...... 5,503,861 St. Johns, Putnam, Clay, Nassau, Baker, Bradford............. 12,608,946
 St. Lucie
 6,457,852

 Santa Rosa
 2,491,642

 Seminole.
 9,571,259

 Volusia, Flagler.
 10,599,191
 93 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 27,379 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 8,392 94 DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION SERVICES FROM GENERAL REVENUE FUND 1,321,918 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 1,650,000 95 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND 50.116 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND 145,857

The funds provided in Specific Appropriation 95 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL:	PROGRAM: EARLY LEARNING SERVICES FROM GENERAL REVENUE FUND	466,118,689
	TOTAL POSITIONS	1,021,735,698

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2014-2015 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

The funds provided in Specific Appropriations 9 and 96 include continued funding of the \$480,000,000 appropriated in Specific Appropriation 87 of Chapter 2013-40, Laws of Florida, and section 26 of Chapter 2013-45, Laws of Florida, for the same purposes as the original appropriation.

Funds provided in Specific Appropriations 9 and 96 shall be allocated using a base student allocation of \$4,031.77 for the FEFP.

Funds provided in Specific Appropriations 9 and 96 for the supplemental allocation for juvenile justice education programs shall be

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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allocated pursuant to the formula provided in section 1011.62(10), Florida Statutes. The allocation factor shall be \$1,246.35.

From the funds provided in Specific Appropriations 9 and 96, juvenile justice education programs shall receive funds as provided in section 1003.52(12), Florida Statutes. Up to \$340 per student may be used for high school equivalency examination fees for juvenile justice students who pass the high school equivalency exam in full, or in part, while in a juvenile justice education program and may be used for students in juvenile justice education programs to support equipment, specially designed curricula, and industry credentialing testing fees, for students enrolled in career and technical education (CTE) courses that lead to industry recognized certifications.

The district cost differential (DCD) for each district shall be calculated pursuant to the provisions of section 1011.62(2), Florida Statutes.

From the funds provided in Specific Appropriations 9 and 96, \$48,318,959 is provided for the Sparsity Supplement as defined in section 1011.62(7), Florida Statutes, for school districts of 24,000 and fewer FTE in the 2014-2015 fiscal year.

Total Required Local Effort for Fiscal Year 2014-2015 shall be \$7,179,517,373. 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 2014-2015 shall be 0.748 mills.

If any school district levies the full 0.748 mill and it generates an amount of funds per unweighted FTE that is less than the state average amount per unweighted FTE, the school district shall receive from the funds provided in Specific Appropriations 9 and 96, a discretionary millage compression supplement that, when added to the funds generated by the district's 0.748 mill levy, shall be equal to the state average as provided in section 1011.62(5), Florida Statutes.

If any school district chooses to levy an amount not less than 0.498 mill and less than 0.748 mill, a compression supplement shall be calculated on a levy of 0.498. If a 0.498 mill levy generates an amount of funds per unweighted FTE that is less than the state average amount per unweighted FTE for 0.498 mill, the school district shall receive from the funds provided in Specific Appropriations 9 and 96, a discretionary millage compression supplement that, when added to the funds generated by a 0.498 mill levy, would be equal to the state average as provided in section 1011.62(5), Florida Statutes.

Funds provided in Specific Appropriations 9 and 96 are based upon program cost factors for Fiscal Year 2014-2015 as follows:

1.	Basic Programs A. K-3 Basic. 1.126 B. 4-8 Basic. 1.000 C. 9-12 Basic. 1.004
2.	Programs for Exceptional Students A. Support Level 4
3.	English for Speakers of Other Languages
4.	Programs for Grades 9-12 Career Education1.004

From the funds in Specific Appropriations 9 and 96, \$950,781,688 is provided to school districts as an Exceptional Student Education (ESE) Guaranteed Allocation as authorized by law to provide educational programs and services for exceptional students. Funds provided for gifted educational programs and services must primarily be focused on advanced mathematics and science curriculum and enrichment with instruction provided by an in-field teacher. The ESE Guaranteed Allocation funds are provided in addition to the funds for each

exceptional student in the per FTE student calculation. Each district's ESE Guaranteed Allocation for the 2014-2015 appropriation shall not be recalculated during the school year. School districts that provided educational services in 2013-2014 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 9 and 96, 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

The Declining Enrollment Supplement shall be calculated based on 25 percent of the decline between the prior year and current year unweighted FTE students.

From the funds in Specific Appropriations 9 and 96, \$64,456,019 is provided for Safe Schools activities and shall be allocated as follows: \$62,660 shall be distributed to each district, and the remaining balance shall be allocated as follows: two-thirds based on the latest official Florida Crime Index provided by the Department of Law Enforcement and one-third based on each district's share of the state's total unweighted student enrollment. Safe Schools activities include: (1) after school programs for middle school students; (2) middle and high school programs for correction of specific discipline problems; (3) other improvements to enhance the learning environment, including implementation of conflict resolution strategies; (4) behavior driven intervention programs that include anger and aggression management strategies; (5) alternative school programs for adjudicated youth that may include a web-based virtual system that results in mastery and certification. competency or credentials in the following inter-related counseling disciplines necessary for success in education and the work environment. including adjustment, educational, employment and optimal mental health areas that will include, but are not limited to, anger and impulse control, depression and anxiety, self-esteem, respect for authority, personal behavior, goal setting, time and stress management, social and workplace adjustment, substance use and abuse, workplace soft skills, communication skills, work ethic, the importance of timeliness, attendance and the self-marketing skills for future educational and/or employment opportunities; (6) suicide prevention programs; (7) bullying prevention and intervention; (8) school resource officers; and (9) detection dogs. Each district shall determine, based on a review of its existing programs and priorities, how much of its total allocation to use for each authorized Safe Schools activity. The Department of Education shall monitor compliance with reporting procedures contained in section 1006.147, Florida Statutes. If a district does not comply with these procedures, the district's funds from the Safe Schools allocation shall be withheld and reallocated to the other school districts. Each school district shall report to the Department of Education the amount of funds expended for each of the eight activities.

From the funds in Specific Appropriations 9 and 96, \$642,089,342 is for Supplemental Academic Instruction to be provided throughout the school year pursuant to section 1011.62 (1)(f), Florida Statutes. From these funds, at least \$75,000,000, together with funds provided in the district's research-based reading instruction allocation and other available funds, shall be used by districts with one or more of the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading, or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools.

The Department of Education shall provide guidance to school districts for documentation of the expenditures for the additional hour of instruction to ensure that all local, state, and federal funds are maximized for the total instructional program and that the funds used for the additional hour of instruction in these 300 schools do not supplant federal funds. School districts shall submit a report to the Department of Education in a format prepared by the department that includes summary information, including funding sources, expenditures and student outcomes for each of the participating schools that shall be submitted to the Speaker of the House of Representatives, President of the Senate, and Governor by September 30, 2015. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds in Specific Appropriations 9 and 96, \$130,000,000 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction. The amount of \$115,000 shall be allocated to each district and the remaining balance shall be allocated based on each district's proportion of the total K-12 base funding. From these funds, at least \$15,000,000 shall be used to provide an additional hour of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment pursuant to sections 1008.22(3) and 1011.62(9), Florida Statutes. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds provided in Specific Appropriations 9 and 96, \$223,382,911 is provided for Instructional Materials including \$11,795,824 for Library Media Materials, \$3,224,192 for the purchase of science lab materials and supplies, \$10,000,000 for dual enrollment instructional materials, and \$3,015,624 for the purchase of digital instructional materials for students with disabilities. The growth allocation per FTE shall be \$294.00 for the 2014-2015 fiscal year. School districts shall pay for instructional materials used for the instruction of public high school students who are earning credit toward high school graduation under the dual enrollment program as provided in section 1011.62(1)(i), Florida Statutes.

From the funds provided for Instructional Materials, \$165,000,000 shall be available to school districts to purchase instructional content as well as electronic devices and technology equipment and infrastructure. The purchases made in the 2014-2015 fiscal year must comply with the minimum or recommended requirements for instructional content, hardware, software, networking, security and bandwidth and the number of students per device as developed and published by the department. Prior to release of the funds by the department to the school districts, each school district shall certify to the Commissioner of Education an expenditure plan for the purchase of instructional content and technology. If the district intends to use any portion of the funds for $% \left(1\right) =\left(1\right) \left(1\right) \left($ technology, the district must certify that it has the instructional content necessary to provide instruction aligned to the adopted statewide benchmarks and standards. If the district intends to use the funds for technology the district must include an expenditure plan for the purchase of electronic devices and technology equipment and infrastructure that demonstrates the alignment of devices and equipment with the minimum or recommended requirements. The department shall provide a report to the Legislature on or before March 1, 2015 that summarizes the district expenditures for these funds.

From funds provided in Specific Appropriations 9 and 96, \$424,875,855 is provided for Student Transportation as provided in section 1011.68, Florida Statutes.

From funds provided in Specific Appropriations 9 and 96, \$45,286,750 is provided for the Teachers Classroom Supply Assistance Program and shall be given to teachers pursuant to section 1012.71, Florida Statutes. The allocation shall not be recalculated during the school

From the funds in Specific Appropriations 9 and 96, \$40,000,000 is provided to school districts to support digital classrooms. Funds shall be calculated as follows: \$250,000 shall be the minimum for each district, and the remaining balance shall be allocated based on each district's share of the state's total unweighted student enrollment. Funds for the Florida Digital Classrooms allocation shall be contingent on House Bill 5101 or similar legislation becoming law.

Funds provided in Specific Appropriations 9 and 96 for the Virtual Education Contribution shall be allocated pursuant to the formula provided in section 1011.62(11), Florida Statutes. The contribution shall be based on \$5,230 per FTE.

Districts may charge a fee for grades K-12 voluntary, non-credit summer school enrollment in basic program courses. The amount of any student's fee shall be based on the student's ability to pay and the student's financial need as determined by district school board policy.

From the funds in Specific Appropriations 9 and 96, school districts may execute an appropriate contract for full-time virtual instruction through K-8 virtual schools that received funds from Specific Appropriation 93 of chapter 2008-152, Laws of Florida. School districts may expend a negotiated amount per student for each student who was enrolled and served during the 2013-2014 fiscal year and who is re-enrolled and eliqible to be served during the 2014-2015 fiscal year. Each of the K-8 virtual schools shall provide to the Department of Education the name and address of each student who was enrolled and served during the 2013-2014 fiscal year and who is re-enrolled and is eligible to be served during the 2014-2015 fiscal year. The department shall verify the eligibility of the students, assist with placement of each student in a school district virtual instruction program regardless of the student's district of residence, and assist the school district with executing an appropriate contract with an approved K-8 virtual school for payment for virtual instruction for each student. The maximum number of students to be funded pursuant to this provision is the number of students served in the 2013-2014 fiscal year.

AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - CLASS SIZE REDUCTION FROM GENERAL REVENUE FUND FROM STATE SCHOOL TRUST FUND 2,823,166,322 86.161.098

Funds in Specific Appropriations 10 and 97 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 \$1,325.01, for grades 4 to 8 shall be \$903.80, and for grades 9 to 12 shall be \$905.98. The class size reduction allocation shall be recalculated based on enrollment through the October 2014 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 10 and 97, 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 9,910,606,245 FROM TRUST FUNDS 256,330,372

> TOTAL ALL FUNDS 10,166,936,617

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

Of the funds provided for regional education consortium programs and school district matching grants in Specific Appropriations 98, 104 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 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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third quarter. The Department of Education shall disburse the funds to eligible entities within 30 days of release.

Funds provided in Specific Appropriations 98 through 113, excluding 105 and 106, shall only be used to serve Florida students.

98 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - INSTRUCTIONAL MATERIALS FROM GENERAL REVENUE FUND

1.230.000

Funds provided in Specific Appropriation 98 shall be allocated as

Learning Through Listening..... Panhandle Area Education Consortium (PAEC)..... 300 000

99 SPECIAL CATEGORIES

GRANTS AND AIDS - ASSISTANCE TO LOW PERFORMING SCHOOLS

FROM GENERAL REVENUE FUND 5.000.000

Funds in Specific Appropriation 99 may be used to contract for the operation of the Florida Partnership for Minority and Underrepresented Student Achievement and to achieve the partnership's mission as provided in section 1007.35, Florida Statutes. The funds shall be expended for professional development for Advanced Placement classroom teachers.

100 SPECIAL CATEGORIES

GRANTS AND AIDS - MENTORING/STUDENT ASSISTANCE INITIATIVES FROM GENERAL REVENUE FUND

Funds provided in Specific Appropriation 100 shall be allocated as

Advancement via Individual Determination (AVID)	500,000
Best Buddies	900,000
Big Brothers, Big Sisters	
Boys and Girls Club of Manatee - New DeSoto Club	500,000
Florida Alliance of Boys and Girls Clubs	5,013,500
Take Stock in Children	6,250,000
Teen Trendsetters	1,100,000
YMCA State Alliance/YMCA Reads	2,764,972

From the funds in Specific Appropriation 100, \$500,000 is provided to implement a pilot program to reward success of students in need of assistance to become college ready and enrolled in the Advancement Via Individual Determination (AVID) elective class who performed in rigorous coursework during the 2013-2014 school year. School districts shall report student enrollments from the 2013-2014 school year in the AVID elective during the October student membership survey. Each school district shall be rewarded \$325 per full-time equivalent student enrolled in the AVID elective who also receives a score of 4 or higher on an International Baccalaureate subject examination; score of E or higher on an Advanced International Certificate of Education subject examination; score of 3 or higher on the College Board Advanced Placement Examination; or, for students in grades 6-8, receives a passing score on the algebra end of course examination. Each school district shall allocate the funds received from this bonus award funding to the school whose students generate the funds. Funds shall be expended solely for the payment of costs associated with the school's AVID system which include annual membership fees; professional development and training for program coordinators, teachers, and tutors; instructional supplies and materials; and compensation for tutors. Funds shall be awarded to the school districts no later than January 1, 2015. If the total bonus amount is greater than the funds provided in this appropriation, then each district's amount shall be prorated based on the number of students who earned qualifying scores in each district.

100A SPECIAL CATEGORIES

PERFORMANCE ADJUSTMENTS TO SCHOOL DISTRICTS

FROM GENERAL REVENUE FUND 2,500,000

Funds provided in Specific Appropriation 100A are for school districts that provided teacher salary increases based on performance results under section 1012.34, Florida Statutes, as required in Specific Appropriation 87, chapter 2013-40, Laws of Florida. An award amount of \$50,000 shall be provided to each of the following school districts and lab schools: Bay, Broward, Clay, Escambia, Flagler, Gadsden, Gilchrist, Highlands, Hillsborough, Lake, Lee, Madison, Martin, Nassau, Okeechobee, Orange, St. Johns, Sumter, Taylor, Volusia, Wakulla, FAMU Lab School, FAU Palm Beach Lab School, FSU Broward Lab School and UF Lab School, and the balance shall be allocated by the Department of Education based on the total FTE for each of the eliqible entities.

101 SPECIAL CATEGORIES GRANTS AND AIDS - COLLEGE REACH OUT PROGRAM FROM GENERAL REVENUE FUND 1,500,000

From the funds in Specific Appropriation 101, \$500,000 is provided for statewide competitive grants to increase the workforce readiness of high school 11th and 12th graders enrolled in the College Reach Out Program (CROP). Applicants must be currently funded CROP institutions. Priority will be given to programs that: demonstrate partnerships with a regional workforce board and municipal government; provide match to leverage state resources; link industry certifications in high school to either employment or postsecondary articulation; demonstrate previous youth internships and work experiences; provide summer residential experience for participants to reside on college campus for a week-long enrichment camp; and provide summer bridge engagement for graduating seniors to ensure transition to work or postsecondary education..

102 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND LEARNING RESOURCES CENTERS FROM GENERAL REVENUE FUND 2,700,000

Funds provided in Specific Appropriation 102 shall be allocated to the Multidisciplinary Educational Services Centers as follows:

University of Florida	450,000
University of Miami	450,000
Florida State University	450,000
University of South Florida	450,000
University of Florida Health Science Center at Jacksonville.	450,000
Keiser University	450,000

Each center shall provide a report to the Department of Education by September 1, 2014, for the 2013-2014 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.

104 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL DISTRICT MATCHING GRANTS PROGRAM FROM GENERAL REVENUE FUND 4,500,000

Funds in Specific Appropriation 104 are provided as challenge grants to public school district education foundations for programs that serve low-performing students, technical career education, literacy initiatives, Science, Technology, Engineering, Math (STEM) Education initiatives, increased teacher quality and/or increased graduation rates. The amount of each grant shall be equal to the private contribution made to a qualifying public school district education foundation. In-kind contributions shall not be considered for matching purposes. Administrative costs for the program shall not exceed five percent.

Before any funds provided in Specific Appropriation 104 may be

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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.

105	SPECIAL CATEGORIES TEACHER AND SCHOOL ADMINISTRATOR DEATH BENEFITS		
	FROM GENERAL REVENUE FUND	18,000	
106	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	754,974	64,952
107	SPECIAL CATEGORIES GRANTS AND AIDS - AUTISM PROGRAM FROM GENERAL REVENUE FUND	9,000,000	

Funds provided in Specific Appropriation 107 shall be allocated as follows:

Florida Atlantic University	856,065
Florida State University (College of Medicine)	1,267,477
University of Central Florida	1,351,754
University of Florida (College of Medicine)	1,094,613
University of Florida (Jacksonville)	1,140,703
University of Miami (Department of Psychology)	
including \$355,853 for activities in Broward County	
through Nova Southeastern University	1,710,896
University of South Florida/Florida Mental Health Institute.	1,578,492

The Department of Education upon request by the Autism Centers may reallocate funds provided in Specific Appropriation 107 based on the funding formula used by the centers.

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, 2014.

108	SPECIAL CATEGORIES	
	GRANTS AND AIDS - REGIONAL EDUCATION	
	CONSORTIUM SERVICES	
	FROM GENERAL REVENUE FUND	2,545,390

From the funds in Specific Appropriation 108, \$1,100,000 is provided for the Florida Virtual Curriculum Marketplace to support small and rural districts with digital learning tools, digital resources, technical support and professional development opportunities for schools in the Panhandle Area Education Consortium (PAEC), Northeast Florida Education Consortium (NEFEC) and Heartland Consortiums and for schools in districts with 24,000 or fewer FTE students.

109	SPECIAL CATEGORIES	
	TEACHER PROFESSIONAL DEVELOPMENT	
	FROM GENERAL REVENUE FUND 14,4	62,548
	FROM FEDERAL GRANTS TRUST FUND	134,580,906

Funds provided from General Revenue in Specific Appropriation 109 shall be allocated as follows:

Florida Association of District School	
Superintendents Training	1,000,000
Principal of the Year	29,426
School Related Personnel of the Year	6,182
Teacher of the Year	68,730
Administrator Professional Development	8,358,210
Teach for America	5.000.000

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 provided in Specific Appropriation 109 for Teacher of the Year, \$50,000 is for an annual Teacher of the Year Summit.

From the funds provided in Specific Appropriation 109 for the Florida Association of District School Superintendents, \$500,000 is provided for student acceleration options training to be used to train superintendents and other school district staff on acceleration options for students and performance funding.

From the funds in Specific Appropriation 109 for Administrator Professional Development, \$7,358,210 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. Funds shall be allocated based on an approved training plan and 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 funds provided in Specific Appropriation 109 for Administrator Professional Development, up to \$1,000,000 shall be used by the department to provide statewide resources approved by the commissioner, which may include training, for improving school leadership practices that are linked to increased student achievement. The department shall use \$500,000 to select an external organization that can demonstrate a record of improving school leadership practices that lead to increased student achievement. The organization selected by the department must provide on-site and job-embedded leadership training to school districts participating in a School House Funding Pilot Program, including, but not limited to, data-driven instruction and developing a high-performing leadership team. The Broward, Duval, Pinellas, Gilchrist, and Wakulla school districts must each select at least one middle and high school to participate in the pilot program for the 2014-2015 school year and notify the department of the selected schools no later than August 1, 2014.

110 SPECIAL CATEGORIES

GRANTS AND AIDS - STRATEGIC STATEWIDE INITIATIVES

FROM GENERAL REVENUE FUND

Funds in Specific Appropriation 110 shall be allocated as follows:

21,400,000

Funds in Specific Appropriation 110 for Personal Learning Scholarship Accounts are contingent on Senate Bill 1512 or similar legislation becoming law.

Contingent upon House Bill 5101 or similar legislation becoming law, the Department of Education shall prepare a budget amendment to transfer the funds appropriated for the Career and Education Planning System in Specific Appropriation 110 to the University of West Florida.

111 SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL ENHANCEMENTS

FROM GENERAL REVENUE FUND 30,086,600

To extend the unique means for better educating students, funds in Specific Appropriation 111 shall be allocated as follows:

Academic Tourney	200,000
African American Task Force	100,000
Agenda 2020 City of St. Petersburg	975,000
AMI Kids - Gadsden	
Arts for a Complete Education/Florida Alliance	
for Arts Education	110,952
AVID Highlands County	520,203

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

PPROPRIATION	
Black Male Explorers	314,701
Caribbean Chamber Student Summer Entrepreneurship	100,000
CDC of Tampa - Work Readiness Training	200,000
City of Hialeah Education Academy	500,000
Coral Gables Environmental Sustainability Design	
Education Program	200,000
Coral Springs Safety Town	250,000
Culinary Training/Professional Training Kitchen	200,000
Destination Graduation	500,000
EO Wilson Biophillia Center	100,000
Florida Afterschool Network/Ounce of Prevention	
Fund of Florida	300,000
Florida Children's Initiative	1,500,000
Florida Healthy Choices Coalition/E3 Family Solutions	200,000
Florida Holocaust Museum	300,000
Florida Youth Challenge Academy	750,000
Girl Scouts of Florida	499,635
Glades Career Readiness Roundtable/West Tech	177,033
Construction Academy	426,628
Governor's School for Space Science and Technology	500,000
Here's Help Opa Locka	500,000
Hialeah Gardens Educational Center Programs	1,870,000
Holocaust Memorial Miami Beach	150,000
Holocaust Task Force.	100,000
In Search of Me Cafe	100,000
Jobs for America's Graduates	3,000,000
Knowledge is Power Program (KIPP) Jacksonville	900,000
Lauren's Kids	3,800,000
Learning for Life	1,919,813
Marie Selby Botanical Gardens	500,000
MBF Boat Safety/CPR Program	,
	100,000
Men of Vision	100,000
Mourning Family Foundation	200,000
Mourning Family Foundation	500,000
New Horizon	100,000
New Horizon Northwest Florida Ballet Public School	150,000
	247,471
Okaloosa County - Science and Technology	250 000
Education Middle School	250,000
PARC-Project Search Pasco Regional STEM School/Tampa Bay Region Aeronautics	100,000
	1,500,000
Pinellas Education Foundation - Career Path Planning	250,000
Project PASS JROTC Junior Leadership Corps	170,000
Project SOS Expansion	301,184
Project to Advance School Success (PASS)	608,983
Sandra DeLucca Development Center	200,000
Single Gender Schools - Broward County Public Schools Single Gender Schools - Duval County Public Schools	150,000
ORT International Middle Cabeal Digital Mathematics	150,000
SRI International Middle School Digital Mathematics	750,000
State Science Fair	72,032
The SEED School of Miami	1,400,000
Tune into Reading	250,000
Visible Men Academy	50,000
Workforce Advantage Academy	100,000
YMCA Tech Smart - Tampa Bay	100,000
YMCA Youth in Government	200,000

Funds provided in Specific Appropriation 111 for the Learning for Life program are eligible to be used in any public school.

From the funds provided in Specific Appropriation 111 for the Florida Children's Initiative (FCI), \$500,000 shall be provided to the Miami Children's Initiative, Inc., \$500,000 shall be provided to the New Town Success Zone, and \$500,000 shall be provided to the Parramore Kidz Zone.

Funds provided in Specific Appropriation 111 for the Florida After School Network are allocated to the Ounce of Prevention Fund of Florida for the Genesis Center in Lake County to offer an academic after school program to Title 1 eligible students. The program shall emphasize science, technology, engineering and mathematics to prepare students for college and career opportunities. A report on student academic outcomes shall be delivered to the Governor, the Commissioner of Education, the President of the Senate and the Speaker of the House of Representatives no later than 90 days following the end of the 2014-2015 school year.

38,552

2,333,354

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION 112 SPECIAL CATEGORIES GRANTS AND AIDS - EXCEPTIONAL EDUCATION

FROM GENERAL REVENUE FUND 4,613,726

FROM FEDERAL GRANTS TRUST FUND . . .

Funds in Specific Appropriation 112 from the General Revenue Fund are provided for:

Auditory-Oral Education Grants	500,000
Communication/Autism Navigator	2,600,000
Family Cafe	250,000
Special Olympics	250,000

Funds in Specific Appropriation 112 for Family Cafe are supplemental and shall not be used to replace or supplant current funds awarded for the Family Cafe Project.

Funds provided in Specific Appropriation 112 for Communication/Autism Navigator shall be awarded to the Florida State University College of Medicine for statewide implementation of an exceptional student education communication/autism navigator that includes core strategies and interventions through the Early Steps Program to increase the number of full integration placements of exceptional students into the standard classroom.

Funds provided in Specific Appropriation 112 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 eliqible student as described in the application and shall provide a report documenting expenditures for the 2014-2015 fiscal year to the Department of Education by June 1,

Funds in Specific Appropriation 112, shall include, but not be limited to, allocations for the Florida Diagnostic and Learning Resource System (FDLRS) Associate Centers and the Florida Instructional Materials Center for the Visually Impaired.

SPECIAL CATEGORIES

FLORIDA SCHOOL FOR THE DEAF AND THE BLIND FROM GENERAL REVENUE FUND 44,402,436 FROM ADMINISTRATIVE TRUST FUND . . . 460.000 FROM FEDERAL GRANTS TRUST FUND . . . 2,267,681 FROM GRANTS AND DONATIONS TRUST 1,752,387

From the funds in Specific Appropriation 113, 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, 2015, 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

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION during the 2014-2015 fiscal year.

114 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND

219,925 FROM ADMINISTRATIVE TRUST FUND . . .

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP FROM GENERAL REVENUE FUND 168,642,321

FROM TRUST FUNDS 141,497,832

TOTAL ALL FUNDS 310,140,153

PROGRAM: FEDERAL GRANTS K/12 PROGRAM

115 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS FROM GRANTS AND DONATIONS TRUST

> 3,999,420

116 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FEDERAL GRANTS AND AIDS

FROM ADMINISTRATIVE TRUST FUND . . . 353.962 FROM FEDERAL GRANTS TRUST FUND . . . 1,512,358,793

117 SPECIAL CATEGORIES DOMESTIC SECURITY

FROM FEDERAL GRANTS TRUST FUND . . . 5,409,971

TOTAL: PROGRAM: FEDERAL GRANTS K/12 PROGRAM FROM TRUST FUNDS 1.522.122.146

TOTAL ALL FUNDS 1,522,122,146

PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES

118 SPECIAL CATEGORIES CAPITOL TECHNICAL CENTER

FROM GENERAL REVENUE FUND 324.624

118A SPECIAL CATEGORIES

FEDERAL EQUIPMENT MATCHING GRANT

FROM GENERAL REVENUE FUND 450,000

Funds provided in Specific Appropriation 118A shall be provided to the nine public television and radio stations based on the proportional share of the unmatched balances for equipment purchased in anticipation of the state match for participation in the U.S. Department of Commerce, Federal Equipment Matching Grant Program.

119 SPECIAL CATEGORIES

GRANTS AND AIDS - PUBLIC BROADCASTING

FROM GENERAL REVENUE FUND 10,207,609

The funds provided in Specific Appropriation 119 shall be allocated as follows:

Statewide Governmental and Cultural Affairs Programming	497,522
Florida Channel Closed Captioning	340,862
Florida Channel Year Round Coverage	2,272,414
Florida PBS Learning Media Content Library	1,000,000
Public Radio Stations	1,300,000
Public Television Stations	3,996,811
Satellite Transponder	800,000

From the funds provided in Specific Appropriation 119, "Governmental Affairs for Public Television" shall be produced by the same contractor selected by the Legislature to produce "The Florida Channel".

Funds provided in Specific Appropriation 119 for Public Television Stations shall be allocated \$307,447 for each public television station

as recommended by the Commissioner of Education. Public Radio Stations shall be allocated \$100,000 per station.

From the funds provided in Specific Appropriation 119 for the Florida Channel Satellite Transponder Operations, the Florida Channel shall contract for the leasing, management and operation of the state transponder with the same public broadcasting station that produces the Florida Channel.

Funds provided in Specific Appropriation 119 for the Florida PBS Learning Media Content Library shall be used for customizing digital content.

TOTAL: PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES FROM GENERAL REVENUE FUND 10,982,233

TOTAL ALL FUNDS 10.982.233

PROGRAM: WORKFORCE EDUCATION

120 ATD TO LOCAL GOVERNMENTS PERFORMANCE BASED INCENTIVES FROM GENERAL REVENUE FUND

4,982,722

From the funds in Specific Appropriation 120, \$4,982,722 shall be provided by the Department of Education to district workforce education programs for students who earn industry certifications during the 2014-2015 fiscal year. Funding shall be based on students who earn industry certifications in the following occupational areas: health science to include surgical technology, orthopedic technology, dental assisting technology, practical nursing, medical coder/biller, medical assisting, certified nursing assistant, emergency medical technician and paramedic, clinical lab technician, EKG technician, pharmacy technician, and clinical hemodialysis technician; automotive service technology; auto collision repair and refinishing; medium/heavy duty truck technician; cyber security; cloud virtualization; network support services; computer programming; computer-aided drafting; advanced manufacturing; electrician; and welding; or, industry certifications for Federal Aviation Administration airframe mechanics and power plant mechanics; and heating, ventilation and air conditioning technician. Funding is limited to one certification per student per academic year for programs that are not linked to occupations on the 2014-2015 Florida Statewide Demand Occupations List. On June 1, 2015, if any funds remain, the balance shall be allocated for performance in adult general education programs based on student performance as measured by learning gains, placements, and special populations served indexed to the proportional share of the funds available. These performance funds shall not be awarded for certifications earned through continuing workforce education programs.

Industry certifications earned by students enrolled in the 2013-2014 academic year which were eliqible to be included in the funding allocation for the 2013-2014 fiscal year and were not included in the final disbursement due to the early data reporting deadline may be reported by districts and included in the Department of Education's allocation of funds for the 2014-2015 fiscal year.

School districts shall maintain documentation for student attainment of industry certifications that are eligible for performance funding. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts. If a district is unable to comply, the district shall refund the performance funding to the state

AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ADULT BASIC EDUCATION FEDERAL FLOW-THROUGH FUNDS FROM FEDERAL GRANTS TRUST FUND . . .

41,552,472

122 AID TO LOCAL GOVERNMENTS WORKFORCE DEVELOPMENT

FROM GENERAL REVENUE FUND 287,132,184

From the funds in Specific Appropriation 13 from the Educational

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Enhancement Trust Fund and Specific Appropriation 122 from the General Revenue Fund, \$369,544,488 is provided for school district workforce education programs as defined in section 1004.02(26), Florida Statutes, and is allocated as follows:

Alachua	197,339
Baker	132,141
Bay	3,151,116
Bradford	984,411
Brevard	3,420,675
Broward	71,472,463
Calhoun	86,959
Charlotte	2,528,378
Citrus	2,688,261
Clay	847,812
Collier	8,291,946
Columbia	299,577
Miami-Dade	79,272,335
DeSoto.	637,176
Dixie	66,726
Escambia.	•
	4,799,731
Flagler	1,780,859
Franklin	73,155
Gadsden	559,873
Glades	76,159
Gulf	155,209
Hamilton	70,581
Hardee	236,515
Hendry	224,482
Hernando	726,245
Hillsborough	27,966,241
Indian River	1,059,190
Jackson	299,502
Jefferson	91,544
Lafayette	70,298
Lake	4,868,423
Lee	9,704,616
Leon	6,287,075
Liberty	117,598
Madison	70,155
Manatee	9,346,968
Marion	3,901,683
Martin	1,281,811
Monroe.	807,080
Nassau	604,669
Okaloosa	2,205,403
Orange	33,401,545
Osceola	6,159,721
Palm Beach.	17,026,477
Pasco.	2,502,267
Pinellas	25,808,527
Polk	9,498,822
Saint Johns	4,406,365
Santa Rosa.	1,731,091
Sarasota.	, ,
	7,447,645
Sumter	102,718
Suwannee	884,995
Taylor	1,061,876
Union	97,301
Wakulla	171,354
Walton	682,225
Washington	3,039,653
Washington Sp	59,526
DOE Workforce Student Information System Pilot	4,000,000

From the funds provided in Specific Appropriation 122, \$4,000,000 is provided to the Department of Education for development and implementation of a postsecondary Workforce Education Student Information System Pilot. The department shall determine districts to participate in the pilot based on the highest priority of need. The department is authorized to select a school district to serve as the coordinator of the pilot program for assistance in development and deployment of the student information system in districts chosen by the department to participate in the pilot program. The system shall include

student registration and reporting and tracking of instructional hours, student achievement levels, and industry credentials. Additional features of the system shall provide an on-line student registration with debit/credit card payment capability; case-management of all students enrolling, including time on task and achievement benchmarks; case management for awarding and tracking student financial assistance; integrated electronic gradebook and student attendance components, including a student progression system to track student progress by course / program; an email system; capability to custom design multi-functional dashboards for use by administrators, teachers, and counselors; and standardized data reports that can be used to improve and enhance student achievement and school performance.

Tuition and fee rates are established for the 2014-2015 fiscal year as follows:

For programs leading to a career certificate or an applied technology diploma, the standard tuition shall be \$2.33 per contact hour for residents. For nonresidents, the out-of-state fee shall be \$6.99 per contact hour in addition to the standard tuition of \$2.33 per contact hour.

For adult general education programs, 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(26), 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 13, 120, and 122 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 8 percent of the fee revenues that would otherwise be collected.

From the funds provided in Specific Appropriations 13 and 122, each school district shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts.

District superintendents shall certify that workforce education enrollment and performance data used for funding allocations to districts is accurate and complete in accordance with reporting timelines established by the Department of Education. Upon certification, the district data shall be considered final for purposes of use in state funding formulas. After the final certification, the Department of Education may request a supplemental file in the event that a district has reported a higher level of enrollment or performance than was actually achieved by the district.

124 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS
FROM FEDERAL GRANTS TRUST FUND . . .

72,144,852

124A SPECIAL CATEGORIES
GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL
ENHANCEMENTS

FROM GENERAL REVENUE FUND 1,393,000

The funds in Specific Appropriation 124A shall be allocated as follows:

Courth Browles Adult Community Education Conton	E00 000
South Apopka Adult Community Education Center	500,000
Adults with Disabilities Workforce Education Pilot Program	43,000
Lotus House Women's Shelter	100,000
Bay Welding Program for Shipbuilding	250,000
Smart Horizons Online Career Education	500,000

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

The funds allocated in Specific Appropriation 124A for Smart Horizons Online Career Education are provided to prepare adults for transition into the workplace by establishing a pilot program through public library locations. A report shall be provided to the Department of Education by June 15, 2015, for the 2014-2015 fiscal year that shall include the following: (1) the number of adults served, (2) the number of courses completed, (3) the number of career certificate programs completed, (4) the number of diplomas granted, and (4) the number of libraries in each district served.

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

125 AID TO LOCAL GOVERNMENTS
PERFORMANCE BASED INCENTIVES
FROM GENERAL REVENUE FUND

5,000,000

Funds in the amount of \$5,000,000 are provided in Specific Appropriation 125 to colleges for students who earn industry certifications during the 2014-2015 academic year. Funding shall be based on students who earn industry certifications in the following occupational areas: public safety, health sciences, automotive service technology, auto collision repair and refinishing, cyber security, cloud virtualization, network support services, computer programming, advanced manufacturing, electrician, welding, Federal Aviation Administration airframe mechanics, power plant mechanics, pharmacy technicians, and heating, ventilation and air conditioning technicians. The Department of Education shall distribute the awards by June 1, 2015 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 to schools who have earned awards, based on the percentage of earned certifications. By October 31, 2014, 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 2013-2014 academic year which were eligible to be included in the funding allocation for the 2013-2014 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 2014-2015 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.

126 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM
PROGRAM FUND
FROM GENERAL REVENUE FUND 877,451,626

Funds provided in Specific Appropriation 126 are provided for operating funds and approved baccalaureate programs, and shall be allocated as follows:

Eastern Florida State College	33,107,624
Broward College	66,517,926
College of Central Florida	17,527,039
Chipola College	10,197,332
Daytona State College	39,824,050
Florida SouthWestern State College	24,245,513
Florida State College at Jacksonville	59,881,458
Florida Keys Community College	5,092,558

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Gulf Coast State College	16,779,858
Hillsborough Community College	45,039,595
Indian River State College	36,784,234
Florida Gateway College	10,418,093
Lake-Sumter State College	10,371,915
State College of Florida, Manatee-Sarasota	17,677,323
Miami Dade College	135,118,077
North Florida Community College	5,636,066
Northwest Florida State College	14,866,090
Palm Beach State College	44,064,312
Pasco-Hernando State College	21,547,465
Pensacola State College	26,865,372
Polk State College	21,172,522
Saint Johns River State College	13,868,691
Saint Petersburg College	53,482,092
Santa Fe College	27,727,122
Seminole State College of Florida	29,951,477
South Florida State College	12,303,849
Tallahassee Community College	24,544,546
Valencia College	52,839,427

Prior to the disbursement of funds in Specific Appropriations 16 and 126, 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.

Beginning with the Fall 2014 semester, tuition and fee rates are established for the 2014-2015 fiscal year as follows:

For advanced and professional, postsecondary vocational, developmental education, and educator preparation institute programs, standard tuition shall be \$71.98 per credit hour for residents. For non-residents, the out-of-state fee shall be \$215.94 per credit hour in addition to the standard tuition of \$71.98 per credit hour.

For baccalaureate degree programs, the standard tuition shall be \$91.79 per credit hour for residents. Nonresident tuition shall be as provided in section 1009.23(3)(b), Florida Statutes.

For programs leading to a career certificate or an applied technology diploma, the standard tuition shall be \$2.33 per contact hour for residents. For nonresidents, the out-of-state fee shall be \$6.99 per contact hour in addition to the standard tuition of \$2.33 per contact hour.

For adult general education programs, 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 8 percent of the fee revenues that would otherwise be collected.

From the funds in Specific Appropriations 16 and 126, 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 2014-2015 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Education.

No later than December 31, 2014, the Commissioner of Education shall recommend to the Governor, President of the Senate, and Speaker of the House of Representatives a performance funding formula that may be used to allocate funds to Florida College System institutions. The commissioner's recommendations shall include up to ten performance

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC

APPROPRIATION

measures, appropriate performance benchmarks for each measure, and a detailed methodology for allocating performance funds to the colleges. At a minimum, the measures must include job placement rates, cost per degree, and graduation/ retention rates. In addition, the performance benchmarks and allocation methodology shall consider institutions' current performance effectiveness as well as rates of improvement.

127 SPECIAL CATEGORIES
COMMISSION ON COMMUNITY SERVICE

FROM GENERAL REVENUE FUND 683,182

128 SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA VIRTUAL CAMPUS FROM GENERAL REVENUE FUND

GENERAL REVENUE FUND 9,006,230

Funds provided in Specific Appropriation 128 shall be distributed to the Florida Virtual Campus in the same manner as funds are distributed to the Florida College System institutions as provided in section 1011.81(1), Florida Statutes.

From the funds provided in Specific Appropriation 128 for the Florida Virtual Campus, administrative costs shall not exceed five percent.

From the funds provided in Specific Appropriation 128, \$1,267,808 shall be released at the beginning of the first quarter and \$2,158,700 shall be released at the beginning of the second quarter in addition to the normal quarterly releases. The additional release is provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

Contingent upon House Bill 5101 or similar legislation becoming law, the Department of Education, in collaboration with the Board of Governors, shall prepare a budget amendment to transfer the funds appropriated in Specific Appropriation 128 to the University of West Florida.

TOTAL: PROGRAM: FLORIDA COLLEGES

FROM GENERAL REVENUE FUND 892,141,038

STATE BOARD OF EDUCATION

Funds provided in Specific Appropriations 129 through 141 for the Working Capital Trust Fund shall be cost-recovered from funds used to pay data processing services provided in accordance with section 216.272, Florida Statutes.

From the funds provided in Specific Appropriations 129 through 141, 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, 2014, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2014-2015 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, 2014, balance of all unexpended federal indirect cost funds.

From the funds provided in Specific Appropriations 139, 140, and 141, the Department of Education shall pay for data center services based on the actual direct and indirect costs to the Department of Education. These funds shall not be used to subsidize another entity's costs.

From the funds provided in Specific Appropriations 129 through 141, the Department of Education shall issue an Invitation to Negotiate (ITN) for defaulted guaranteed loan portfolio management services no later than 60 days after enactment of this act, and may select a private vendor to perform these services on the entirety of the defaulted guaranteed loan note portfolio. For the purpose of this section, Portfolio Management Services must include the following: oversight of multiple collection agencies chosen by the selected vendor; account segmentation and placement; defaulted funds management which includes daily funds transfers, exception processing, and account reconciliation; on-sight

131

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

auditing by the selected vendor; and, performance evaluation systems. The selected vendor must: have a ten year performance track record exemplifying their ability to improve Florida's comparative debt recovery ranking against other state guarantors; and, demonstrate the capability of increasing default collections and revenues to the Student Loan Operating Trust Fund. Additionally, the selected vendor must guarantee that the services provided will not require any additional appropriations from general revenue, and that there will be no increased fees or costs to students. The department shall judge, score, and select a provider based upon their ability to provide the "best value" for the state through increased revenues rather than solely based on the fee of the service provided. Net revenues shall be defined as projected increased retention, based upon reasonable, proven, past performance, minus fees to vendor.

From the funds provided in Specific Appropriations 129 through 141, the Department of Education shall publish on the Florida Department of Education website by December 31, 2014, 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, 2014.

From the funds provided in Specific Appropriations 115 through 116 and 129 through 149, \$390,000 is provided for the maintenance and support of the FCAT Explorer program by the current software provider until the new standards tutorial is implemented. No more than \$160,000 of this amount shall be used for data center services provided by the Northwest Regional Data Center or other providers for software license, internet connection, and other costs.

From the funds in Specific Appropriations 139 and 141, \$3,164,450 in recurring general revenue is provided to the Department of Education for the Statewide Longitudinal Data System 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 that shall include a description of the progress made to date for each project milestone, planned and actual deliverable completion dates, planned and actual costs incurred, and any current issues and risks being managed.

APPROVED SALARY RATE 50,752,893

	,	•			
129	SALARIES AND BENEFITS POS FROM GENERAL REVENUE FUND .	SITIONS :	1,019.50 19,472,891		
	FROM ADMINISTRATIVE TRUST FUNI FROM EDUCATIONAL CERTIFICATION	D	19,472,091	7,313,100	
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION			4,551,262	
	ADMINISTRATIVE TRUST FUND . FROM FEDERAL GRANTS TRUST FUNI FROM INSTITUTIONAL ASSESSMENT			3,030,550 15,364,812	
	TRUST FUND			2,425,952	
	FUND			7,911,092	
				70,142 276,887	
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FU	 ND		328,602 7,135,222	
130	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . FROM ADMINISTRATIVE TRUST FUND	 D	236,469	140,310	
	FROM EDUCATIONAL CERTIFICATION SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES	N AND		93,531	
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND .			41,570	

SECTION	2	-	EDUCATION	(ALL	OTHER	FUNDS)	
SPECIFIC	7						
APPROPRI	[A]	ľIC	ON				

OFRIATION	
FROM FEDERAL GRANTS TRUST FUND	529,247
FROM INSTITUTIONAL ASSESSMENT	
TRUST FUND	98,312
FROM STUDENT LOAN OPERATING TRUST	
FUND	259,811
FROM OPERATING TRUST FUND	36,478
FROM WORKING CAPITAL TRUST FUND	57,658
	3.,000
L EXPENSES	
FROM GENERAL REVENUE FUND 2,384,263	
FROM ADMINISTRATIVE TRUST FUND	1,456,375
FROM EDUCATIONAL CERTIFICATION AND	
SERVICE TRUST FUND	688,908
FROM EDUCATIONAL MEDIA AND	000/300
TECHNOLOGY TRUST FUND	133,426
FROM DIVISION OF UNIVERSITIES	133,420
FACILITY CONSTRUCTION	
	0.60 601
ADMINISTRATIVE TRUST FUND	868,681
FROM FEDERAL GRANTS TRUST FUND	2,188,663
FROM GRANTS AND DONATIONS TRUST	
FUND	50,000
FROM INSTITUTIONAL ASSESSMENT	
TRUST FUND	864,278
FROM STUDENT LOAN OPERATING TRUST	
FUND	2,021,981
FROM NURSING STUDENT LOAN	
FORGIVENESS TRUST FUND	39,050
FROM OPERATING TRUST FUND	433,183
FROM TEACHER CERTIFICATION	155 / 105
EXAMINATION TRUST FUND	57,000
FROM WORKING CAPITAL TRUST FUND	706,077
FROM WORKING CAPITAL IROST FUND	100,011

From the funds provided in Specific Appropriation 131, \$42,813 from the General Revenue Fund is provided to the Department of Education to pay the state's dues to the Interstate Commission on Educational Opportunity for Military Children for the 2014-2015 fiscal year.

132 ODERATING CARTEAL, OUTLAY

CONTRACTED SERVICES

132	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	45,970	
	FROM ADMINISTRATIVE TRUST FUND		144,428
	FROM EDUCATIONAL CERTIFICATION AND		
	SERVICE TRUST FUND		31,440
	FROM DIVISION OF UNIVERSITIES		,
	FACILITY CONSTRUCTION		
	ADMINISTRATIVE TRUST FUND		15,000
	FROM FEDERAL GRANTS TRUST FUND		241,756
	FROM INSTITUTIONAL ASSESSMENT		212/.00
	TRUST FUND		16,375
	FROM STUDENT LOAN OPERATING TRUST		10/3/3
	FUND		518,200
	FROM NURSING STUDENT LOAN		310,200
	FORGIVENESS TRUST FUND		6,000
	FROM OPERATING TRUST FUND		5,000
	FROM TEACHER CERTIFICATION		5,000
	EXAMINATION TRUST FUND		1,000
	FROM WORKING CAPITAL TRUST FUND		47,921
	FROM WORKING CAFITAL TROST FOND		41,321
133	SPECIAL CATEGORIES		
133	ASSESSMENT AND EVALUATION		
	FROM GENERAL REVENUE FUND	56,887,009	
	FROM ADMINISTRATIVE TRUST FUND	30,001,007	6,500,000
	FROM FEDERAL GRANTS TRUST FUND		30,833,368
	FROM STUDENT LOAN OPERATING TRUST		30,033,300
			750,000
	FUND		750,000
	EXAMINATION TRUST FUND		10 544 260
	EXAMINATION TRUST FUND		10,544,268
134	SPECIAL CATEGORIES		
134	TRANSFER TO DIVISION OF ADMINISTRATIVE		
	HEARINGS		
		454 225	
	FROM GENERAL REVENUE FUND	454,325	
135	CDECINI CAMECODIEC		
135	SPECIAL CATEGORIES		

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC	SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC
APPROPRIATION	APPROPRIATION
FROM GENERAL REVENUE FUND 1,301,378	FROM STUDENT LOAN OPERATING TRUST
FROM ADMINISTRATIVE TRUST FUND 323,	750 FUND
FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND 4,338,	FROM OPERATING TRUST FUND 4,006 543 FROM WORKING CAPITAL TRUST FUND
FROM DIVISION OF UNIVERSITIES	Jaj Inon nonciae chilim inodi lond
ENGIL THY CONCEDITORION	138 SPECIAL CATEGORIES
ADMINISTRATIVE TRUST FUND	
FROM FEDERAL GRANTS TRUST FUND	970 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	000 FROM GENERAL REVENUE FUND 133,049
FROM INSTITUTIONAL ASSESSMENT	FROM ADMINISTRATIVE TRUST FUND 23,709
TRUST FUND	134 FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND
FUND	·
FROM NURSING STUDENT LOAN	FACILITY CONSTRUCTION
FORGIVENESS TRUST FUND	
FROM OPERATING TRUST FUND 64, FROM TEACHER CERTIFICATION	193 FROM FEDERAL GRANTS TRUST FUND 81,602 FROM INSTITUTIONAL ASSESSMENT
EXAMINATION TRUST FUND	449 FROM STUDENT LOAN OPERATING TRUST
From the funds are vided in Chesific Appropriation 125 0725 000 from	FUND
From the funds provided in Specific Appropriation 135, \$735,000 from the General Revenue Fund is provided for the Department of Education to	
contract with a provider to coordinate a statewide literacy and parental	FROM OPERATING TRUST FUND
involvement campaign from July 1, 2014 through June 30, 2015.	FROM WORKING CAPITAL TRUST FUND 29,393
From the funds provided in Specific Appropriation 135, \$50,000 from	139 DATA PROCESSING SERVICES
the General Revenue Fund is provided for the Department of Education, in	
consultation with the Northwest Regional Data Center (NWRDC), to	SERVICES
contract with an independent third party consulting firm with experience	FROM GENERAL REVENUE FUND 6,188,335
in assessing public sector disaster recovery plans, business continuity plans, and continuity of operations plans to complete a study of the	FROM EDUCATIONAL CERTIFICATION AND
department's current disaster recovery plan for their applications and	SERVICE TRUST FUND
systems supported by the NWRDC. At a minimum, the study must include (1)	FROM DIVISION OF UNIVERSITIES
an analysis and prioritization of the department applications and systems supported by the NWRDC based on their criticality; for purposes	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND
of this analysis and prioritization, criticality is defined as those	FROM FEDERAL GRANTS TRUST FUND
applications and systems that support business activities or processes	FROM INSTITUTIONAL ASSESSMENT
that cannot be interrupted or unavailable without significantly	
jeopardizing the agency's constitutional or statutory responsibilities; (2) assessment of the department's current disaster recovery plan for	
promoting the continuity of the applications and systems supported by	
the NWRDC; (3) an analysis of any significant gaps between the	
department's disaster recovery plan and the criticality of the applications and systems; (4) recommendation of action to remediate any	FROM OPERATING TRUST FUND
significant variances and gaps between the department's current disaster	EXAMINATION TRUST FUND
recovery plan and the identified criticality of the applications and	FROM WORKING CAPITAL TRUST FUND 774,715
systems; and (5) cost benefit analysis of potential alternative solutions to achieve the recommended remediation. The scope of the study	140 DATA PROCESSING SERVICES
shall not include acquisition, design, or implementation of the	SOUTHWOOD SHARED RESOURCE CENTER
recommended remediation actions. The Department of Education shall	FROM GENERAL REVENUE FUND 126,378
submit the study to the Executive Office of the Governor, the President	FROM ADMINISTRATIVE TRUST FUND 4,714
of the Senate, and the Speaker of the House of Representatives by November 1, 2014.	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION
10001100111	ADMINISTRATIVE TRUST FUND
136 SPECIAL CATEGORIES	FROM FEDERAL GRANTS TRUST FUND 26,794
EDUCATIONAL FACILITIES RESEARCH AND DEVELOPMENT PROJECTS	FROM STUDENT LOAN OPERATING TRUST FUND
FROM DIVISION OF UNIVERSITIES	FUND
FACILITY CONSTRUCTION	
ADMINISTRATIVE TRUST FUND	
137 SPECIAL CATEGORIES	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND 1,536,008
RISK MANAGEMENT INSURANCE	FROM ADMINISTRATIVE TRUST FUND
FROM GENERAL REVENUE FUND 123,910	FROM EDUCATIONAL CERTIFICATION AND
FROM ADMINISTRATIVE TRUST FUND	808 SERVICE TRUST FUND
	099 FACILITY CONSTRUCTION
FROM DIVISION OF UNIVERSITIES	ADMINISTRATIVE TRUST FUND
FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	FROM FEDERAL GRANTS TRUST FUND 28,223
ADMINISTRATIVE TRUST FUND	
FROM INSTITUTIONAL ASSESSMENT	FROM WORKING CAPITAL TRUST FUND 3,417,253
TRUST FUND	756

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

The funds provided in Specific Appropriation 141 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL: STATE BOARD OF EDUCATION

FROM GENERAL REVENUE FUND 88,889,985

UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 18 through 22 and 143 through 154 are provided as grants and aids to support the operation of state universities. Funds provided to each university are contingent upon that university 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.

142 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - MOFFITT CANCER CENTER

AND RESEARCH INSTITUTE

FROM GENERAL REVENUE FUND 12,576,930

Funds in Specific Appropriation 142 may be transferred to the Agency for Healthcare Administration and used as state matching funds for Moffitt's participation in the Low Income Pool or 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.

143 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - EDUCATION AND GENERAL

ACTIVITIES

FROM GENERAL REVENUE FUND 1,738,551,563

FROM EDUCATION AND GENERAL STUDENT

AND OTHER FEES TRUST FUND 1,717,093,657

FROM PHOSPHATE RESEARCH TRUST FUND . 5,071,736

The funds provided in Specific Appropriations 143 through 150 from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2014-2015 fiscal year to the named universities to expend tuition and fees that are collected during the 2014-2015 fiscal year and carried forward from the prior fiscal year and that are appropriated into local accounts pursuant to section 1011.4106, Florida Statutes. The expenditure of tuition and fee revenues from local accounts by each university shall not exceed the authority provided by these specific appropriations, unless approved pursuant to the provisions of chapter 216, Florida Statutes.

General revenue funds provided in Specific Appropriations 143 through 154 to each of the named universities are contingent upon each university complying with the tuition and fee policies established in the proviso language attached to Specific Appropriation 143, and with the tuition and fee policies for state universities included in Part II of chapter 1009, Florida Statutes. However, the funds appropriated to a specific university shall not be affected by the failure of another university to comply with this provision.

Funds in Specific Appropriations 18 through 22 and 143 through 154 shall be expended in accordance with operating budgets that must be approved by each university's board of trustees.

Funds in Specific Appropriation 143 from the General Revenue Fund shall be allocated as follows:

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

University of Florida	279,534,638
Florida State University	251,210,215
Florida A&M University	84,817,515
University of South Florida	170,409,302
University of South Florida, St. Petersburg	22,660,900
University of South Florida, Sarasota/Manatee	12,729,434
Florida Atlantic University	119,326,556
University of West Florida	73,161,625
University of Central Florida	205,947,503
Florida International University	156,516,374
University of North Florida	66,829,815
Florida Gulf Coast University	48,248,417
New College of Florida	16,954,127
Florida Polytechnic University	30,205,141
State University Performance Based Incentives	200,000,000

Funds in Specific Appropriation 143 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

	334,002,782
Florida State University	227,550,703
Florida A&M University	72,446,932
University of South Florida	186,935,444
University of South Florida, St. Petersburg	26,216,811
University of South Florida, Sarasota/Manatee	8,999,637
Florida Atlantic University	129,145,158
University of West Florida	60,356,465
University of Central Florida	284,557,591
Florida International University	244,748,131
University of North Florida	70,339,129
Florida Gulf Coast University	63,379,215
New College of Florida	6,133,209
Florida Polytechnic University	2,282,449

Beginning with the Fall 2014 semester, undergraduate tuition is established at \$105.07 per credit hour for the 2014-2015 fiscal year.

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 2014-2015 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.

Pursuant to section 1011.90, Florida Statutes, the development of these appropriations was based on the planned enrollment for each university as submitted by the Board of Governors on March 7, 2014.

Funds in Specific Appropriation 143 from the Phosphate Research Trust Fund are provided for the Florida Polytechnic University.

From the \$200,000,000, which includes \$100,000,000 new funding and \$100,000,000 redistributed from the base, for State University Performance Based Incentives in Specific Appropriation 143 from the General Revenue Fund, the Board of Governors shall allocate all of such appropriated funds pursuant to the performance funding model approved by the board on January 16, 2014, subject to the following modification: (1) all universities eligible for new funding shall have their base funding, including the performance funds allocated by the Board during 2013-2014, to be restored as provided in the Board of Governors' model; and (2) all universities that failed to meet the board's benchmarks for new funding shall submit a plan to the Board of Governors that specifies how their base funding, including the performance funds allocated by the Board during 2013-2014, will be expended to improve upon the metrics that disqualified the universities from receiving new funding.

The Board of Governors shall review the plans, and if approved, shall monitor the universities' progress on implementing the measures specified in the plans. The universities shall submit monitoring

3,611

4,070,011,008

695,351

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

reports to the board no later than December 31, 2014 and May 31, 2015. A university that is determined by the Board of Governors to be making satisfactory progress on implementing the plan shall receive a pro rata share of its base funding held by the board under the board's performance funding model. The Chancellor of the State University System shall withhold disbursement of the funds until such time as the monitoring report for each university is approved by the Board of Governors. Universities that fail to make satisfactory progress shall not have their full base funding restored, and any funds remaining shall be distributed to the three universities that demonstrate the most improvement on the metrics based upon those universities' proportional share of the new funding allocated under the board's performance funding

From the funds provided in Specific Appropriation 143 for the University of Central Florida, the university shall procure access to an online, expertly developed and evidence based, anti-hazing course on behalf of the state university system for all state university system students. The course shall be procured and made available in advance of the 2014 Fall semester.

144	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE) FROM GENERAL REVENUE FUND	138,716,264	
145	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM GENERAL REVENUE FUND FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND	65,047,226	56,731,164
146	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA		

	HEALTH CENTER		
	FROM GENERAL REVENUE FUND	103,652,152	
	FROM EDUCATION AND GENERAL STUDENT	Γ	
	AND OTHER FEES TRUST FUND		38,463,434
147 7	ID TO LOCAL COVERNMENTS		

14/	AID IO LOCAL GOVERNMENIS	
	GRANTS AND AIDS - FLORIDA STATE UNIVERSITY	
	MEDICAL SCHOOL	
	FROM GENERAL REVENUE FUND	34,320,985
	FROM EDUCATION AND GENERAL STUDENT	
	AND OTHER FEES TRUST FUND	

148	AID TO LOCAL GOVERNMENTS	
	UNIVERSITY OF CENTRAL FLORIDA MEDICAL	
	SCHOOL	
	FROM GENERAL REVENUE FUND	25,757,576
	FROM EDUCATION AND GENERAL STUDENT	
	AND OTHER FEES TRUST FUND	

TTJ	AID TO LOCAL GOVERNMENTS		
	FLORIDA INTERNATIONAL UNIVERSITY MEDICAL		
	SCHOOL		
	FROM GENERAL REVENUE FUND	30,833,444	
	FROM EDUCATION AND GENERAL STUDENT		
	AND OTHER FEES TRUST FUND		15,601,041

	AND OTHER FEES TRUST FUND	15
150	AID TO LOCAL GOVERNMENTS	
	FLORIDA ATLANTIC UNIVERSITY MEDICAL SCH	HOOL
	FROM GENERAL REVENUE FUND	14,344,890
	FROM EDUCATION AND GENERAL STUDENT	

AND OTHER FEES TRUST FUND 151 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - STUDENT FINANCIAL

149 ATD TO LOCAL COVERNMENTS

ASSISTANCE FROM GENERAL REVENUE FUND 7,140,378

A minimum of 75 percent of the funds provided in Specific Appropriation 151 shall be allocated for need-based financial aid.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Funda in Chegifia Ampropriation 151 aball be allegated as follows:

runds in Specific Appropriation is shall be allocated as following	LOWS:
University of Florida Florida State University. Florida A&M University. University of South Florida Florida Atlantic University. University of West Florida. University of Central Florida. Florida International University.	1,737,381 1,467,667 624,417 801,368 399,658 157,766 858,405 540,666
University of North Florida	200,570 98,073 204,407 50,000
AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTITUTE FOR HUMAN AND MACHINE COGNITION FROM GENERAL REVENUE FUND 3,489,184	

153 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 20,473,391 FROM PHOSPHATE RESEARCH TRUST FUND .

154 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA VIRTUAL CAMPUS FROM GENERAL REVENUE FUND 8,822,571

From the funds provided in Specific Appropriation 154 for the Florida Virtual Campus, administrative costs shall not exceed five percent.

From the funds provided in Specific Appropriation 154, \$1,267,808 shall be released at the beginning of the first quarter and \$2,158,700 shall be released at the beginning of the second quarter in addition to the normal quarterly releases. The additional release is provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

Contingent upon House Bill 5101 or similar legislation becoming law, the Board of Governors, in collaboration with the Department of Education, shall prepare a budget amendment to transfer the funds appropriated in Specific Appropriation 154 to the University of West Florida.

-		-	
TOTAL:		AND GENERAL ACTIVITIES	
	FROM TRUST FUNDS	FUND 2,203,726,554	1,866,284,454

BOARD OF GOVERNORS

11,572,716

13,508,590

8.238.505

APPROVED SALARY RATE 4.734.791

TOTAL ALL FUNDS

155 SALARIES AND BENEFITS POSITIONS 63.00 FROM GENERAL REVENUE FUND 5.599.582 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND

From the funds provided in Specific Appropriation 155, the state funded portion of salaries for each employee of the Board of Governors shall not exceed \$200,000.

156 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 51.310 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND 15.589 FROM OPERATIONS AND MAINTENANCE TRUST FUND 5.196

FROM GENERAL REVENUE FUND 737.967

SECTION 2 - EDUCATION (ALL OTHER FUNDS)		SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
SPECIFIC		SPECIFIC	
APPROPRIATION		APPROPRIATION	
FROM DIVISION OF UNIVERSITIES		FROM TRUST FUNDS	6,378,950,121
FACILITY CONSTRUCTION			
ADMINISTRATIVE TRUST FUND	259,799	TOTAL POSITIONS 2,413.25	
FROM OPERATIONS AND MAINTENANCE			
TRUST FUND	12,000	TOTAL ALL FUNDS	20,855,961,138
158 OPERATING CAPITAL OUTLAY		TOTAL: EDUCATION, DEPARTMENT OF (SECTIONS 1 AND 2)	
FROM GENERAL REVENUE FUND 11,782		EDUCATION/EARLY LEARNING	
FROM DIVISION OF UNIVERSITIES		FROM GENERAL REVENUE FUND 555,617,009)
FACILITY CONSTRUCTION		FROM TRUST FUNDS	466,118,689
ADMINISTRATIVE TRUST FUND	5,950	EDUCATION/PUBLIC SCHOOLS	,,
	0,700	FROM GENERAL REVENUE FUND 10,383,738,705	<u>.</u>
159 SPECIAL CATEGORIES		FROM TRUST FUNDS	2,596,772,031
CONTRACTED SERVICES		EDUCATION/COMM COLLEGES	
FROM GENERAL REVENUE FUND 740,127		FROM GENERAL REVENUE FUND 892,141,038	1
FROM DIVISION OF UNIVERSITIES		FROM TRUST FUNDS	254,972,113
FACILITY CONSTRUCTION		EDUCATION/UNIVERSITIES	234,712,113
ADMINISTRATIVE TRUST FUND	20 000	•	ı
	20,000	FROM TRUST FUNDS	
FROM OPERATIONS AND MAINTENANCE	2 000	EDUCATION/OTHER	2,151,086,477
TRUST FUND	3,000		•
- 12 6 2 1 6 161 2 111 4-0 4-00 00 1		FROM GENERAL REVENUE FUND 441,787,711	
From the funds in Specific Appropriations 159, \$500,000 is	provided	FROM TRUST FUNDS	2,654,868,726
to the Board of Governors for the procurement, no later than	i July 1,		
2014, of an academic feasibility analysis by an inde	ependent,	EDUCATION RECAP	_
non-Florida-based organization of options relating to separatio	n of the	FROM GENERAL REVENUE FUND 14,477,011,017	
FAMU-FSU College of Engineering with the goal of achieving wor	:ld class	FROM TRUST FUNDS	8,123,818,036
engineering education opportunities for students in both univers	sities.		
		TOTAL POSITIONS 2,413.25	
The study shall examine the pros and cons of:		TOTAL ALL FUNDS	22,600,829,053
 Maintaining the status quo collaboration between 	the two	TOTAL APPROVED SALARY RATE 107,820,260)
universities, including an examination of the original mission.			
Developing differentiated engineering programs at each univer	sity.	SECTION 3 - HUMAN SERVICES	
in the context of Title VI of the Civil Rights Act of 1964, and Fordice, 505 U.S. 717 (1992) and other United States Supre		Agency for Health Care Administration, Agency for Disabilities, Department of Children and Families, Depar	
opinions interpreting those provisions. The study shall be comp later than January 1, 2015, and the Board of Governors shall decision based on the study no later than March 1, 2015. If, the analysis, the Board of Governors decides that a non-st option should be implemented, the Board of Governors shall su funding request to the Legislature.	nleted no make its based on catus quo	Affairs, Department of Health, and the Department of Vet as the amounts to be used to pay the salaries, oth expenditures and fixed capital outlay of the named agencie AGENCY FOR HEALTH CARE ADMINISTRATION	erans' Affairs mer operational
opinions interpreting those provisions. The study shall be complater than January 1, 2015, and the Board of Governors shall decision based on the study no later than March 1, 2015. If, the analysis, the Board of Governors decides that a non-st option should be implemented, the Board of Governors shall su funding request to the Legislature.	nleted no make its based on catus quo	Affairs, Department of Health, and the Department of Vet as the amounts to be used to pay the salaries, oth expenditures and fixed capital outlay of the named agencies	erans' Affairs mer operational
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176 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES -

JOURNAL OF THE SENATE

SPECIF			SECTION 3 - HUMAN SERVICES SPECIFIC
APPROP	RIATION FROM ADMINISTRATIVE TRUST FUND	232,758	APPROPRIATION FLORIDA HEALTHY KIDS ADMINISTRATION FROM GENERAL REVENUE FUND 5,068,170
169	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	L8,346 193,114	FROM MEDICAL CARE TRUST FUND
170	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		CORPORATION DENTAL SERVICES FROM GENERAL REVENUE FUND 8,435,622 FROM MEDICAL CARE TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	23,520 69,983	Funds in Specific Appropriation 177 are provided for Florida Healthy Kids dental services to be paid a monthly premium of no more than \$12.98 per member per month.
171	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES		178 SPECIAL CATEGORIES MEDIKIDS
150	FROM ADMINISTRATIVE TRUST FUND	647,765	FROM GENERAL REVENUE FUND
172	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND	24,010	FUND 13,930,718 FROM MEDICAL CARE TRUST FUND 36,747,275
173	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND	964,916	179 SPECIAL CATEGORIES CHILDREN'S MEDICAL SERVICES NETWORK FROM GENERAL REVENUE FUND 30,648,367 FROM GRANTS AND DONATIONS TRUST
TOTAL:	PROGRAM: ADMINISTRATION AND SUPPORT FROM GENERAL REVENUE FUND 3,50		FUND 1,821,479 FROM MEDICAL CARE TRUST FUND 77,373,748
	FROM TRUST FUNDS	23,622,624	From the funds in Specific Appropriation 179, \$990,885 from the General Revenue Fund and \$2,501,485 from the Medical Care Trust Fund are
	TOTAL POSITIONS	27,205,952	provided to the Children's Medical Services Network to adjust capitation payments as a result of the transition to Diagnosis Related Group payments to hospital providers.
ממססמת	M: HEALTH CARE SERVICES		F-7
PROGRA	T. HEADIN CARE SERVICES		MAMAI GUTI DDINIG GDEGTAI HEALMH GADE
CHILDR	EN'S SPECIAL HEALTH CARE		TOTAL: CHILDREN'S SPECIAL HEALTH CARE FROM GENERAL REVENUE FUND
CHILDR Fun the aut pur		of the Governor may programs or agencies	FROM GENERAL REVENUE FUND 135,444,095
CHILDR Fun the aut pur Soc	EN'S SPECIAL HEALTH CARE ds in Specific Appropriations 174 through 179 are Florida KidCare Program. The Executive Office horize transfer of these resources between program to chapter 216, Florida Statutes, based on program of the	of the Governor may programs or agencies projections from the chorized to seek any	FROM GENERAL REVENUE FUND
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Fun the aut pur Soc The nec	en's Special Health Care ds in Specific Appropriations 174 through 179 are Florida KidCare Program. The Executive Office horize transfer of these resources between posuant to chapter 216, Florida Statutes, based on poi	of the Governor may programs or agencies projections from the chorized to seek any ditional Title XXI	FROM GENERAL REVENUE FUND
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CHILDR Fun the aut pur Soc The nec adm 174 Fun wit hea chi sec to pur sha	ds in Specific Appropriations 174 through 179 are Florida KidCare Program. The Executive Office horize transfer of these resources between present to chapter 216, Florida Statutes, based on prial Services Estimating Conference. Agency for Health Care Administration is autessary state plan amendment to implement addinistrative claiming for school health services. SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION FROM GENERAL REVENUE FUND	of the Governor may programs or agencies projections from the chorized to seek any ditional Title XXI 190,606,341 provided to contract covide comprehensive prices, to Title XXI pram and pursuant to lail use local funds be for the program program of the corporation of the corpo	FROM GENERAL REVENUE FUND
CHILDR Fun the aut pur Soc The nec adm 174 Fun wit hea chi sec to pur sha pro a f	ds in Specific Appropriations 174 through 179 are Florida KidCare Program. The Executive Office horize transfer of these resources between p suant to chapter 216, Florida Statutes, based on p ial Services Estimating Conference. Agency for Health Care Administration is aut essary state plan amendment to implement add inistrative claiming for school health services. SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION FROM GENERAL REVENUE FUND	of the Governor may programs or agencies projections from the chorized to seek any ditional Title XXI 106,927 190,606,341 provided to contract provide comprehensive prices, to Title XXI pram and pursuant to provide to the program progr	FROM GENERAL REVENUE FUND

From the funds in Specific Appropriation 185, \$15,481,710 from the Medical Care Trust Fund is provided for Enrollment Broker Services as part of the implementation of the Managed Medical Assistance component

180,781

288 899

SPECIFIC

SECTION 3 - HUMAN SERVICES

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APPRO	APPROPRIATION					
of	the Statewide Medicaid Managed Care program	n.				
186	SPECIAL CATEGORIES PHARMACEUTICAL EXPENSE ASSISTANCE FROM GENERAL REVENUE FUND	50,000		193		
187	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	93,024	93,024	194		
188	SPECIAL CATEGORIES CONTRACT NURSING HOME AUDIT PROGRAM FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	827,653	1,129,095	195		
189	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	15,196,417	1,070,535 57,482,011	TOTAI		

nonrecurring funds from the Medical Care Trust Fund is provided for consultant services related to Diagnostic Related Groups (DRG) for Medicaid hospital inpatient services.

From the funds in Specific Appropriation 189, \$1,000,000 in

From the funds in Specific Appropriation 189, \$5,000,000 in nonrecurring funds from the Medical Care Trust Fund is provided for the Public Benefits Integrity Data Analytics and Information Sharing Initiative which will detect and deter fraud, waste, and abuse in Medicaid and other public benefit programs within the state.

From the funds in Specific Appropriation 189, \$1,062,500 in nonrecurring funds from the Medical Care Trust Fund is provided to contract with a vendor to conduct retrospective medical record reviews for services provided by hospitals as it relates to emergency medical services for aliens as required by the federal Centers for Medicare and Medicaid Services.

From the funds in Specific Appropriation 189, \$200,000 in nonrecurring funds from the Medical Care Trust Fund is provided to assess services, quality of services, and cost effectiveness as it relates to the Statewide Medicaid Managed Care Long Term Care program for elders and adults with disabilities as required by the federal Centers for Medicare and Medicaid Services.

From the funds in Specific Appropriation 189, \$3,645,126 in nonrecurring funds from the Medical Care Trust Fund is provided to contract with consulting contractors to undertake planning and research activities related to enhancements to or development of a Medicaid Management Information System and procurement of a new fiscal agent.

190 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GRANTS AND DONATIONS TRUST 3,000,000 3,000,000

From the funds in Specific Appropriation 190, \$3,000,000 from the Grants and Donations Trust Fund and \$3,000,000 from the Medical Care Trust Fund may be used by the Agency for Health Care Administration to contract with the Florida Medical Schools Quality Network created under section 409.975(2), Florida Statutes.

SPECIAL CATEGORIES

MEDICAID FISCAL CONTRACT

FROM GENERAL REVENUE FUND 20,746,873 FROM MEDICAL CARE TRUST FUND 59.953.445 FROM REFUGEE ASSISTANCE TRUST FUND . 125,174 SECTION 3 - HUMAN SERVICES SPECIFIC

ROPRIATION

MEDICAID PEER REVIEW FROM GENERAL REVENUE FUND 1,093,903 FROM MEDICAL CARE TRUST FUND 4,403,348 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 295,415 FROM MEDICAL CARE TRUST FUND 492,953

SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 26,165 FROM MEDICAL CARE TRUST FUND

5 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 90,695 FROM MEDICAL CARE TRUST FUND

169.160

AL: EXECUTIVE DIRECTION AND SUPPORT SERVICES

FROM GENERAL REVENUE FUND 43,958,795 FROM TRUST FUNDS 219,320,392

TOTAL POSITIONS 737.00

TOTAL ALL FUNDS 263,279,187

MEDICAID SERVICES TO INDIVIDUALS

From the funds in Specific Appropriations 196 through 247, the Agency for Health Care Administration shall provide a quarterly reconciliation report of all Medicaid service appropriation expenditures. The reconciliation shall compare expenditures paid through each specific appropriation category 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. For each category where a variance is identified, the Agency for Health Care Administration shall submit a corrective action plan to address each variance. 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 guarter. The Agency for Health Care Administration may submit budget amendments to the Legislative Budget Commission to realign appropriation categories based on the reconciliation pursuant to the provisions of chapter 216, Florida Statutes.

196 SPECIAL CATEGORIES

ADULT VISION AND HEARING SERVICES FROM GENERAL REVENUE FUND 7.381.791 FROM MEDICAL CARE TRUST FUND 10,871,896 FROM REFUGEE ASSISTANCE TRUST FUND .

197 SPECIAL CATEGORIES

CASE MANAGEMENT

FROM GENERAL REVENUE FUND 63,785,239

FROM MEDICAL CARE TRUST FUND 95,055,610 FROM REFUGEE ASSISTANCE TRUST FUND . 60.996

From the funds in Specific Appropriation 197, \$1,112,760 from the Medical Care Trust Fund is provided for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs under the Department of Health. This funding is contingent upon the availability of state matching funds in the Department of Health in Specific Appropriation 543.

198 SPECIAL CATEGORIES

THERAPEUTIC SERVICES FOR CHILDREN

FROM GENERAL REVENUE FUND 76,001,641

FROM MEDICAL CARE TRUST FUND 111,935,157 FROM REFUGEE ASSISTANCE TRUST FUND . 2.889

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

199 SPECIAL CATEGORIES

COMMUNITY MENTAL HEALTH SERVICES

FROM GENERAL REVENUE FUND 31,804,795

FROM MEDICAL CARE TRUST FUND 54,695,989 FROM REFUGEE ASSISTANCE TRUST FUND 11.565

From the funds in Specific Appropriation 199, the Agency for Health Care Administration is authorized to work with the Department of Children and Families and Florida county governments to develop a local match program to fund Medicaid specialized substance abuse services using local county funds. The public funds required to match Medicaid funds for the specialized substance abuse services are limited to those funds that are local public tax revenues and are made available to the state for this purpose. As required by Medicaid policy, participating counties shall make these services available to any qualified Florida Medicaid beneficiary regardless of county of residence. Payment for these services is contingent upon the local matching funds being provided by participating counties.

From the funds in Specific Appropriation 199, \$4,945,598 from the Medical Care Trust Fund is provided for Medicaid specialized mental health services. The Agency for Health Care Administration is authorized to seek any necessary state plan amendment or federal waiver required to include mental health services for juveniles in the evidence based redirection program at the Department of Juvenile Justice. The Agency for Health Care Administration is authorized to work with the Department of Juvenile Justice to develop a match program to fund Medicaid specialized mental health services using existing funding within the Department of Juvenile Justice. Payment for these services is contingent upon the availability of state matching funds in the Department of Juvenile Justice in Specific Appropriation 1145.

Community mental health agencies that provide primary health care services in addition to behavioral health care services shall make all reasonable efforts to accommodate the medical needs of their clients within one day and shall be reimbursed for such services whether delivered on the same day or, when not possible, delivered at a separate time.

200 SPECIAL CATEGORIES

ADULT DENTAL SERVICES

FROM GENERAL REVENUE FUND 14,729,075

FROM MEDICAL CARE TRUST FUND 21,692,968

FROM REFUGEE ASSISTANCE TRUST FUND . 346.307

201 SPECIAL CATEGORIES

DEVELOPMENTAL EVALUATION AND INTERVENTION/

PART C

FROM MEDICAL CARE TRUST FUND 10.542.488

Funds in Specific Appropriation 201 are contingent on the availability of state match being provided in Specific Appropriation

202 SPECIAL CATEGORIES

EARLY AND PERIODIC SCREENING OF CHILDREN

FROM GENERAL REVENUE FUND 135,984,817

FROM MEDICAL CARE TRUST FUND 220,278,332

FROM REFUGEE ASSISTANCE TRUST FUND . 262.447

SPECIAL CATEGORIES

GRANTS AND AIDS - RURAL HOSPITAL FINANCIAL

ASSISTANCE PROGRAM

FROM GENERAL REVENUE FUND 2.418.622

FROM GRANTS AND DONATIONS TRUST

3.677.379

5,407,850

Funds in Specific Appropriation 203 are provided for a federally matched Rural Hospital Disproportionate Share program and a state funded Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.

From the funds in Specific Appropriation 203, the calculations of the

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

Medicaid Hospital Funding Programs for the 2014-2015 fiscal year 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 203, the following hospitals are funded with nonrecurring funds from the General Revenue Fund as rural hospitals eligible for the Rural Hospital Financial Assistance program under section 409.9116, Florida Statutes:

Putnam Community Medical Center	332,660
Raulerson Hospital	366,750
Sacred Heart Hospital on the Gulf	207,490
Sacred Heart Hospital on the Emerald Coast	291,537

204 SPECIAL CATEGORIES

FAMILY PLANNING

FROM GENERAL REVENUE FUND 1.899.447 FROM MEDICAL CARE TRUST FUND 17,189,109 FROM REFUGEE ASSISTANCE TRUST FUND . 28,343

205 SPECIAL CATEGORIES

GRANTS AND AIDS - SHANDS TEACHING HOSPITAL

FROM GENERAL REVENUE FUND 9,673,569

The funds in Specific Appropriation 205, shall be primarily designated for transfer to the Agency for Health Care Administration's Grants and Donations Trust Fund for use in the Medicaid or Low Income Pool programs. Of these funds, up to \$3,820,670 may be used in the Low Income Pool program or to modify Medicaid inpatient and outpatient reimbursements applied to Shands Healthcare System. The transfer of the funds from the Low Income Pool program is contingent upon another local government or healthcare taxing district providing an equivalent amount of funds to be used in the Low Income Pool program. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, remaining funds may be used secondarily for payments to Shands Teaching Hospital to continue the original purpose of providing health care services to indigent patients through Shands Healthcare System.

From the funds in Specific Appropriation 205, Shands Healthcare System shall provide \$1,000,000 from the General Revenue funds provided in this specific appropriation to Winter Haven Hospital for rural outreach medical services.

SPECIAL CATEGORIES

HEALTHY START SERVICES

FROM GENERAL REVENUE FUND 16.650.263

FROM MEDICAL CARE TRUST FUND 24,522,494

207 SPECIAL CATEGORIES

HOME HEALTH SERVICES

FROM GENERAL REVENUE FUND 76.174.101

FROM MEDICAL CARE TRUST FUND 112,226,753

FROM REFUGEE ASSISTANCE TRUST FUND . 144,351

208 SPECIAL CATEGORIES

HOSPICE SERVICES

FROM GENERAL REVENUE FUND 12,907,259

FROM HEALTH CARE TRUST FUND 7,840,597

FROM GRANTS AND DONATIONS TRUST

3,650,384

35.933.709

FROM MEDICAL CARE TRUST FUND

From the funds in Specific Appropriation 208 and 242, \$19,554,138 from the Grants and Donations Trust Fund and \$28,799,319 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 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.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 209 SPECIAL CATEGORIES

GRADUATE MEDICAL EDUCATION

FROM GENERAL REVENUE FUND 32,369,172

FROM MEDICAL CARE TRUST FUND

From the funds in Specific Appropriation 209, \$25,000 in nonrecurring funds from the General Revenue Fund and \$36,820 in nonrecurring funds from the Medical Care Trust Fund are provided to the Jackson Memorial

210 SPECIAL CATEGORIES

HOSPITAL INPATIENT SERVICES

Graduate Medical Education Program.

FROM GENERAL REVENUE FUND 341,080,854

FROM GRANTS AND DONATIONS TRUST

276.977.143 FROM MEDICAL CARE TRUST FUND 1,591,801,337

FROM PUBLIC MEDICAL ASSISTANCE

TRUST FUND 417,880,000

FROM REFUGEE ASSISTANCE TRUST FUND .

2,694,634

47,673,292

From the funds in Specific Appropriation 210, \$1,080,671 from the General Revenue Fund and \$1,591,611 from the Medical Care Trust Fund are provided to increase the diagnosis related grouping rural hospital provider adjustor for rural hospitals as described in s. 395.602, Florida Statutes.

From the funds in Specific Appropriation 210, \$51,928,783 from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to fund services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit limits on services, prior authorization of services, and selective provider enrollment. The program must also include monitoring and quality assurance, as well as discharge planning and continuing stay reviews, of all children admitted to the program. The funding is contingent upon the availability of state matching funds in the Department of Children and Family Services in Specific Appropriations 337 and 360.

From the funds in Specific Appropriation 210, the calculations of the Medicaid Hospital Funding Programs for the 2014-2015 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

Funds in Specific Appropriation 210, are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. In the event the state share provided through grants and donations is not available the Agency for Health Care Administration shall submit a revised hospital reimbursement plan to the Legislative Budget Commission for approval.

From the funds in Specific Appropriation 210, the Agency for Health Care Administration may establish a global fee for bone marrow transplants and the global fee payment shall be paid to approved bone marrow transplant providers that provide bone marrow transplants to Medicaid beneficiaries.

Any hospital that was exempt from the inpatient reimbursement ceiling in the prior state fiscal year, due to their charity care and Medicaid days as a percentage to total adjusted hospital days equaling or exceeding 11 percent, but no longer meets the 11 percent threshold, because of updated audited DSH data, shall remain exempt from the inpatient reimbursement ceilings for a period of two years.

From the funds in Specific Appropriations 210 and 224, \$2,964,195 from the Grants and Donations Trust Fund and \$4,365,664 from the Medical Care Trust Fund are provided to make Medicaid payments for multi-visceral transplant and intestine transplants in Florida. The Agency for Health Care Administration shall establish a global fee for these transplant procedures and the payments shall be used to pay approved multi-visceral transplant and intestine transplant facilities a global fee for providing 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.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 210, the Agency for Health Care Administration shall continue a Diagnosis Related Grouping reimbursement methodology for hospital inpatient services as directed in section 409.905 (5)(c), Florida Statutes. The calculations for the Diagnosis Related Grouping reimbursement methodology are contained in the Medicaid Hospital Funding Programs for the 2014-2015 fiscal year and 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 210, the Agency for Health Care Administration shall apply a four percent adjustment for anticipated case mix increases from improved documentation and coding through the implementation of Diagnosis Related Grouping. The agency shall also apply a one percent adjustment for real case mix change. By February 28, 2015, the agency shall perform reconciliation and apply positive or negative adjustments to the reimbursements comparing actual to predicted case mix in aggregate. Actual case mix will be measured using admissions between July 1, 2013 and March 31, 2014. Actual case mix state fiscal year 2014-15 will be assumed to be higher than measured case mix by between one and three percent based on case mix trending. Effective March 1, 2015, adjustments will be performed prospectively from the recalculation of individual hospital base rates to be applied for the remainder of the fiscal year. Adjustments applied must maintain budget neutrality on an annual basis. The reconciliation shall not include the lump sum transitional payments.

Funds in Specific Appropriation 210 reflect an increase of \$3,049,999 in nonrecurring funds from the General Revenue Fund and \$4,492,037 in nonrecurring funds from the Medical Care Trust Fund for sole community hospitals that meet the definition of "rural hospital" under section 395.602(2)(e)4, Florida Statutes, to be recognized as rural hospitals in the Agency for Health Care Administration's Diagnosis Related Group (DRG) reimbursement methodology for hospital inpatient services.

211 SPECIAL CATEGORIES

REGULAR DISPROPORTIONATE SHARE

FROM GENERAL REVENUE FUND 750.000

FROM GRANTS AND DONATIONS TRUST

91,378,748

136,592,077

Funds in Specific Appropriation 211 shall be used for a Disproportionate Share Hospital Program as provided in sections 409.911, 409.9113, and 409.9119, Florida Statutes, and are contingent on the state share being provided through grants and donations from state, county, or other government entities.

From the funds in Specific Appropriation 211, the calculations of the Medicaid Hospital Funding Programs for the 2014-2015 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

212 SPECIAL CATEGORIES

LOW INCOME POOL

FROM GENERAL REVENUE FUND 9,119,726

FROM GRANTS AND DONATIONS TRUST

FROM MEDICAL CARE TRUST FUND

867,606,672 1,291,241,942

From the funds in Specific Appropriation 212, the calculations of the Medicaid Hospital Funding Programs for the 2014-2015 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act. The agency is authorized to adjust the funding distribution as required to implement the final Special Terms and Conditions of the section 1115 demonstration, titled, Managed Medical Assistance waiver.

From the funds in Specific Appropriation 212, \$389,511,815 from the Grants and Donations Trust Fund and \$573,672,692 from the Medical Care Trust Fund are provided for hospitals to receive a LIP 6 distribution on a quarterly basis, as delineated on Table 2a in the Medicaid Hospital Funding Programs for Medicaid, Low Income Pool, Disproportionate Share Hospital, and Hospital Rate Enhancement Programs for the 2014-2015 fiscal year. Any LIP 6 distribution is contingent on the nonfederal

30.240

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> share of matching funds being provided by local governmental entities to support the distribution. In the event the qualified nonfederal share of matching funds is not provided by local governmental entities to support the distribution for an individual hospital the Agency for Health Care Administration may allow another hospital with access to qualified nonfederal share of matching funds to participate in the LIP 6 distribution not to exceed the budget authority in this paragraph. In order for the agency to certify the qualified nonfederal share of matching funds, a local governmental entity must submit a final, executed letter of agreement to the agency, which must be received by October 1, 2014 and provide the total amount of nonfederal share of matching funds authorized by the entity under this paragraph or the General Appropriations Act. If Table 2a funds are not secured by October 1, 2014, the Agency for Health Care Administration may execute letters of agreement with other local governmental entities by October 31, 2014. These distributions are for hospitals that meet participation requirements in the Low Income Pool as agreed upon between the Agency and the Centers for Medicare and Medicaid Services (CMS), and as a further condition of receipt of funds through the Low Income Pool program, participating hospitals shall not include these values in reimbursement made to the hospital from managed care plans.

> From the funds in Specific Appropriation 212, \$82,713,482 from the Grants and Donations Trust Fund and \$121,820,351 from the Medical Care Trust Fund is provided for special Medicaid payments for services provided by physicians as well as other licensed health care practitioners employed by or under contract with a medical school in Florida and as provided under the extension of the 1115 Waiver from the Centers for Medicare and Medicaid Services. Funds appropriated to new medical school practice plans or practice plans that have not historically participated, which are not expended based on historic methodologies shall be reallocated to other practice plans based on a pro rata basis. These distributions are for Medical Schools that meet participation requirements in the Low Income Pool.

> From the funds in Specific Appropriation 212, the Agency for Health Care Administration is authorized to transfer a hospital's low-income pool payments between the various low-income programs listed in this specific appropriation if it is required to obtain approval of the low-income pool payment methodology from the Centers for Medicare and Medicaid Services. Any transfer of funds, however, is contingent on the net low-income pool payments under the low-income pool plan remaining unchanged.

> From the funds in Specific Appropriation 212, in the event the amount of approved nonfederal share of matching funds is not provided by local governmental entities, the agency may re-allocate low-income pool funds between programs described within this specific appropriation as necessary to ensure sufficient nonfederal matching funds. No re-allocation, under this provision, of low-income pool funds may occur if the level of program increase for any provider access system exceeds the amount of the additional increases in the local nonfederal share match that their local governments transfer to the state Medicaid program, and for which the provider access system would have otherwise received.

> From the funds in Specific Appropriation 212, the Agency for Health Care Administration may make low-income pool Medicaid payments in an accelerated manner that is more frequent than on a quarterly basis subject to the availability of state, local and federal funds.

> Funds provided in Specific Appropriation 212, are contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds.

> From the funds in Specific Appropriation 212, in the event the Centers for Medicare and Medicaid Services notifies the Agency for Health Care Administration of its intent to recover payments made to providers in prior demonstration years in excess of allowable cost identified in provider Low Income Pool (LIP) cost limit reports, the Agency shall first net the recovery against amounts pending a distribution methodology. When these amounts are exhausted, the Agency shall then proportionately reduce payments in LIP 6 in order to achieve the required reduction.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 212, \$202,200 from the Grants and Donations Trust Fund and \$297,800 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration to contract with an independent consultant. The agency shall commission a report to review the state's funding mechanisms for Medicaid hospital reimbursement. The report must examine the equity, accountability, and sustainability of the funding mechanisms. The report must identify federal regulations on the following: intergovernmental transfers (IGTs), including their sources, uses, and allowable repayment arrangements; supplemental hospital payments, including allowable types, purposes, and payees; and direct provider payments that are allowed within Medicaid programs that are based primarily on risk-bearing managed care plans. The report must identify other states' uses of IGTs and supplemental hospital payments, including: arrangements for incenting or requiring IGTs; methods of payment, particularly in states with high managed care penetration; and specific federal waiver terms and conditions that apply to IGTs and supplemental hospital payments. The report must identify and assess strategies for reducing Florida's dependence on IGTs and supplemental hospital payments and to transition to a system of hospital reimbursement within the Statewide Medicaid Managed Care Program without the use of the Low Income Pool. The consultant must have no conflict of interest in relation to organizations that donate IGTs or receive supplemental Medicaid hospital reimbursement. The report must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 15, 2015.

213 SPECIAL CATEGORIES FREESTANDING DIALYSIS CENTERS FROM GENERAL REVENUE FUND 6.844.477 FROM MEDICAL CARE TRUST FUND 10,080,540 FROM REFUGEE ASSISTANCE TRUST FUND .

Funds in Specific Appropriation 213 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 National Drug Code information are not payable by Florida Medicaid unless the drug product is exempt from federal rebate requirements.

From the funds in Specific Appropriation 213, 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.

214	SPECIAL CATEGORIES HOSPITAL INSURANCE BENEFITS FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	63,777,439	93,931,364
215	SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES		
		236,904,839	
	FUND		101,539,068
	FROM MEDICAL CARE TRUST FUND FROM PUBLIC MEDICAL ASSISTANCE		654,880,097
	TRUST FUND		105,000,000
	FROM REFUGEE ASSISTANCE TRUST FUND .		1,734,436

From the funds in Specific Appropriation 215, the calculations of the Medicaid Hospital Funding Programs for the 2014-2015 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

214 כספרדאן, האייפהרסופה

From the funds in Specific Appropriation 215, \$26,098,923 from the Grants and Donations Trust Fund and \$38,438,473 from the Medical Care Trust Fund are provided so that the Agency for Health Care Administration may amend its current facility fees and physician services to allow for payments to hospitals providing primary care to low-income individuals and participating in the Primary Care Disproportionate Share Hospital (DSH) program in Fiscal Year 2003-2004 provided such hospital implements an emergency room diversion program so that non-emergent patients are triaged to lesser acute settings; or a public hospital assumed the fiscal and operating responsibilities for one or more primary care centers previously operated by the Florida Department of Health or the local county government. Any payments made to qualifying hospitals because of this change shall be contingent on the state share being provided through grants and donations from counties, local governments, public entities, or taxing districts, and federal matching funds. This provision shall be contingent upon federal approval of a state plan amendment.

From the funds in Specific Appropriation 215, \$7,182,339 from the Grants and Donations Trust Fund and \$10,578,143 from the Medical Care Trust Fund program are provided to increase the outpatient cap for adults from \$1,000 to \$1,500 per year.

216	SPECIAL CATEGORIES RESPIRATORY THERAPY SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	7,699,667	11,342,462
217	SPECIAL CATEGORIES NURSE PRACTITIONER SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	3,026,041	4,504,751
218	SPECIAL CATEGORIES BIRTHING CENTER SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	698,511	1,028,765
219	SPECIAL CATEGORIES OTHER LAB AND X-RAY SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .	59,366,393	87,465,417 839,256
220	SPECIAL CATEGORIES PATIENT TRANSPORTATION FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .	59,469,238	87,586,246 43,999
221	SPECIAL CATEGORIES PHYSICIAN ASSISTANT SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .	4,992,247	7,352,578 18,142
222	SPECIAL CATEGORIES PERSONAL CARE SERVICES FROM GENERAL REVENUE FUND	22,602,405	

From the funds in Specific Appropriation 222, \$1,630,631 from the General Revenue Fund and \$2,401,592 from the Medical Care Trust Fund are provided for a rate increase for Prescribed Pediatric Extended Care

FROM MEDICAL CARE TRUST FUND

223 SPECIAL CATEGORIES

PHYSICAL REHABILITATION THERAPY FROM GENERAL REVENUE FUND 4.761.688 FROM MEDICAL CARE TRUST FUND 7,013,007 FROM REFUGEE ASSISTANCE TRUST FUND . 2 837

From the funds in Specific Appropriation 223 and 225, \$374,800 from the General Revenue Fund, \$561,497 from the Medical Care Trust Fund, and SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

\$1,966 from the Refugee Assistance Trust Fund are provided for a rate increase for Physical Rehabilitation Therapy Services.

SPECIAL CATEGORIES PHYSICIAN SERVICES

FROM GENERAL REVENUE FUND		93,284,715	
FROM HEALTH CARE TRUST FUND			19,200,000
FROM TOBACCO SETTLEMENT TRUST FUND	١.		306,708,002
FROM GRANTS AND DONATIONS TRUST			
FUND			271,824
FROM MEDICAL CARE TRUST FUND			865,333,233
FROM PUBLIC MEDICAL ASSISTANCE			
TRUST FUND			60,800,000
FROM REFUGEE ASSISTANCE TRUST FUND			3,634,259

From the funds in Specific Appropriation 224, the Agency for Health Care Administration is authorized to continue the physician lock-in program for recipients who participate in the pharmacy lock-in program.

From the funds in Specific Appropriation 224, \$3,400,000 from the General Revenue Fund and \$5,007,517 from the Medical Care Trust Fund are provided for a Pediatrician rate increase, effective January 1, 2015.

225 SPECIAL CATEGORIES

PREPAID HEALTH PLANS	
FROM GENERAL REVENUE FUND	. 1,459,758,144
FROM HEALTH CARE TRUST FUND	. 416,600,000
FROM MEDICAL CARE TRUST FUND	. 2,893,652,809
FROM REFUGEE ASSISTANCE TRUST FUND	. 25,004,129

From the funds in Specific Appropriation 225 and 230, \$2,182,731 from the General Revenue Fund, \$3,276,442 from the Medical Care Trust Fund, and \$12,248 from the Refugee Assistance Trust Fund are provided for a rate increase for Speech Therapy Services.

From the funds in Specific Appropriation 225 and 233, \$1,442,469 from the General Revenue Fund, \$2,167,216 from the Medical Care Trust Fund, and \$8,206 from the Refugee Assistance Trust Fund are provided for a rate increase for Occupational Therapy Services.

226 SPECIAL CATEGORIES

PRESCRIBED MEDICINE/DRUGS	
FROM GENERAL REVENUE FUND 309,391,105	
FROM HEALTH CARE TRUST FUND	32,400,000
FROM GRANTS AND DONATIONS TRUST	
FUND	980,000,000
FROM MEDICAL CARE TRUST FUND	272,467,268
FROM REFUGEE ASSISTANCE TRUST FUND .	4,148,298

From the funds in Specific Appropriation 226, the Agency for Health Care Administration may allow federally chartered Hemophilia Treatment Centers (centers) to be eligible to participate in the current clotting factor provider network, by providing health care services, coordinated care support, and prescribing and dispensing hemophilia drugs to Medicaid eligible patients through the network. The Agency for Health Care Administration may contract with the centers pursuant to chapter 287, Florida Statutes. The contracts shall ensure a savings to the state greater than those realized through existing provider contracts for this purpose.

SPECIAL CATEGORIES

33,289,786

MEDICARE PART D PAYMENT

FROM GENERAL REVENUE FUND 455,872,367

SPECIAL CATEGORIES

PRIVATE DUTY NURSING SERVICES

FROM GENERAL REVENUE FUND 68,009,026

FROM MEDICAL CARE TRUST FUND 100,187,847

From the funds in Specific Appropriation 228, \$2,241,089 from the General Revenue Fund and \$3,300,674 from the Medical Care Trust Fund are provided for a rate increase for Private Duty Nursing services provided by Licensed Practical Nurses.

SECTION 3 - HUMAN SERVICES

SPECIF			
APPROP	RIATION		
229	SPECIAL CATEGORIES RURAL HEALTH SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .		92,232,834 172,401
230	SPECIAL CATEGORIES SPEECH THERAPY SERVICES FROM GENERAL REVENUE FUND	, ,	38,059,494 7,877
231	SPECIAL CATEGORIES MEDIPASS SERVICES FROM GENERAL REVENUE FUND	,	13,183,270 58,544
232	SPECIAL CATEGORIES SUPPLEMENTAL MEDICAL INSURANCE FROM GENERAL REVENUE FUND		806,221,524 3,903
233	SPECIAL CATEGORIES OCCUPATIONAL THERAPY SERVICES FROM GENERAL REVENUE FUND		24,336,742
234	SPECIAL CATEGORIES CLINIC SERVICES FROM GENERAL REVENUE FUND		6,201,347 34,275,410 352,726
			•

From the funds in Specific Appropriation 234, \$6,201,347 from the Grants and Donations Trust Fund and \$9,133,339 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 line. 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 Appropriation 234, the Agency for Health Care Administration shall apply a recurring methodology to establish rates taking into consideration the reductions imposed on or after October 1, 2008 in the following manner: (1) the agency shall divide the total amount of each recurring reduction imposed by the number of visits originally used in the rate calculation for each rate setting period on or after October 1, 2008, which will yield a rate reduction per diem for each rate period; (2) the agency shall multiply the resulting rate reduction per diem for each rate setting period on or after October 1, 2008 by the projected number of visits used in establishing the current budget estimate which will yield the total current reduction amount to be applied to current rates; (3) in the event the total current reduction amount is greater than the historical reduction amount, the agency shall hold the rate reduction to the historical reduction amount.

235	MEDICAID SCHOOL REFINANCING FROM MEDICAL CARE TRUST FUND	97,569,420
TOTAL:	MEDICAID SERVICES TO INDIVIDUALS FROM GENERAL REVENUE FUND 4,376,525,528 FROM TRUST FUNDS	13,761,278,509
	TOTAL ALL FUNDS	18,137,804,037

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION MEDICAID LONG TERM CARE

Funds in Specific Appropriation 236 are provided to implement Medicaid coverage for Assistive Care Services and are contingent on the availability of state match being provided in Specific Appropriation 394

From the funds in Specific Appropriation 236, \$3,388,340 from the General Revenue Fund and \$4,990,344 from the Medical Care Trust Fund are provided for a rate increase for Assistive Care Services.

237 SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND 21,688,782 988.267.402 238 SPECIAL CATEGORIES ASSISTED LIVING FACILITY WAIVER FROM GENERAL REVENUE FUND 3,382,791 FROM MEDICAL CARE TRUST FUND 4.982.172 239 SPECIAL CATEGORIES INTERMEDIATE CARE FACILITIES/MENTALLY RETARDED - SUNLAND CENTER FROM MEDICAL CARE TRUST FUND 84,320,350

From the funds in Specific Appropriations 239, 240, and 241, 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 268 for the Developmental Disabilities Home and Community based waiver, Tier 1 through 3; Family Supported Living Waiver (Tier 4); and the Developmental Disabilities Individual Budget Waiver. 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 239, 240, 241 and 243 \$14,189,102 from the General Revenue Fund and \$21,246,910 from the Medical Care Trust Fund are provided to increase the personal needs allowance from \$35 to \$105 per month for residents in institutional settings.

From the funds in Specific Appropriation 240, \$15,051,349 from the Grants and Donations Trust Fund and \$22,167,615 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 line. 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 appropriation in Specific Appropriation 240 by the total bed days for the past fiscal year; 2) the total actual cost as generated based on the

259,229,931

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> 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; 5) and 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 amend the Intermediate Care Facility for the Developmentally Disabled Reimbursement Plan to set rates effective July 1 of each year.

> 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.

241 SPECIAL CATEGORIES

NURSING HOME CARE

FROM GENERAL REVENUE FUND 98,240,733 FROM HEALTH CARE TRUST FUND 44,929,472 FROM GRANTS AND DONATIONS TRUST 77,209.595 FROM MEDICAL CARE TRUST FUND 330,130,271

From the funds in Specific Appropriation 241, \$1,831,856 from the Grants and Donations Trust Fund and \$2,697,956 from the Medical Care Trust Fund are provided for the purpose of maximizing federal revenues through the continuation of the Special Medicaid Payment Program for governmentally funded nursing homes. Any requests pursuant to chapter 216, Florida Statutes, by the Agency for Health Care Administration to increase budget authority to expand existing programs using increased federal reimbursement through these provisions, shall be contingent upon the availability of state match from existing state funds or local sources that do not increase the current requirement for state general revenue. The agency is authorized to seek federal Medicaid waivers as necessary to implement this provision.

From the funds in Specific Appropriation 241, the Agency for Health Care Administration, in consultation with the Department of Health, is authorized to transfer funds, in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 237 specifically for slots under the Model Waiver, Specific Appropriation 237 Developmental Services Waiver, Specific Appropriation 527 Brain and Spinal Cord Home and Community Based Services Waiver, and Specific Appropriation 242 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 Appropriation 241 and 242, \$451,194,784 from the Grants and Donations Trust Fund and \$664,519,321 from the Medical Care Trust Fund are provided to buy back nursing facility rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but not higher than the amounts available under the budgeted authority in this line. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

The Agency for Health Care Administration shall amend the Florida Title XIX Long-Term Care Reimbursement Plan to transition to a single rate-setting period effective September 1 of each year. Rates shall be be established at July 1, 2014 for a six-month rate period, January 1, 2015 for an eight-month rate period, and annually at September 1 thereafter

SECTION 3 - HUMAN SERVICES SPECIFIC

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242 SPECIAL CATEGORIES

PREPAID HEALTH PLAN/LONG TERM CARE FROM GENERAL REVENUE FUND 707.033.988 FROM HEALTH CARE TRUST FUND

FROM GRANTS AND DONATIONS TRUST 393,502,399

FUND FROM MEDICAL CARE TRUST FUND 2,051,613,112

From the funds in Specific Appropriation 242, \$5,086,125 from the General Revenue Fund and \$7,490,841 from the Medical Care Trust Fund are provided to serve elders on the Medicaid Long Term Care waitlist who have been classified as a priority score of five or higher.

From the funds in Specific Appropriation 242, \$424,468,469 from the General Revenue Fund, \$225,070,528 from the Health Care Trust Fund, \$377,598,645 from the Grants and Donations Trust Fund, and \$1,540,595,218 from the Medical Care Trust Fund are provided for the purpose of setting nursing home rates in accordance with section 409.908, Florida Statutes and the Florida Title XIX Long-Term Care Reimbursement Plan for Nursing Homes.

143	SPECIAL CATEGORIES				
	STATE	${\tt MENTAL}$	${\tt HEALTH}$	${\tt HOSPITAL}$	PROGRAM

FROM MEDICAL CARE TRUST FUND 9,338,855

244 SPECIAL CATEGORIES MENTAL HEALTH HOSPITAL DISPROPORTIONATE

> FROM MEDICAL CARE TRUST FUND 71,125,459

245 SPECIAL CATEGORIES

SHARE

T.B. HOSPITAL DISPROPORTIONATE SHARE FROM MEDICAL CARE TRUST FUND 2,406,309

247 SPECIAL CATEGORIES PROGRAM OF ALL-INCLUSIVE CARE FOR THE

ELDERLY (PACE)

FROM MEDICAL CARE TRUST FUND 36,526,016

TOTAL: MEDICAID LONG TERM CARE

FROM GENERAL REVENUE FUND 918,039,950 FROM TRUST FUNDS

4.525.058.479

TOTAL ALL FUNDS 5 443 098 429

PROGRAM: HEALTH CARE REGULATION

HEALTH CARE REGULATION

APPROVED SALARY RATE 29.161.567

248 SALARIES AND BENEFITS 659 00 FROM GENERAL REVENUE FUND 115,059

FROM HEALTH CARE TRUST FUND 39 790 344

249 OTHER PERSONAL SERVICES

FROM HEALTH CARE TRUST FUND 543.348

FROM GENERAL REVENUE FUND 22,440 FROM HEALTH CARE TRUST FUND 8,018,278

251 OPERATING CAPITAL OUTLAY

FROM HEALTH CARE TRUST FUND 87.054

252 SPECIAL CATEGORIES

TRANSFER TO DIVISION OF ADMINISTRATIVE

HEARINGS

FROM HEALTH CARE TRUST FUND 595,670

253 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 600,000

FROM HEALTH CARE TRUST FUND 2,343,948

1197

SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION FROM QUALITY OF LONG-TERM CARE FROM OPERATIONS AND MAINTENANCE FACILITY IMPROVEMENT TRUST FUND . . 1.000.000 2.025.003 FROM SOCIAL SERVICES BLOCK GRANT From the funds in Specific Appropriation 253, \$600,000 from the 422,396 General Revenue Fund, of which \$500,000 is nonrecurring, is provided for the Agency for Health Care Administration to contract to procure a 263 EXPENSES provider and data management system to allow the Agency to connect and FROM GENERAL REVENUE FUND 1,417,652 collapse existing systems and data into a single touch-point. FROM OPERATIONS AND MAINTENANCE 1,336,438 FROM SOCIAL SERVICES BLOCK GRANT 254 SPECIAL CATEGORIES EMERGENCY ALTERNATIVE PLACEMENT 193,061 FROM HEALTH CARE TRUST FUND 806.629 264 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 255 SPECIAL CATEGORIES 9,060 FROM OPERATIONS AND MAINTENANCE MEDICAID SURVEILLANCE FROM HEALTH CARE TRUST FUND 113.796 TRUST FUND 26,334 265 SPECIAL CATEGORIES 256 SPECIAL CATEGORIES GRANT AND AID INDIVIDUAL AND FAMILY RISK MANAGEMENT INSURANCE FROM HEALTH CARE TRUST FUND SUPPORTS 698,298 FROM GENERAL REVENUE FUND 3,080,000 257 SPECIAL CATEGORIES FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND LEASE OR LEASE-PURCHASE OF EQUIPMENT 12,106,771 FROM HEALTH CARE TRUST FUND 140,269 Funds in Specific Appropriation 265 expended for developmental training programs shall require a 12.5 percent match from local sources. 258 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT In-kind match is acceptable provided there are no reductions in the SERVICES - HUMAN RESOURCES SERVICES number of persons served or level of services provided. PURCHASED PER STATEWIDE CONTRACT FROM HEALTH CARE TRUST FUND 223,076 From the funds in Specific Appropriation 265, the nonrecurring sum of \$500,000 from the General Revenue Fund is provided for supported employment services for individuals on the waiting list for the 259 SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY AND Developmental Disabilities Medicaid Waiver programs in Specific REINVESTMENT ACT OF 2009 Appropriation 268. The supported employment services shall be provided in a manner consistent with the same rules and regulations governing FROM HEALTH CARE TRUST FUND 652,990 these services in the Developmental Disabilities Medicaid Waiver programs, and may additionally be used toward obtaining and maintaining 260 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES paid or unpaid internships. AMERICAN RECOVERY AND REINVESTMENT ACT OF 266 SPECIAL CATEGORIES FROM HEALTH CARE TRUST FUND 165,390,787 ROOM AND BOARD PAYMENTS FOR DEVELOPMENTALLY DISABLED FROM GENERAL REVENUE FUND TOTAL: HEALTH CARE REGULATION FROM GENERAL REVENUE FUND 737,499 267 SPECIAL CATEGORIES FROM TRUST FUNDS 220,404,487 CONTRACTED SERVICES FROM GENERAL REVENUE FUND TOTAL POSITIONS 659.00 2.442.387 TOTAL ALL FUNDS FROM OPERATIONS AND MAINTENANCE 221,141,986 2,347,776 FROM SOCIAL SERVICES BLOCK GRANT TOTAL: AGENCY FOR HEALTH CARE ADMINISTRATION FROM GENERAL REVENUE FUND TRUST FUND 5.478.289.195 32.018 FROM TRUST FUNDS 19,107,801,465 267A SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES TOTAL POSITIONS 1,644.00 TOTAL ALL FUNDS 24,586,090,660 FROM GENERAL REVENUE FUND 5,670,300 TOTAL APPROVED SALARY RATE 73.684.830 From the funds in Specific Appropriation 267A, the nonrecurring sum of \$650,000 from the General Revenue Fund is provided for Quest Kids. AGENCY FOR PERSONS WITH DISABILITIES PROGRAM: SERVICES TO PERSONS WITH DISABILITIES From the funds in Specific Appropriation 267A, the nonrecurring sum of \$78,300 from the General Revenue Fund is provided to the Arc Jacksonville Village for services to people with intellectual and HOME AND COMMUNITY SERVICES developmental disabilities. APPROVED SALARY RATE 15,828,763 From the funds in Specific Appropriation 267A, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to Easter Seals in 261 SALARIES AND BENEFITS POSITIONS 395.00 FROM GENERAL REVENUE FUND 11,522,364 Volusia County to provide autism assessment and diagnostic services. FROM OPERATIONS AND MAINTENANCE From the funds in Specific Appropriation 267A, the nonrecurring sum of 8,208,477 FROM SOCIAL SERVICES BLOCK GRANT \$2,000,000 from the General Revenue Fund is provided to the Arc of TRUST FUND 146.638 Florida for additional dental services. 262 OTHER PERSONAL SERVICES From the funds in Specific Appropriation 267A, the nonrecurring sum of \$175,000 from the General Revenue Fund is provided to MACTown Fitness FROM GENERAL REVENUE FUND 1,876,556

272 OTHER PERSONAL SERVICES

SECTION 3 - HUMAN SERVICES	SECTION 3 - HUMAN SERVICES SPECIFIC
SPECIFIC APPROPRIATION	APPROPRIATION
and Wellness Center for services to individuals with developmental disabilities.	
	FROM OPERATIONS AND MAINTENANCE
From the funds in Specific Appropriation 267A, the recurring sum of \$667,000 from the General Revenue Fund is provided to Nemours Children's	TRUST FUND
Hospital for early the diagnosis and treatment of Autism.	273 EXPENSES
Even the funds in Chesifia Annyonvieties 2072 the requiring sum of	FROM GENERAL REVENUE FUND 806,266 FROM FEDERAL GRANTS TRUST FUND 130,181
From the funds in Specific Appropriation 267A, the recurring sum of \$2,000,000 from the General Revenue Fund is provided to the Gateway Arc	FROM PEDERATIONS AND MAINTENANCE
in Pensacola for residential support for job placement for persons with developmental disabilities.	TRUST FUND
developmental and an interest of the second	274 OPERATING CAPITAL OUTLAY
268 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 23,974
HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND 379,579,280	FROM OPERATIONS AND MAINTENANCE TRUST FUND
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	
From the funds in Specific Appropriation 268, the recurring sums of	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
\$8,088,000 from the General Revenue Fund and \$11,912,000 from the	FROM GENERAL REVENUE FUND 108,444
Operations and Maintenance Trust Fund are provided to expand the	FROM OPERATIONS AND MAINTENANCE
Individual Budget waiver (iBudget) by the greatest number of individuals permissible under the additional funding.	TRUST FUND
permissible under the additional randing.	276 SPECIAL CATEGORIES
Funds in Specific Appropriation 268 shall not be used for	CONTRACTED SERVICES
administrative costs. Funds for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is	FROM GENERAL REVENUE FUND 394,688 FROM OPERATIONS AND MAINTENANCE
acceptable provided there are no reductions in the number of persons	TRUST FUND
served or level of services provided.	
From the funds in Specific Appropriation 268, the agency shall	277 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
provide to the Governor, the President of the Senate, and the Speaker of	FROM GENERAL REVENUE FUND 1,988,073
the House of Representatives monthly surplus-deficit reports projecting	FROM FEDERAL GRANTS TRUST FUND 117,513
the total Medicald Waiver program expenditures for the fiscal year along with any corrective actions plans necessary to align program	FROM OPERATIONS AND MAINTENANCE TRUST FUND
expenditures with annual appropriations in accordance with sections	18001 1000
393.0661(7) and (8), Florida Statutes.	278 SPECIAL CATEGORIES
From the funds in Specific Appropriation 268, the recurring sums of	GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES
\$522,344 from the General Revenue Fund and \$769,308 from the Operations	FROM GENERAL REVENUE FUND 3,874
and Maintenance Trust Fund are provided as a rate increase for Adult Day	ORO ODDATA AMBRODING
Training providers.	279 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
269 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 205,995
RISK MANAGEMENT INSURANCE	280 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 172,620	HOME AND COMMUNITY SERVICES ADMINISTRATION
270 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 2,670,194
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	FROM OPERATIONS AND MAINTENANCE TRUST FUND 4,301,882
PURCHASED PER STATEWIDE CONTRACT	FROM SOCIAL SERVICES BLOCK GRANT
FROM GENERAL REVENUE FUND 87,041	TRUST FUND
FROM OPERATIONS AND MAINTENANCE TRUST FUND	2 281 SPECIAL CATEGORIES
17.001 10.00	TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL: HOME AND COMMUNITY SERVICES	SERVICES - HUMAN RESOURCES SERVICES
FROM GENERAL REVENUE FUND	PURCHASED PER STATEWIDE CONTRACT 5 FROM GENERAL REVENUE FUND
	FROM ADMINISTRATIVE TRUST FUND
TOTAL POSITIONS 395.00	FROM OPERATIONS AND MAINTENANCE
TOTAL ALL FUNDS	6 TRUST FUND
PROGRAM MANAGEMENT AND COMPLIANCE	283 DATA PROCESSING SERVICES
APPROVED SALARY RATE 9,841,996	SOUTHWOOD SHARED RESOURCE CENTER FROM OPERATIONS AND MAINTENANCE
	TRUST FUND
271 SALARIES AND BENEFITS POSITIONS 165.00	ONA DAMA DROGRAGATIVA GERRATARA
FROM GENERAL REVENUE FUND 7,743,621 FROM ADMINISTRATIVE TRUST FUND	284 DATA PROCESSING SERVICES 0 NORTHWOOD SHARED RESOURCE CENTER
FROM FEDERAL GRANTS TRUST FUND	
FROM OPERATIONS AND MAINTENANCE	FROM ADMINISTRATIVE TRUST FUND 66,532
TRUST FUND 6,004,11	7 FROM OPERATIONS AND MAINTENANCE TRUST FUND
272 AMILED DEDCAMAI CEDUTCEC	11,010

SPECIF APPROF	ON 3 - HUMAN SERVICES FIC PRIATION PROGRAM MANAGEMENT AND COMPLIANCE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	14,329,625	13,893,800	
	TOTAL POSITIONS	165.00	28,223,425	FROM OPERATIONS AND MAINTENANCE TRUST FUND
	OPMENTAL DISABILITIES PUBLIC FACILITIES APPROVED SALARY RATE 76,786,477			AGENCY FOR PERSONS WITH DISABILITIES FIXED CAPITAL OUTLAY NEEDS FOR CENTRALLY MANAGED FACILITIES
285	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND 3,024,092 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
286	TRUST FUND	903,987	48,412,925	From the funds in Specific Appropriation 296, the nonrecurring sums of \$2,024,092 from the General Revenue Fund and \$640,208 from the Social Services Block Grant Trust Fund are provided for life/safety repairs, American with Disabilities Act (ADA) code corrections, and other critical repairs to state facilities.
	TRUST FUND		1,025,063	Them the finds in Oresitis Impressibles 200 the newscamping sum of
287	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	3,299,835		From the funds in Specific Appropriation 296, the nonrecurring sum of \$1,000,000 from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.
mh e	TRUST FUND	a of the Cunland Co		TOTAL: DEVELOPMENTAL DISABILITIES PUBLIC FACILITIES FROM GENERAL REVENUE FUND
Tac Def to	cachale and individuals assigned to the Tendant Program at Florida State Hospital i \$105 per month. From the funds in Spec	Developmental Disa s hereby increased ific Appropriation	abilities from \$35 287, the	TOTAL POSITIONS
fro the	curring sums of \$218,085 from the Genera om the Operations and Maintenance Trust e fiscal impact to the agency resultin csonal Needs Allowance.	Fund are provided t	to offset	TOTAL: AGENCY FOR PERSONS WITH DISABILITIES FROM GENERAL REVENUE FUND
288	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	163,237	97,783	TOTAL POSITIONS
289	FOOD PRODUCTS FROM GENERAL REVENUE FUND	1.083.098		CHILDREN AND FAMILIES, DEPARTMENT OF ADMINISTRATION
	FROM OPERATIONS AND MAINTENANCE TRUST FUND	, ,	1,280,750	PROGRAM: EXECUTIVE LEADERSHIP
290	CONTRACTED SERVICES			EXECUTIVE DIRECTION AND SUPPORT SERVICES
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		884,116	APPROVED SALARY RATE 32,926,895 297 SALARIES AND BENEFITS POSITIONS 600.50
291	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		3,092,526	TRUST FUND
292	SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND	1,145,923		TRUST FUND
293	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM ADMINISTRATIVE TRUST FUND 54,551 FROM FEDERAL GRANTS TRUST FUND 28,261
20.	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	3,144,654	2,564,452	299 EXPENSES FROM GENERAL REVENUE FUND
294	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	18,751		FROM GRANTS AND DONATIONS TRUST FUND
295	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM OPERATIONS AND MAINTENANCE TRUST FUND

							• ,
	N 3 - HUMAN SERVICES				ON 3 - HUMAN SERVICES		
SPECIF				SPECIF			
APPROF	RIATION		6,886	APPROL	PRIATION FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		0,000		TRUST FUND		9,354
300	OPERATING CAPITAL OUTLAY						•
		27,616		312	DATA PROCESSING SERVICES		
	FROM ADMINISTRATIVE TRUST FUND		106,950		NORTHWOOD SHARED RESOURCE CENTER (NSRC)		
301	SPECIAL CATEGORIES				DEPRECIATION FEDERAL SHARE BILLINGS FROM FEDERAL GRANTS TRUST FUND		363,236
301	ACQUISITION OF MOTOR VEHICLES				TROIT TEDENCE CIGATED TROOT TOND		303/230
	FROM ADMINISTRATIVE TRUST FUND		20,000	313	PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS		
					RELIEF/JORGE AND DEBBIE GARCIA-BENGOCHEA		050 000
302	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE				FROM FEDERAL GRANTS TRUST FUND		950,000
	HEARINGS			314	PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS		
	FROM GENERAL REVENUE FUND	589,771			RELIEF - MARISSA AMORA		
					FROM OPERATIONS AND MAINTENANCE		
303	SPECIAL CATEGORIES				TRUST FUND		1,700,000
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	569,089		315	FIXED CAPITAL OUTLAY		
	FROM ADMINISTRATIVE TRUST FUND	3037003	311,178	525	DEPARTMENT OF CHILDREN AND FAMILY SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		12,312		FIXED CAPITAL NEEDS FOR CENTRALLY MANAGED		
	FROM GRANTS AND DONATIONS TRUST		150 006		FACILITIES FROM OPERATIONS AND MAINTENANCE		
	FUND		150,286 6,500		TRUST FUND		2,304,053
	FROM OPERATIONS AND MAINTENANCE		0,500		11001 1012		2/301/033
	TRUST FUND		405,883	TOTAL:	: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
					FROM GENERAL REVENUE FUND	40,884,352	44 854 388
304	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM TRUST FUNDS		41,751,377
	FROM GENERAL REVENUE FUND	710,390			TOTAL POSITIONS	600.50	
	FROM ADMINISTRATIVE TRUST FUND	,,,,,	103,432		TOTAL ALL FUNDS		82,635,729
205	apparts dimpoping			DDOGDI	M GUDDODE GEDUTGEG		
305	SPECIAL CATEGORIES STATE INSTITUTIONAL CLAIMS			PROGRA	AM: SUPPORT SERVICES		
	FROM GENERAL REVENUE FUND	40,498		INFORM	MATION TECHNOLOGY		
306	SPECIAL CATEGORIES			I	APPROVED SALARY RATE 13,065,354		
	TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND		132,912	316	SALARIES AND BENEFITS POSITIONS	248.00	
			202/522			6,084,324	
307	SPECIAL CATEGORIES				FROM ADMINISTRATIVE TRUST FUND		6,241,628
	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	6,520			FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND		20,333
	FROM ADMINISTRATIVE TRUST FUND	0,520	2,272		FROM FEDERAL GRANTS TRUST FUND		4,644,879
			,		FROM WELFARE TRANSITION TRUST FUND .		220,367
308	SPECIAL CATEGORIES				FROM OPERATIONS AND MAINTENANCE		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	157,010			TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT		127,182
	FROM ADMINISTRATIVE TRUST FUND	137,010	54,877		TRUST FUND		163,367
	FROM FEDERAL GRANTS TRUST FUND		4,252				
				317	OTHER PERSONAL SERVICES		
309	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	126,105	208,000
	SERVICES - HUMAN RESOURCES SERVICES				FROM FEDERAL GRANTS TRUST FUND		129,228
	PURCHASED PER STATEWIDE CONTRACT						, ,
	FROM GENERAL REVENUE FUND	3,344,718	505.060	318	EXPENSES	0 005 005	
	FROM FEDERAL GRANTS TRUST FUND		587,268		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	2,807,237	248,879
310	DATA PROCESSING SERVICES				FROM FEDERAL GRANTS TRUST FUND		1,509,390
	SOUTHWOOD SHARED RESOURCE CENTER				FROM WELFARE TRANSITION TRUST FUND .		54,738
	FROM GENERAL REVENUE FUND	38,513	40 564		FROM SOCIAL SERVICES BLOCK GRANT		F 0.00
	FROM FEDERAL GRANTS TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT		49,564		TRUST FUND		5,277
	TRUST FUND		8,502	319	OPERATING CAPITAL OUTLAY		
					FROM GENERAL REVENUE FUND	40,599	
311	DATA PROCESSING SERVICES				FROM FEDERAL GRANTS TRUST FUND		8,299
	NORTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	7,981,493		320	SPECIAL CATEGORIES		
	FROM ADMINISTRATIVE TRUST FUND	.,,	1,351,744	220	COMPUTER RELATED EXPENSES		
	FROM FEDERAL GRANTS TRUST FUND		8,614,082		FROM GENERAL REVENUE FUND	6,235,952	
	FROM GRANTS AND DONATIONS TRUST		734,800		FROM ADMINISTRATIVE TRUST FUND		118,466
	FUND		734,800 5,048		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		6,928,886
	FROM OPERATIONS AND MAINTENANCE		-,		FUND		521,076
	TRUST FUND		1,573,211		FROM WELFARE TRANSITION TRUST FUND .		43,163

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND 11,082 From the funds in Specific Appropriation 320, the nonrecurring sums of \$521,076 from the Grants and Donations Trust Fund and \$4,268,549 from the Federal Grants Trust Fund are provided for Florida's Public Assistance Eligibility (FLORIDA) system. From the funds in Specific Appropriation 320, the nonrecurring sum of \$170,400 from the General Revenue Fund is provided to the department to contract for the hosting and support of a patient-centered, Internet-based personal health record system for foster children. From the funds in Specific Appropriation 320, the nonrecurring sum of \$250,000 from the General Revenue Fund is provided to pilot the use of Desktop Seat Management among the department's information technology infrastructure. A report including the feasibility of implementation, performance expectations, and expected cost savings, shall be provided to the Governor, the President of the Senate, and the Speaker of the House of Representatives by October 31, 2014. 321 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 63,666 FROM FEDERAL GRANTS TRUST FUND . . . 1,597 322 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EOUIPMENT FROM GENERAL REVENUE FUND 19.791 TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 15.377.674 FROM TRUST FUNDS 21,205,837 TOTAL POSITIONS 248.00 TOTAL ALL FUNDS 36,583,511 SERVICES PROGRAM: FAMILY SAFETY PROGRAM FAMILY SAFETY AND PRESERVATION SERVICES APPROVED SALARY RATE 146.572.645 323 SALARIES AND BENEFITS POSITIONS 3,504.00 FROM GENERAL REVENUE FUND 78,389,848 FROM DOMESTIC VIOLENCE TRUST FUND . 15,471 FROM FEDERAL GRANTS TRUST FUND . . . 28,560,319 FROM WELFARE TRANSITION TRUST FUND . 70,500,631 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND From the funds in Specific Appropriations 323, 325, and 341, a total of 79 full-time equivalent positions, 3,375,056 in salary rate and recurring appropriations in the amount of \$5,500,000 from the General Revenue Fund are contingent upon the passage of Senate Bill 1666 or similar legislation becoming law. 324 OTHER PERSONAL SERVICES

SPECIFIC APPROPRIATION FROM GRANTS AND DONATIONS TRUST 9.886 FROM WELFARE TRANSITION TRUST FUND . 10,249,388 FROM SOCIAL SERVICES BLOCK GRANT 3,609,927 326 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 22,457 FROM FEDERAL GRANTS TRUST FUND . . . 6,394 FROM WELFARE TRANSITION TRUST FUND . 11,215 FROM SOCIAL SERVICES BLOCK GRANT 9,364 328 SPECIAL CATEGORIES HOME CARE FOR DISABLED ADULTS FROM GENERAL REVENUE FUND 1,987,544 329 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE FOR DISABLED ADULTS FROM GENERAL REVENUE FUND 2.041.955 330 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 4.769.046 FROM CHILD WELFARE TRAINING TRUST 2 815 FROM FEDERAL GRANTS TRUST FUND . . . 1,287,328 FROM GRANTS AND DONATIONS TRUST FUND 13 180 FROM WELFARE TRANSITION TRUST FUND . 1,108,852 FROM SOCIAL SERVICES BLOCK GRANT 735,388 From the funds in Specific Appropriation 330, the nonrecurring sum of \$2,000,000 from the General Revenue Fund is provided to the department for continuation of the analytics and predictive analysis initiative within the child welfare system. From the funds in Specific Appropriation 330, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to Camps for

330A SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 2,375,000

family services.

From the funds in Specific Appropriation 330A, the sum of \$800,000 from the General Revenue Fund is provided to the department to contract with a provider to coordinate a Strong Families and Domestic Violence Campaign.

Champions (formerly Myron Rolle Wellness and Leadership Academy).

Funds in Specific Appropriation 330, the nonrecurring sum of \$200,000 from the General Revenue Fund is provided to the Miami-Dade County

Foster and Adoptive Parent Association for comprehensive youth and

From the funds in Specific Appropriation 330A, the nonrecurring sum of \$450,000 from the General Revenue Fund is provided to the Children's Network of Southwest Florida community-based care lead agency for the Teen Outreach Program.

From the funds in Specific Appropriation 330A, the nonrecurring sum of \$500,000 from the General Revenue Fund is provided to the Friends of Foster Children to pilot the Mentoring Children and Parents Program with the Children's Network of Southwest Florida community-based care lead agency.

From the funds in Specific Appropriation 330A, the nonrecurring sum of \$25,000 from the General Revenue Fund is provided to the Florida Alliance of Boys and Girls Clubs.

From the funds in Specific Appropriation 330A, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Children of

J = 1	OTHER TERROUND DERVICED		
	FROM GENERAL REVENUE FUND	1,186,749	
	FROM FEDERAL GRANTS TRUST FUND		2,640,232
	FROM GRANTS AND DONATIONS TRUST		
	FUND		46,935
	FROM WELFARE TRANSITION TRUST FUND .		2,944,459
	FROM SOCIAL SERVICES BLOCK GRANT		
	TRUST FUND		1,341,036
325	EXPENSES		
323	FROM GENERAL REVENUE FUND	14,662,685	
	FROM CHILD WELFARE TRAINING TRUST	11/002/003	
	FUND		8,394
	FROM DOMESTIC VIOLENCE TRUST FUND .		11,645
	FROM FEDERAL GRANTS TRUST FUND		6,857,798
			.,,

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

Inmates, Inc. to provide care coordination services to foster care children in the Jacksonville area that have a parent incarcerated in prison or jail.

From the funds in Specific Appropriation 330A, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Kristi House Drop In Center to serve sexually exploited adolescent girls.

331 SPECIAL CATEGORIES

GRANTS AND AIDS - GRANTS TO SHERIFFS FOR PROTECTIVE INVESTIGATIONS FROM GENERAL REVENUE FUND . . 36.830.066 FROM WELFARE TRANSITION TRUST FUND . 9,392,840 FROM SOCIAL SERVICES BLOCK GRANT

Funds in Specific Appropriation 331 are for the Department of Children and Families to award grants to the Sheriffs of Manatee, Pasco, Pinellas, Broward, Hillsborough, and Seminole counties to conduct child protective investigations as mandated in section 39.3065, Florida Statutes. Funds shall be proportionally allocated to counties based on the department's projected initial and additional investigations for each county, with multiple risk cases being weighted at 2.0 relative to other cases at 1.0.

SPECIAL CATEGORIES

GRANTS AND AIDS - DOMESTIC VIOLENCE PROGRAM

FROM GENERAL REVENUE FUND 9.164.596

FROM DOMESTIC VIOLENCE TRUST FUND . 7,915,397 FROM FEDERAL GRANTS TRUST FUND . . . 10,827,348 FROM WELFARE TRANSITION TRUST FUND . 7.750.000

From the funds in Specific Appropriation 332, \$9,164,596 from the General Revenue Fund, \$7,465,397 from the Domestic Violence Trust Fund, \$10.827.348 from the Federal Grants Trust Fund and \$7.750.000 from the Welfare Transition Trust Fund shall be provided to the Florida Coalition Against Domestic Violence for implementation of programs and the management and delivery of services of the state's domestic violence program including implementation of statutory directives contained in chapter 39, Florida Statutes, implementation of special projects, expansion of the child welfare and domestic violence co-location projects, training and technical assistance to certified domestic violence centers and allied professionals, and administration of contracts designated under this appropriation.

From the funds in Specific Appropriation 332, the nonrecurring sum of \$450,000 from the Domestic Violence Trust Fund is provided to the Florida Coalition Against Domestic Violence to conduct comprehensive and on-going training related to cases in the child welfare system where there is a co-occurrence of child abuse and domestic violence. Such training may include, but is not limited to, child focused safety planning, partnering with the non-offending parent to promote child safety, perpetrator accountability in the child welfare system, and non-promissory safety planning for perpetrators and adult survivors of domestic violence. Training will be provided, but not limited to, child protective investigators, child investigator supervisors, case managers, case manager supervisors, local Child Abuse Death Review committee members, Children's Legal Services' attorneys and Safety Practice Experts within the Department of Children and Families and Department of Health.

From the funds in Specific Appropriation 332, \$266,663 from the Federal Grants Trust Fund for the Violence Against Women Act STOP Formula Grant shall be transferred to the Department of Health to contract with the Florida Council Against Sexual Violence for the provision of training and technical assistance to certified rape crisis programs and allied professionals.

333 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILD ABUSE PREVENTION

AND INTERVENTION

FROM GENERAL REVENUE FUND 16,761,673

FROM FEDERAL GRANTS TRUST FUND . . . 574,189 SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

FROM WELFARE TRANSITION TRUST FUND .

5,778,467

From the funds in Specific Appropriation 333, the recurring sum of \$7,000,000 from the General Revenue Fund is provided for the Healthy Families program.

334 SPECIAL CATEGORIES

9,589,500

GRANTS AND AIDS - CHILD PROTECTION	
FROM GENERAL REVENUE FUND 1	0,575,208
FROM CHILD WELFARE TRAINING TRUST	
FUND	285,993
FROM FEDERAL GRANTS TRUST FUND	15,901,351
FROM GRANTS AND DONATIONS TRUST	
FUND	130,000
FROM WELFARE TRANSITION TRUST FUND .	1,909,191
FROM OPERATIONS AND MAINTENANCE	
TRUST FUND	530,696
FROM SOCIAL SERVICES BLOCK GRANT	
TRUST FUND	2,333,286

From the funds in Specific Appropriation 334, the sums of \$424,751 from the General Revenue Fund and \$57,100 from the Federal Grants Trust Fund are provided to Children's Legal Services within the department to contract with the Attorney General for child welfare legal services.

SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND

5,283,491

336 SPECIAL CATEGORIES

TEMPORARY EMERGENCY SHELTER SERVICES FROM GENERAL REVENUE FUND

435.843

92,990

9,517

337 SPECIAL CATEGORIES

GRANTS AND AIDS - FAMILY FOSTER CARE FROM GENERAL REVENUE FUND

TRANSFER TO DEPARTMENT OF MANAGEMENT

SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND

FROM FEDERAL GRANTS TRUST FUND . . .

FROM WELFARE TRANSITION TRUST FUND .

4,000,000

From the funds in Specific Appropriation 337, the department shall transfer \$4,000,000 from the General Revenue Fund to the Agency for Health Care Administration to provide Medicaid coverage for children in the Statewide Inpatient Psychiatric Program (SIPP) and Residential Group Care beds

338	SPECIAL CATEGORIES GRANTS AND AIDS - RESIDENTIAL GROUP CARE FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	1,641,215	
	TRUST FUND		115,836
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		929,958
339	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	5,477	3,610 1,242 2,415
340	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	325,606	196,288 248,364 144,015
341	SPECIAL CATEGORIES		

10,008

236,163 54,230,697

6.249.493

19 648 887,128

116,979

370,111

885.621

66,247

413.664

377,471

JOURNAL OF THE SENATE

3.050

2,531,893

67,048,005

8,979,209

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND 342 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY BASED CARE FUNDS FOR PROVIDERS OF CHILD WELFARE FROM GENERAL REVENUE FUND 396,033,443 FROM CHILD WELFARE TRAINING TRUST FROM FEDERAL GRANTS TRUST FUND . . . 280,372,329

FROM WELFARE TRANSITION TRUST FUND .

FROM OPERATIONS AND MAINTENANCE

FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND

From the funds in Specific Appropriation 342, \$3,000,000 from the General Revenue Fund is provided to serve the needs of children who are victims of sexual exploitation and have been adjudicated dependent or are the subject of an open investigation due to allegations of abuse, neglect, or exploitation. Funds shall be provided to community-based care lead agencies for costs associated with placement and services for sexually exploited children as identified through the screening assessment described in House Bill 7141 or similar legislation, or through other means determined appropriate by the department until such screening assessment is developed. The department shall determine the areas of greatest need and develop an allocation methodology based on these findings. A report outlining the findings, the allocation methodology, how the funds were disbursed, including how many children served, shall be presented to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2015.

From the funds in Specific Appropriation 342, \$10,000,000 from the General Revenue Fund shall be allocated to the community-based care lead agencies pursuant to s. 409.16713, Florida Statutes. No more than \$4,000,000 in funding shall be used by community-based care agencies for increases in case manager and case manager supervisor staffing, salaries, or recruitment and retention activities. At least \$6,000,000 shall be used by community-based care lead agencies for direct services to children and families to improve child protection and abuse prevention services. The department shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2015, detailing how each lead agency utilized these funds; including, but not limited to, the number of children and families served and the types of services provided.

From the funds in Specific Appropriation 342, the nonrecurring sum of \$825,027 from the General Revenue Fund is provided to Devereux Community Based Care lead agency to expand services to sexually exploited youth.

From the funds in Specific Appropriation 342, the nonrecurring sum of \$1,250,000 from the General Revenue Fund and \$1,500,000 from the Welfare Transition Trust Fund is provided to Eckerd Community Alternatives community-based care lead agency for core service functions.

From the funds in Specific Appropriation 342, the nonrecurring sum of \$1,500,000 from the Welfare Transition Trust Fund is provided to the Kids Central community-based care lead agency for core service

From the funds in Specific Appropriation 342, the nonrecurring sum of \$1,500,000 from the Welfare Transition Trust Fund is provided to the Brevard Family Partnership community-based care lead agency for core service functions.

From the funds in Specific Appropriation 342, the nonrecurring sum of \$1,500,000 from the Welfare Transition Trust Fund is provided to the Community Based Care of Central Florida lead agency for core service

342A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PLACE OF HOPE AT THE HAVEN CAMPUS

SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 2,700,000 From the funds in Specific Appropriation 342A, the nonrecurring sum of \$2,700,000 from the General Revenue Fund is provided to the Place of Hope at the Haven Campus. TOTAL: FAMILY SAFETY AND PRESERVATION SERVICES FROM GENERAL REVENUE FUND 589.284.892 FROM TRUST FUNDS 631,540,092 TOTAL POSITIONS 3,504.00 TOTAL ALL FUNDS 1,220,824,984

POSITIONS 3.107.00

MENTAL HEALTH SERVICES

PROGRAM: MENTAL HEALTH PROGRAM

343 SALARIES AND BENEFITS

SPECIAL CATEGORIES

CHILDREN'S ACTION TEAMS FOR MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND

SECTION 3 - HUMAN SERVICES

APPROVED SALARY RATE 120,364,360

242		,107.00	
	FROM GENERAL REVENUE FUND	94,541,494	
	FROM ADMINISTRATIVE TRUST FUND		
	FROM ALCOHOL, DRUG ABUSE AND		
	MENTAL HEALTH TRUST FUND		
	FROM FEDERAL GRANTS TRUST FUND		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		
344	OTHER PERSONAL SERVICES		
311	FROM GENERAL REVENUE FUND	1,322,147	
		1,322,147	
	FROM ALCOHOL, DRUG ABUSE AND		
	MENTAL HEALTH TRUST FUND		
	FROM FEDERAL GRANTS TRUST FUND		
	FROM WELFARE TRANSITION TRUST FUND .		
215	EXPENSES		
		10 056 050	
	FROM GENERAL REVENUE FUND	12,856,850	
	FROM ALCOHOL, DRUG ABUSE AND		
	MENTAL HEALTH TRUST FUND		
	FROM FEDERAL GRANTS TRUST FUND		
	FROM WELFARE TRANSITION TRUST FUND .		
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		
346	OPERATING CAPITAL OUTLAY		
	FROM GENERAL REVENUE FUND	387,630	
	FROM FEDERAL GRANTS TRUST FUND		
347	FOOD PRODUCTS		
341		2 200 054	
	FROM GENERAL REVENUE FUND	3,386,854	
348	SPECIAL CATEGORIES		
	GRANTS AND AIDS - PUBLIC SAFETY, MENTAL		
	HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHIN	G	
	GRANT PROGRAM		
	FROM GENERAL REVENUE FUND	2 000 000	
	TROF GENERAL REVENUE FUND	3,000,000	

Funds in Specific Appropriation 349 in the sum of \$7,500,000 in recurring and \$4,500,000 in nonrecurring general revenue funds shall be used by the Department of Children and Families to contract directly with each of the following providers for a total of \$750,000 each for the operation of Community Action Treatment (CAT) teams that provide community-based services to children ages 11 to 21 with a mental health diagnosis or co-occurring substance abuse diagnosis with accompanying characteristics such as: being at-risk for out-of-home placement as demonstrated by repeated failures at less intensive levels of care; having two or more hospitalization or repeated failures; involvement with the Department of Juvenile Justice or multiple episodes involving law enforcement; or, poor academic performance and/or suspensions.

12,000,000

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> Children younger than 11 may be candidates if they meet two or more of the aforementioned characteristics.

The department shall fund the following contracts from recurring funds:

SalusCare (Lee Mental Health) - Lee Manatee Glens - Sarasota, Desoto Circles of Care - Brevard Life Management Center - Bay David Lawrence Center - Collier Child Guidance Center - Duval Institute for Child and Family Health - Miami-Dade Mental Health Care - Hillsborough Personal Enrichment Mental Health Services - Pinellas Peace River Center - Polk, Highlands, Hardee

The department shall fund the following contracts from nonrecurring funds:

COPE Center - Walton Lifestream Behavioral Center - Sumter and Lake Family Preservation Services of Florida - Treasure Coast Lakeside Behavioral Healthcare - Orange Citrus Health Network - Miami-Dade Manatee Glens - Manatee

350 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILDREN'S MENTAL HEALTH

FROM GENERAL REVENUE FUND 26,389,795

FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND 8,224,898 FROM FEDERAL GRANTS TRUST FUND . . . 12.710.120

From the funds in Specific Appropriation 350, the nonrecurring sum of \$150,000 from the General Revenue fund is provided to BavCare for behavioral health services to children and their families.

351 SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY MENTAL HEALTH

FROM GENERAL REVENUE FUND 186,031,639

FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND 16.755.959 FROM FEDERAL GRANTS TRUST FUND . . . 14,002,365 FROM WELFARE TRANSITION TRUST FUND . 7,357,585

FROM OPERATIONS AND MAINTENANCE

TRUST FUND

From the funds in Specific Appropriation 351, the recurring sum of \$455,000 from the General Revenue fund shall continue to be provided to the Citrus Health Network.

From the funds in Specific Appropriation 351, the sum of \$3,000,000 from the General Revenue Fund is provided for additional mental health transitional beds to transition eligible individuals currently in the state mental health institutions to community-type settings as an alternative to more costly institutional placement. The department shall contract directly with the three not-for-profit, comprehensive community mental health treatment facilities located in the northern, central, and southern regions of the state. The facilities shall currently be under contract with department, qualified to provide integrated healthcare, offer a full continuum of care including emergency, residential, and outpatient psychiatric services, and have immediate capacity for placement.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$848,000 from the General Revenue Fund is provided for the Department of Children and Families to contract directly with GracePoint Crisis Mental Health Center for additional mental health crisis stabilization beds in Hillsborough County.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$547,500 from the General Revenue Fund is provided to the department to SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

contract for Baker Act receiving facility services in Lake and Sumter

From the funds in Specific Appropriation 351, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Clay Behavioral Health Care Center.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$200,000 from the General Revenue Fund is provided to Palm Beach County for residential mental health and substance abuse treatment services.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$25,000 from the General Revenue Fund is provided for Camillus House mental health and substance abuse treatment for the homeless.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$50,000 from the General Revenue Fund is provided to the National Alliance of Mental Health (NAMI) to train facilitators to deliver educational support and mental health services.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$150,000 from the General Revenue Fund is provided to BayCare Behavioral Health for Veterans.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to Guidance Care Center of Key West for mental health and substance abuse treatment services.

From the funds in Specific Appropriation 351, the nonrecurring sum of \$150,000 from the General Revenue Fund is provided to Northside Mental Health Center for residential treatment services.

From the funds in Specific Appropriation 351, the recurring sum of \$2,500,000 and nonrecurring sum of \$500,000 from the General Revenue Fund is provided to the Orange County Central Receiving Center for a jail diversion program for individuals with mental health or substance abuse issues.

352 SPECIAL CATEGORIES

GRANTS AND AIDS - BAKER ACT SERVICES

FROM GENERAL REVENUE FUND 62.333.949

353 SPECIAL CATEGORIES

GRANTS AND AIDS - OUTPATIENT BAKER ACT

PILOT PROGRAM

FROM GENERAL REVENUE FUND 500.000

354 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 6,594,785

FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND 274,587 1 342 956

FROM FEDERAL GRANTS TRUST FUND . . . FROM WELFARE TRANSITION TRUST FUND . 2.949

From the funds in Specific Appropriation 354, the recurring sum of \$900,000 from the General Revenue Fund shall be provided to the department to contract directly with Beaver Street Enterprises.

355 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 30,327,421

FROM ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH TRUST FUND 134,349 FROM FEDERAL GRANTS TRUST FUND . . . 2.578.487

FROM WELFARE TRANSITION TRUST FUND . 86.286 From the funds in Specific Appropriation 355, the department may pay

the contracted provider of operations at the Florida Civil Commitment Center (FCCC) a fixed-price unit rate of \$55.00 per bed day based on the midnight census to cover housing costs provided by the DeSoto County Sheriff. Eligible payments are for residents of FCCC that are in the DeSoto County Sheriff's custody after being arrested and charged for

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

having committed a crime at the FCCC facility.

From the funds in Specific Appropriation 355 and 356, the recurring sum of \$2,500,000 from the General Revenue Fund is provided for cost of living increases for the following providers:

South Florida State Hospital	800,000
Florida Civil Commitment Center	600,000
Treasure Coast	513,070
South Florida Evaluation & Treatment Center	586,930

From the funds in Specific Appropriation 355, the nonrecurring sum of \$485,000 from the General Revenue Fund is provided for the department to contract directly with Circles of Care for mental health and co-occurring substance abuse services.

From the funds in Specific Appropriation 355, the nonrecurring sum of \$500,000 from the General Revenue Fund is provided to the department to contract directly with The Renaissance Manor to provide assisted living services to clients receiving mental health services.

From the funds in Specific Appropriation 355, the nonrecurring sum of \$100,000 from the Alcohol, Drug Abuse, and Mental Health Trust Fund is provided to the department to contract directly with the Chautauqua Offices of Psychotherapy and Evaluation (COPES) for a Rural Integrated Wellness Care Program.

356	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	99,369,762	13,467,628
357	SPECIAL CATEGORIES GRANTS AND AIDS - PURCHASE OF THERAPEUTIC SERVICES FOR CHILDREN FROM GENERAL REVENUE FUND	8,911,958	

358	SPECIAL CATEGORIES
	GRANTS AND AIDS - INDIGENT PSYCHIATRIC
	MEDICATION PROGRAM

FROM GENERAL REVENUE FUND 8,280,276

359	SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	8,633,889	1,900,961
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		876,992

360 SPECIAL CATEGORIES
GRANTS AND AIDS - PURCHASED RESIDENTIAL
TREATMENT SERVICES FOR EMOTIONALLY
DISTURBED CHILDREN AND YOUTH
FROM GENERAL REVENUE FUND 19,201,779

From the funds in Specific Appropriation 360, the Department of Children and Families shall transfer up to \$17,000,000 from the General Revenue Fund to the Agency for Health Care Administration to provide Medicaid coverage for children in the Statewide Inpatient Psychiatric Program (SIPP) and Residential Group Care beds. The department must transfer funds up to this amount to cover all services provided to Medicaid eligible children through the Statewide Inpatient Psychiatric Program and Residential Group Care beds. The remaining funds shall be used to provide residential services to non-Medicaid eligible children.

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361	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST			6,708,806	628,941
362	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	 		90,969	

SPECIFIC APPROPRIATION 363 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S BAKER ACT SERVICES FROM GENERAL REVENUE FUND 14.021.460 364 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 716,733 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 1.129 365 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 369,059 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 17,982 FROM FEDERAL GRANTS TRUST FUND . . . 20,449 FROM OPERATIONS AND MAINTENANCE 6,605 366 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 25,111 FROM FEDERAL GRANTS TRUST FUND . . . 1.443 366A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY MENTAL HEALTH/SUBSTANCE ABUSE FACILITIES FROM GENERAL REVENUE FUND 300,000 From the funds in Specific Appropriation 366A, \$300,000 in

From the funds in Specific Appropriation 366A, \$300,000 in nonrecurring funds from the General Revenue Fund is provided for repairs to the children's mental health campus at The Centers on Martin Luther King Jr. Avenue in Ocala.

366B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CRISIS STABILIZATION UNITS AND TRIAGE CENTERS FOR MENTAL HEALTH SERVICES

FROM GENERAL REVENUE FUND 4,650,000

From the funds in Specific Appropriation 366B, the nonrecurring sum of \$2,000,000 from the General Revenue Fund is provided for the Peace River Center to develop an inpatient crisis stabilization unit and Baker Act triage center.

From the funds in Specific Appropriation 366B, the nonrecurring sum of \$400,000 from the General Revenue fund is provided to the Osceola County Triage Center and Low Demand Shelter to accommodate mental health and substance abuse populations.

From the funds in Specific Appropriation 366B, the nonrecurring sum of \$1,250,000 from the General Revenue Fund is provided for facility renovations to the Coastal Behavioral Health Center inpatient crisis stabilization center and Baker Act facility in Sarasota County.

From the funds in Specific Appropriation 366B, the nonrecurring sum of \$1,000,000 from nonrecurring funds from the General Revenue Fund is provided for the construction of a crisis stabilization unit at the Fort Walton Beach Medical Center located in Okaloosa County.

Funds in Specific Appropriation 366C, the nonrecurring sum of \$137,500 from the General Revenue Fund is provided for renovations for a Specialized Therapeutic Group Care facility for adolescents in the foster care system in Miami-Dade County.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TOTAL: MENTAL HEALTH SERVICES	
FROM GENERAL REVENUE FUND	1
TOTAL POSITIONS	7
PROGRAM: SUBSTANCE ABUSE PROGRAM	
SUBSTANCE ABUSE SERVICES	
APPROVED SALARY RATE 2,188,181	
367 SALARIES AND BENEFITS POSITIONS 40.00 FROM GENERAL REVENUE FUND 817,781 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	
OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 93,609 FROM ALCOHOL, DRUG ABUSE AND	,
MENTAL HEALTH TRUST FUND	
369 EXPENSES FROM GENERAL REVENUE FUND	
MENTAL HEALTH TRUST FUND	3
TRUST FUND	5
371 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN AND ADOLESCENT SUBSTANCE ABUSE SERVICES	
FROM GENERAL REVENUE FUND 42,147,026 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND 28,545,860 FROM WELFARE TRANSITION TRUST FUND . 640,000	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	8
From the funds in Specific Appropriation 371, \$750,000 from the General Revenue Fund is provided to the department to contract directly with Informed Families of Florida for the purpose of providing a statewide program for the prevention of child and adolescent substance abuse.	
From the funds provided in Specific Appropriation 371, \$250,000 from the General Revenue Fund shall continue to be provided to the Drug Abuse Comprehensive Coordinating Office (DACCO).	
372 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES TOO COMMUNITY SUBSTANCE	
FROM GENERAL REVENUE FUND 59,991,696 FROM ALCOHOL, DRUG ABUSE AND	_
MENTAL HEALTH TRUST FUND	4
FROM WELFARE TRANSITION TRUST FUND . 5,571,170 FROM OPERATIONS AND MAINTENANCE TRUST FUND	
	1
From the funds in Specific Appropriation 372, the recurring sum of \$10,000,000 from the General Revenue fund is provided for the expansion of substance abuse services for pregnant women and their affected families.	

From the funds in Specific Appropriation 372, the recurring sum of \$10,000,000 from the General Revenue fund is provided for the expansion of substance abuse services for pregnant women 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 greatest need and available

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION treatment capacity.

From the funds in Specific Appropriation 372, \$5,000,000 from the General Revenue Fund is provided to implement the Family Intensive Treatment (FIT) team model that is designed to provide intensive team-based, family-focused, comprehensive services to families in the child welfare system with parental substance abuse. Treatment shall be available and provided in accordance with the indicated level of care required and providers shall meet program specifications. Funds shall be targeted to select communities with high rates of child abuse cases located in the department's Central, Northeast, Southern, and SunCoast regions. The department shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives evaluating the effectiveness of FIT teams in meeting treatment goals established by the department by February 1, 2015. The report shall include an analysis of outcome measures and expenditure data from pilot.

From the funds in Specific Appropriation 372, the nonrecurring sum of \$180,000 from the General Revenue Fund is provided to support two Addition Fellows assigned to the Drug Abuse Comprehensive Coordinating Office (DACCO) for their training. DACCO shall provide a report to the department regarding the number of clients served by the Addiction Fellows, outcome measures for the clients served, all research initiatives pursued by the Addiction Fellows, and implications for programmatic changes in substance abuse treatment for the state based upon the findings.

From the funds in Specific Appropriation 372, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided for the Strengthen Our Communities Substance Abuse Prevention Program.

373	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	1,762,942	607,017 115,593 37,599
374	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	67,863	2,690,480
375	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	20,174	
376	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	7,896	6,930
377	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,786	
TOTAL:	SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND	105,135,122	109,849,533
	TOTAL POSITIONS	40.00	214,984,655
	, EGOVORTO GELE GUEETGEENGU DDOGDAN		

PROGRAM: ECONOMIC SELF SUFFICIENCY PROGRAM

ECONOMIC SELF SUFFICIENCY SERVICES

Т

APPROVED SALARY RATE 161,434,199

SECTION SPECIF	N 3 - HUMAN SERVICES		SECTI SPECI	ON 3 - HUMAN SERVICES FIC		
APPROF	RIATION		APPRO:	PRIATION		
378	SALARIES AND BENEFITS POSITIONS 4,364.00		384	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND 91,625,	682		CONTRACTED SERVICES		
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	99,174,207		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	14,922,752	20,112,000
	FUND	4,511,502 7,705,636		FROM WELFARE TRANSITION TRUST FUND .		1,111,323
		7	385	SPECIAL CATEGORIES		
379	OTHER PERSONAL SERVICES			GRANTS AND AIDS - CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND 1,739.	091		FROM GENERAL REVENUE FUND	1,249,184	
	FROM FEDERAL GRANTS TRUST FUND	1,957,166				8,742,788
	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	321,945		FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		342,856
380	EXPENSES			om the funds in Specific Appropriation 3		
	FROM GENERAL REVENUE FUND 12,380,	177		05,000 from the General Revenue Fund is pr		
	FROM FEDERAL GRANTS TRUST FUND	16,626,073	CO:	ntract with a provider to coordinate a stat	ewide Homelessne	ess Advocacy
	FROM GENERAL REVENUE FUND	1,187,699	an	d Affordable Housing Campaign.		
381	OPERATING CAPITAL OUTLAY		386	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND 1,	393		GRANTS AND AIDS - LOCAL SERVICES PROGRAM		
	FROM FEDERAL GRANTS TRUST FUND	393 23,574 4,283		FROM FEDERAL GRANTS TRUST FUND		64,742,633
	FROM WELFARE TRANSITION TRUST FUND .	4,283				
			387	SPECIAL CATEGORIES		
382	SPECIAL CATEGORIES			PUBLIC ASSISTANCE FRAUD CONTRACT		
	GRANTS AND AIDS - FEDERAL EMERGENCY			FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	264,804	
	SHELTER GRANT PROGRAM			FROM FEDERAL GRANTS TRUST FUND		3,119,093
	FROM FEDERAL GRANTS TRUST FUND	5,351,369		FROM WELFARE TRANSITION TRUST FUND .		1,103,903
	FROM WELFARE TRANSITION TRUST FUND .	5,351,369 876,124				
			388	SPECIAL CATEGORIES		
Fro	m the funds in Specific Appropriation 382, th	e Department of		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		
	ldren and Families may accept and administer funding			FROM GENERAL REVENUE FUND	1,702,142	
	te of Florida by the U.S. Department of Urban Deve			FROM FEDERAL GRANTS TRUST FUND		905,272
	Emergency Solutions Grant (ESG) Program. The ES			FROM WELFARE TRANSITION TRUST FUND .		58,227
	inistered by the Department of Children and Famil					
	h HUD rules and regulations. This funding may be gra		389	SPECIAL CATEGORIES		
	local governments in the state, which may include ci			SERVICES TO REPATRIATED AMERICANS		
	t are ESG grantees, or to private nonprofit orga			FROM FEDERAL GRANTS TRUST FUND		40,380
	al government where the project is located certifie					
	project. Initial preference will be given to loca		390	SPECIAL CATEGORIES		
	profit organizations in areas of the state where loc			DEFERRED-PAYMENT COMMODITY CONTRACTS	E 050	
	receive funding directly from HUD. Grant applicatio			FROM GENERAL REVENUE FUND	7,273	
CON	petitively based on grant application requireme	nts and criteria		FROM FEDERAL GRANTS TRUST FUND		7,529
pur	lished by the Department of Children and Families.		201	ODDATAL CAMBOODING		
202	ODDGTAL GAMEGODING		391	SPECIAL CATEGORIES		
383	SPECIAL CATEGORIES			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	E10 202	
	GRANTS AND AIDS - HOMELESS HOUSING				510,282	E27 127
	ASSISTANCE GRANTS FROM GENERAL REVENUE FUND 3,560,	000		FROM FEDERAL GRANTS TRUST FUND		527,137 37,502
	FROM GENERAL REVENUE FUND	000		FROM WELFARE TRANSITION TRUST FUND .		37,302
Dro	m the funds in Specific Appropriation 383, the no	nrequirring gum of	392	SPECIAL CATEGORIES		
¢1	000,000 from the General Revenue Fund is provid	ed to the Florida	334	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	lition for the Homeless for distribution to t			SERVICES - HUMAN RESOURCES SERVICES		
	litions throughout the state.	ne rocar nomerebb		PURCHASED PER STATEWIDE CONTRACT		
COL	ircions chroughout the state.			FROM FEDERAL GRANTS TRUST FUND		27,675
Fro	m the funds in Specific Appropriation 383, the no	nrequirring sum of		FROM GRANTS AND DONATIONS TRUST		21,013
	0,000 from the General Revenue Fund is provided f			FUND		27,633
	se Homeless Veterans Program in Osceola County.	01 0110 11411011011				2.,000
1100	be nomerous vectorals riogram in objective country.		393	FINANCIAL ASSISTANCE PAYMENTS		
Fro	m the funds in Specific Appropriation 383, the no	nrecurring sum of		CASH ASSISTANCE		
	0,000 from the General Revenue Fund is provided to			FROM GENERAL REVENUE FUND	129,597,694	
	ldren and Families to contract directly with			FROM WELFARE TRANSITION TRUST FUND .	, , , , , , ,	34,505,699
	work for the Safe Haven for Homeless Youth Program.			· · · · · · · · · · · · · · · ·		1 1
			394	FINANCIAL ASSISTANCE PAYMENTS		
Fro	m the funds in Specific Appropriation 383, the no	nrecurring sum of		OPTIONAL STATE SUPPLEMENTATION PROGRAM		
	,000 from the General Revenue Fund is provide			FROM GENERAL REVENUE FUND	17,736,056	
	rtup of the Resource Center for the Homeless in Pasc				. ,	
	•	-	395	FINANCIAL ASSISTANCE PAYMENTS		
Fro	m the funds in Specific Appropriation 383, the no	nrecurring sum of		PERSONAL CARE ALLOWANCE		
	0 000 from the General Revenue Fund is provided			FROM GENERAL REVENUE FUND	4 324 919	

\$100,000 from the General Revenue Fund is provided for the Emergency

From the funds in Specific Appropriation 383, the nonrecurring sum of \$100,000 from the General Revenue Fund is provided to the Manatee County

One Stop Community Resource Center for the Turning Points Homeless

Services Center for the Homeless in Tallahassee.

From the funds in Specific Appropriation 395, the recurring sum of \$3,980,463 from the General Revenue Fund and \$28,017 from the Federal Grants Trust Fund is provided to increase the personal needs allowance from \$35 to \$105 per month for residents in institutional settings.

4,324,919

28,017

FROM GENERAL REVENUE FUND

FROM FEDERAL GRANTS TRUST FUND . . .

SECTION 3 - HUMAN SERVI SPECIFIC APPROPRIATION 396 FINANCIAL ASSIST REFUGEE/ENTRANT FROM FEDERAL GR	ANCE PAYMENTS		21,010,165	SPECI	ON 3 - HUMAN SERVICES FIC PRIATION FROM OPERATIONS AND MAINTENANCE TRUST FUND		89,483
NONSTATE ENTITIE GRANTS AND AIDS INSTITUTE HOMEL FROM GENERAL RE	VENUE FUND	AY DNAL 300,000		404	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	25,204	71,187
\$300,000 from the Gainesville for the or foster care fa	Specific Appropriation General Revenue Func conversion of an existi cility, or one that a s impacted by domestic	l is provided to ing facility to a serves at-risk you	the City of local campus	TOTAL	: COMPREHENSIVE ELIGIBILITY SERVICES FROM GENERAL REVENUE FUND		13,854,038
		279,921,449	294,189,410	HOME I	TOTAL POSITIONS		18,358,055
	IS		574,110,859		APPROVED SALARY RATE 3,071,903		
	ILIES, DEPARTMENT OF ENUE FUND	1,641,693,355	1,243,237,520	405	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	64.50 1,550,603	2,042,009 970,084
TOTAL ALL FUND TOTAL APPROVE	S	•	2,884,930,875	406	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	260,220	59,598
ELDER AFFAIRS, DEPARTME PROGRAM: SERVICES TO EL					FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		825,349 230,105
COMPREHENSIVE ELIGIBILI	TY SERVICES			407	EXPENSES FROM GENERAL REVENUE FUND	402 000	
	TE 10,320,036	070.50			FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	403,089	5,958 1,085,024
FROM OPERATIONS	VENUE FUND	272.50 3,637,704	10 850 101	400	FROM OPERATIONS AND MAINTENANCE TRUST FUND		450,427
398 OTHER PERSONAL S		100 104	10,752,131	408	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	5,905	5,000
FROM OPERATIONS	VENUE FUND	182,194	970,316	400	TRUST FUND		5,000
	VENUE FUND	388,907		409	SPECIAL CATEGORIES AGING AND ADULT SERVICES TRAINING AND EDUCATION FROM FEDERAL GRANTS TRUST FUND		119,493
400 OPERATING CAPITA	L OUTLAY	8,405	1,721,580	410	SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMER'S DISEASE INITIATIVE		
FROM OPERATIONS	AND MAINTENANCE	0,403	34,178	Fre	FROM GENERAL REVENUE FUND		NO from the
FROM OPERATIONS		91,999	121,818	Ger to of are	neral Revenue Fund is provided for Alzh serve individuals on the waitlist statew these increased funds to each of the eas, the Department of Elder Affairs thin Planning and Service Area 10 (F	eimer's respite ca ide. Following the e eleven planning may authorize a pi	re services allocation and service lot project
402 SPECIAL CATEGORI RISK MANAGEMENT FROM GENERAL RE FROM OPERATIONS	ES	114,776	93,345	24 to rej dej the	chour emergency Alzheimer's respite care authorization of the pilot project, port demonstrating the benefit of espartment shall submit the report to the Speaker of the House of Representation 14.	demonstration pro the department sha tablishing such p e President of the	ject. Prior ll submit a rogram. The Senate and
	ES VURCHASE OF EQUIPMENT VVENUE FUND	54,828			om the funds in Specific Appropriatic e funded from nonrecurring general revenu		ng projects

31.397

2,253,545

SECTION 3 - HUMAN SERVICES

21.754.895

Alzheimer's Memory Mobile	183,000 250,000 150,000 000,000
411 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE FOR THE ELDERLY	
FROM GENERAL REVENUE FUND 60,028,099 FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	277,928 3,038,969
From the funds in Specific Appropriation 411, \$5,000,000 f. General Revenue Fund, of which \$1,000,000 is nonrecurring, is possible to serve new elders on the waitlist. The Department of Elder is shall allocate these increased funds to the eleven planning and areas according to the department's established statewide alleformula for the Community Care for the Elderly Program. Each Resource Center shall prioritize funding to serve frail seniors waiting list who are most at risk of nursing home placement. From the funds in Specific Appropriation 411, \$650, nonrecurring funds from the General Revenue Fund and \$650 nonrecurring funds from the Operations and Maintenance Trust Figure 10 for the Aging Resource Centers to assist seniors enrolled.	rom the rovided Affairs service ocation h Aging on the
the Statewide Medicaid Managed Care Long Term Care program. 412 SPECIAL CATEGORIES GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	5,963,764
413 SPECIAL CATEGORIES GRANTS AND AIDS - OLDER AMERICANS ACT PROGRAM FROM GENERAL REVENUE FUND 13,092,809 FROM FEDERAL GRANTS TRUST FUND	96,743,728
From the funds in Specific Appropriation 413, the following pare funded from nonrecurring general revenue funds:	
Hialeah Gardens - Hot Meals. Little Havana Activity Center Adult Day Care. Little Havana Activity Center Meals Program. Aging True Community Senior Services. LSP Sisters & Brothers Forever. Town of Medley. City of Miami Springs Hot Meals Program. Ruth and Norman Rales Jewish Family Services. Community Coalition Hot Meals Program.	898,913 215,000 704,565 374,728 39,783 49,728 397,826 99,457 250,000 000,000
From the General Revenue funds provided in Specific Appropriat for new local projects providing home and community care serv seniors, the Department of Elder Affairs shall allocate no more the percent of total project funding to Aging Resource Centers for commanagement and program quality assurance activities.	ices to han ten
414 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	33,131 461,867 22,700
FROM OPERATIONS AND MAINTENANCE TRUST FUND	53,564
415 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM CEMBRAL DEVENUE FIND 2 252 545	

FROM GENERAL REVENUE FUND

FROM ADMINISTRATIVE TRUST FUND . . .

SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 9,135,359 FROM OPERATIONS AND MAINTENANCE TRUST FUND 796.511 From the funds in Specific Appropriation 415, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for United Home Care Assisted Living Facility - Miami Dade to provide home and community based services to the elderly. 416 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 24,740 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 9.639 FROM FEDERAL GRANTS TRUST FUND . . . 6,635 FROM OPERATIONS AND MAINTENANCE 6,182 418 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 9.110 FROM FEDERAL GRANTS TRUST FUND . . . 12,367 FROM OPERATIONS AND MAINTENANCE TRUST FUND 4,982 420 SPECIAL CATEGORIES PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE) FROM GENERAL REVENUE FUND 14,771,121 FROM OPERATIONS AND MAINTENANCE

From the funds in Specific Appropriation 420, \$1,573,161 from the General Revenue Fund and \$2,316,951 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 200 slots in Palm Beach County, effective July 1, 2014.

From the funds in Specific Appropriation 420, \$314,830 from the General Revenue Fund and \$463,681 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 30 slots in Lee County, effective July 1, 2014.

From the funds in Specific Appropriation 420, \$82,476 from the General Revenue Fund and \$121,470 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 10 slots in Collier County, effective July 1,

From the funds in Specific Appropriation 420, \$91,867 from the General Revenue Fund and \$135,301 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 10 slots in Charlotte County, effective July 1, 2014.

From the funds in Specific Appropriation 420, \$1,424,812 from the General Revenue Fund and \$2,098,463 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 125 slots in Miami Dade-County, effective July 1, 2014.

From the funds in Specific Appropriation 420, \$974,363 from the General Revenue Fund and \$1,435,042 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 125 slots in Broward County, effective July 1, 2014

From the funds in Specific Appropriation 420, \$789,041 from the General Revenue Fund and \$1,162,099 from the Operations and Maintenance

SPECIA APPROD Tru for 1,	PRIATION USE Fund are provided to increase the Progr. The Elderly (PACE) by 100 slots in Pinell 2014.			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TOTAL POSITIONS
TOTAL:	HOME AND COMMUNITY SERVICES FROM GENERAL REVENUE FUND	112,385,747	144,142,026	APPROVED SALARY RATE 1,402,221
	TOTAL POSITIONS	64.50	256,527,773	431 SALARIES AND BENEFITS POSITIONS 32.00 FROM GENERAL REVENUE FUND 430,032 FROM FEDERAL GRANTS TRUST FUND
EXECU	TIVE DIRECTION AND SUPPORT SERVICES			432 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
1	APPROVED SALARY RATE 3,849,643			FROM FEDERAL GRANTS TRUST FUND 405,633
421	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	71.50 1,939,755	1,869,122 1,485,344	433 EXPENSES FROM GENERAL REVENUE FUND
422	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	89,463	515,613 643,883	SPECIAL CATEGORIES PUBLIC GUARDIANSHIP CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,687,527 FROM ADMINISTRATIVE TRUST FUND
423	EXPENSES FROM GENERAL REVENUE FUND	233,611	384,307 801,228	From the funds in Specific Appropriation 434, \$3,000,000 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
424	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		2,000	factors such as need, size, current wards served, and new or additional wards served.
425	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	5,485	112,789 225,900	From the funds in Specific Appropriation 434, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to Lutheran Services Florida to provide guardianship services to the indigent on a statewide basis.
426	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	88,371	3,242 20,686	435 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 6,760 FROM ADMINISTRATIVE TRUST FUND 149,000 436 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
427	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	5,022	4,159 7,016	FROM GENERAL REVENUE FUND
428	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	11,120		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 50,092
429	FROM ADMINISTRATIVE TRUST FUND DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES FROM ADMINISTRATIVE TRUST FUND		17,044 5,288	439 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 4,868 FROM FEDERAL GRANTS TRUST FUND
430	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	40,198		TOTAL: CONSUMER ADVOCATE SERVICES FROM GENERAL REVENUE FUND
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE		68,325 234,814	TOTAL POSITIONS
TOTAL	TRUST FUND EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	2,413,025	470,637 6,871,397	TOTAL: ELDER AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES

SPECII APPROI	PRIATION TOTAL POSITIONS	440.50	294,592,779	SECTION 3 - HOMAN SERVICES SPECIFIC APPROPRIATION CHILDREN AND FAMILIES DATA CENTER PROM ADMINISTRATULE TRUCT FIND 1 292 059	
	TOTAL ALL FUNDS	18,643,803	294,392,779	FROM ADMINISTRATIVE TRUST FUND	
HEALT	H, DEPARTMENT OF			SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND 577,723	
PROGRA	AM: EXECUTIVE DIRECTION AND SUPPORT			FROM ADMINISTRATIVE TRUST FUND 3,509,738	
ADMIN:	ISTRATIVE SUPPORT			453 DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER	
	APPROVED SALARY RATE 19,884,867			FROM GENERAL REVENUE FUND	
440	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	406.50 3,325,648	22,197,149	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER (NSRC) DEPRECIATION FEDERAL SHARE BILLINGS DEPRECIATION FEDERAL SHARE BILLINGS	
441	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,514,768 75,000	FROM ADMINISTRATIVE TRUST FUND	
442	EXPENSES			FROM GENERAL REVENUE FUND	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		8,061,504 60,000	TOTAL POSITIONS	
443	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MINORITY HEALTH			PROGRAM: COMMUNITY PUBLIC HEALTH	
	INITIATIVES FROM GENERAL REVENUE FUND	3,184,044		COMMUNITY HEALTH PROMOTION	
fis the Un: pro	om the funds in Specific Appropriation scal year only, \$100,000 from the General e Sports Medicine and Athletic Related Traitiversity of South Florida College of Speram in the Tampa Bay area to screen and garding the sickle cell trait.	Revenue Fund is p uma Institute (SMA Medicine to initia	provided to ART) at the ate a pilot	The Florida Hospital/Sanford-Burnham Translational Research Institute is designated as a State of Florida resource for research in diabetes diagnosis, prevention and treatment. The Florida Sanford-Burnham Translational Research Institute may coordinate with the Department of Health on activities and grant opportunities in relation to research in diabetes diagnosis, prevention and treatment. APPROVED SALARY RATE 10,882,459	
444	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	63,408	2.823.137	455 SALARIES AND BENEFITS POSITIONS 229.50 FROM GENERAL REVENUE FUND 2,012,446	
444	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES	63,408	2,823,137	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	63,408	2,823,137 46,539	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND 254,435	
445	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	63,408		FROM GENERAL REVENUE FUND	
445	FROM GENERAL REVENUE FUND	63,408	46,539 4,090,408	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446	FROM GENERAL REVENUE FUND		46,539	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND 254,435 FROM RAPE CRISIS PROGRAM TRUST 91,696 FROM TOBACCO SETTLEMENT TRUST FUND 316,187 FROM EPILEPSY SERVICES TRUST FUND 66,651 FROM FEDERAL GRANTS TRUST FUND 9,768,548 FROM GRANTS AND DONATIONS TRUST 61,853 FROM MATERNAL AND CHILD HEALTH 61,853	
445 446 447	FROM GENERAL REVENUE FUND	1,122,032	46,539 4,090,408	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446	FROM GENERAL REVENUE FUND	1,122,032	46,539 4,090,408 74,019	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446 447	FROM GENERAL REVENUE FUND	1,122,032	46,539 4,090,408 74,019	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446 447	FROM GENERAL REVENUE FUND	1,122,032	46,539 4,090,408 74,019 155,703	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446 447	FROM GENERAL REVENUE FUND	1,122,032 63,714	46,539 4,090,408 74,019	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	
445 446 447 448	FROM GENERAL REVENUE FUND	1,122,032 63,714	46,539 4,090,408 74,019 155,703	FROM GENERAL REVENUE FUND	
445 446 447 448	FROM GENERAL REVENUE FUND	1,122,032 63,714	46,539 4,090,408 74,019 155,703	FROM GENERAL REVENUE FUND 2,012,446 FROM ADMINISTRATIVE TRUST FUND	

1212	SOUTHAL OF	THE SENATE	May 2, 2014
SECTION 3 - HUMAN SERVICES SPECIFIC		SECTION 3 - HUMAN SERVICES SPECIFIC	
APPROPRIATION		APPROPRIATION	
FUND	2,047	RESIDENCY SLOTS	
FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	2,662,761	FROM GENERAL REVENUE FUND 3,000	0,000
FUND	41,478	From the funds in Specific Appropriation 462A, \$ General Revenue Fund is provided for the Sacred He	3,000,000 from the eart Hospital Rural
BLOCK GRANT TRUST FUND FROM PREVENTIVE HEALTH SERVICES	447,752	Primary Care Residency Program.	
BLOCK GRANT TRUST FUND	292,504	463 AID TO LOCAL GOVERNMENTS SCHOOL HEALTH SERVICES	
458 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FAMILY PLANNING SERVICES HOMEORIPM DEPUBLIE HIND.	5,455	FROM GENERAL REVENUE FUND 10,909 FROM FEDERAL GRANTS TRUST FUND	6,125,846
FROM GENERAL REVENUE FUND 4,24 FROM FEDERAL GRANTS TRUST FUND	1,067,783	From the funds in Specific Appropriations 463 a from the Federal Grants Trust Fund is provided services using Title XXI administrative funding.	
GRANTS AND AIDS - EPILEPSY SERVICES FROM GENERAL REVENUE FUND 3,10	7 152	464 OPERATING CAPITAL OUTLAY	
FROM EPILEPSY SERVICES TRUST FUND .	1,427,831	FROM FEDERAL GRANTS TRUST FUND FROM MATERNAL AND CHILD HEALTH	69,350
From the funds in Specific Appropriation 4: nonrecurring funds from the General Revenue Fund		BLOCK GRANT TRUST FUND	25,000
Epilepsy Services Program.		465 SPECIAL CATEGORIES GRANTS AND AIDS - OUNCE OF PREVENTION	
460 AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS		FROM GENERAL REVENUE FUND 1,900	0,000
FROM GENERAL REVENUE FUND 3,459 461 AID TO LOCAL GOVERNMENTS	5,424	From the funds in Specific Appropriation 465, the O shall identify, fund and evaluate innovative preve at-risk children and families. The sum of \$250,000	ention programs for shall be used for
GRANTS AND AIDS - PRIMARY CARE PROGRAM FROM GENERAL REVENUE FUND 28,270		statewide public education campaigns on television an the public on critical prevention issues facing children and families. The Ounce of Prevention sha	Florida's at-risk ll contract with a
From the funds in Specific Appropriation 461, the are funded from nonrecurring funds in the General Reve		non-profit corporation that provides matching funds ratio.	s in a three to one
Alachua County Organization for Rural Needs (ACORN) Baptist Health South Florida - Telemedicine Intensive Care Unit		466 SPECIAL CATEGORIES GRANTS AND AIDS - CRISIS COUNSELING FROM GENERAL REVENUE FUND 2,000	0,000
Banyan Community Health CenterFlorida Association of Free and Charitable Clinics Florida State University - College of Medicine - Immol Howard Phillips Center for Children and	4,500,000	From the funds in Specific Appropriation 466, a min of the appropriated funds shall be spent on direct cl Florida Pregnancy Support Services (FPSSP) website, an	ient services, the
Families - Teen Xpress Program	50,000	The Department of Health shall award a contract to	-
Diversion Program. St. John Bosco Clinic		contract management provider for this Specific A contract shall provide for contract management, to inc educational support, of all sub-contracted direct ser	appropriation. The clude technical and
Care Unit		Option Line.	_
From the funds in Specific Appropriation of nonrecurring funds from the General Revenue Fund is partnership with Mc	rovided to the Keys onroe County School	The Department of Health shall pay the FPSSP of provider no less than \$400 per month per sub-contract provider for contract management. The department is a no more than \$50,000 for agency program oversight acti	ted direct service uthorized to spend
District, for the Monroe County School Health Initiati		467 SPECIAL CATEGORIES	
From the funds in Specific Appropriation 40 nonrecurring funds from the General Revenue Fund Tallahassee Memorial Healthcare for a regional telem	d is provided to	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 109 FROM ADMINISTRATIVE TRUST FUND	9,642 20,000
that will provide access to primary and specialty of disease management through its current regional services.	care, treatment and	FROM RAPE CRISIS PROGRAM TRUST FUND	500
From the funds in Specific Appropriation of nonrecurring funds from the General Revenue Fund is pr		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	1,614,446 5,740
Southeastern University to support the assignment of in Osteopathic Medicine, Pharmacy, Dentistry, and N	f students enrolled Wursing in clinical	FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND	13,000
rotations at health care clinics, hospitals, and Health Centers in rural and underserved areas of the	Federally Qualified	FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND	305,500
462 AID TO LOCAL GOVERNMENTS		468 SPECIAL CATEGORIES	
GRANTS AND AIDS - FLUORIDATION PROJECT FROM PREVENTIVE HEALTH SERVICES BLOCK CRANT TRUET FIRM	150,000	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 14,752	•
BLOCK GRANT TRUST FUND	150,000	FROM ADMINISTRATIVE TRUST FUND FROM RAPE CRISIS PROGRAM TRUST FUND	100,000 1,505,421
GRANTS AND AIDS - RURAL PRIMARY CARE		FROM FEDERAL GRANTS TRUST FUND	

119,630

5,000,000

12,686

15,000,000

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

FROM GRANTS AND DONATIONS TRUST

BLOCK GRANT TRUST FUND

1,866,445 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND 2,075,773 FROM PREVENTIVE HEALTH SERVICES

From the funds in Specific Appropriation 468, the following projects are funded from nonrecurring funds in the General Revenue Fund:

Barry University School of Podiatric Medicine -	
PedCAT 3D Imaging Machine	150,000
Barry University College of Health Sciences -	
Medical Perfusion Simulator	75,000
Florida Center for Nursing	200,000
Florida International University -	
Institute on Aging and Health	540,000
Lake Wales Dental Clinic	100,000
Young Men's Christian Association (YMCA) - Gadsden County	20,000

From the funds in Specific Appropriation 468, \$2,500,000 from the General Revenue Fund is provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services statewide for victims of sexual assault.

From the funds in Specific Appropriation 468, \$266,663 from the Federal Grants Trust Fund, Violence Against Women Act STOP Formula Grant, is provided to the Florida Council Against Sexual Violence for the provision of training and technical assistance to certified rape crisis programs and allied professionals.

From the funds in Specific Appropriation 468, \$1,000,000 from the General Revenue Fund, of which \$250,000 is nonrecurring, 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.

From the funds in Specific Appropriation 468, \$1,250,000 from the General Revenue Fund, of which \$250,000 is nonrecurring, 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 eyeglasses.

From the funds in Specific Appropriation 468, \$1,800,000 from the General Revenue Fund, of which \$1,500,000 is nonrecurring, is provided to the Mary Brogan Breast and Cervical Cancer Early Detection Program.

From the funds in Specific Appropriation 468, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided to Bethesda Health for the Bethesda College of Health Sciences program to integrate a high fidelity stimulation lab for enhanced clinical training in nursing, pharmacy, rehabilitation, radiology and nutrition for allied health students, and to enhance the Clinical Nursing Preceptor Program to provide evidence-based programs in Critical Care, Pediatric Intensive Care, Neonatal Intensive Care, Emergency Services and Cardiac Intensive Care

From the funds in Specific Appropriation 468, \$500,000 from the General Revenue Fund is provided to the Andrews Institute Foundation -Eagle Fund.

From the funds in Specific Appropriation 468, \$2,000,000 from the Grants and Donations Trust Fund is provided for the Healthiest Weight Initiative.

469 SPECIAL CATEGORIES

GRANTS AND AIDS - HEALTHY START COALITIONS FROM GENERAL REVENUE FUND 21 279 676 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 469, \$874,500 in nonrecurring funds from the General Revenue Fund is provided to the Department of Health to fund designated Healthy Start Coalitions and Federally Qualified Health Centers to integrate the Nurse-Family Partnership model for additional nursing staff and intensive nurse visitation services for women and their infants. From these funds, the Department of Health shall use \$12,000 to contract with the Nurse-Family Partnership National Service Office for outcome data management and analysis. The following is provided to high risk communities:

Miami-Dade County	487,500
Pasco County	375,000

From the funds in Specific Appropriation 469, \$230,000 in nonrecurring funds from the General Revenue Fund is provided to the Northeast Florida Healthy Start Coalition for the Magnolia Project.

From the funds in Specific Appropriation 469, \$50,000 in nonrecurring funds from the General Revenue Fund is provided to the Healthy Start Coalition of Hillsborough County for its Fetal and Infant Mortality Review (FIMR) project.

From the funds in Specific Appropriation 469, \$150,000 in nonrecurring funds from the General Revenue Fund is provided to the Association of Healthy Start Coalitions for the implementation of an Administrative Services Organization (ASO) pursuant to section 409.975(4), Florida Statutes.

470 SPECIAL CATEGORIES

JAMES AND ESTHER KING BIOMEDICAL RESEARCH PROGRAM

FROM GENERAL REVENUE FUND 2.850.000

FROM BIOMEDICAL RESEARCH TRUST

7,150,000

471 SPECIAL CATEGORIES

WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID

COLEY CANCER RESEARCH PROGRAM

FROM GENERAL REVENUE FUND 5.000.000

FROM BIOMEDICAL RESEARCH TRUST

From the funds in Specific Appropriation 471, \$500,000 from the Biomedical Research Trust Fund is provided to maintain the statewide Brain Tumor Registry Program at the McKnight Brain Institute.

472 SPECIAL CATEGORIES

HEALTH EDUCATION RISK REDUCTION PROJECT FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND

472A SPECIAL CATEGORIES

6,542,389

FLORIDA CONSORTIUM OF NATIONAL CANCER

INSTITUTE CENTERS PROGRAM

FROM GENERAL REVENUE FUND 45,000,000

FROM BIOMEDICAL RESEARCH TRUST

Funds in Specific Appropriation 472A are provided for the Florida National Cancer Institute (NCI) Centers Program established in House Bill 5203 or similar legislation.

Cancer centers are eligible for Tier 1, Tier 2 and Tier 3 designation to participate in the Florida NCI Centers Program as follows. H. Lee Moffitt Cancer Center and Research Institute is eligible for Tier 1 designation as an NCI-designated comprehensive cancer center. The University of Miami Sylvester Comprehensive Cancer Center and the University of Florida Health Shands Cancer Hospital are eliqible for Tier 3 designation in the Florida NCI Centers Program. Tier 3 centers must provide a proposed timeline by September 15, 2014 to the Department of Health detailing plans to submit letters of intent, pre-application consultation, and an official application for the P30 Cancer Center Support Grant to the NCI at the National Institute of Health in order to receive funds through this program. This funding is contingent upon

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

House Bill 5203, or similar legislation, becoming law.

473 SPECIAL CATEGORIES

BIOMEDICAL RESEARCH

FROM GENERAL REVENUE FUND 3,025,000

FROM BIOMEDICAL RESEARCH TRUST

8.600.000

From the funds in Specific Appropriation 473, \$5,600,000 from the Biomedical Research Trust Fund, of which \$2,600,000 is nonrecurring, is provided to the Sanford-Burnham Medical Research Institute.

From the funds in Specific Appropriation 473, \$3,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Vaccine and Gene Therapy Institute of Florida.

From the funds in Specific Appropriation 473, \$3,000,000 in nonrecurring funds from the Biomedical Research Trust Fund is provided to the Torrey Pines Institute for Molecular Studies.

From the funds in Specific Appropriation 473, \$25,000 in nonrecurring funds from the General Revenue Fund is provided for the University of Central Florida College of Medicine to partner with other Florida universities to identify state efforts and enhance existing research in Crohn's Disease and other inflammatory bowel diseases in order to improve the delivery of health care in these areas.

473A SPECIAL CATEGORIES

ENDOWED CANCER RESEARCH

FROM GENERAL REVENUE FUND 2,000,000

Funds in Specific Appropriation 473A are provided to the following institution for the establishment of an endowed cancer research chair pursuant to section 381.922(4), Florida Statutes:

Mayo Clinic Cancer Center of Jacksonville.................... 2,000,000

474 SPECIAL CATEGORIES

ALZHEIMER RESEARCH

FROM GENERAL REVENUE FUND 3,000,000

From the funds in Specific Appropriation 474, \$3,000,000 from the General Revenue Fund is provided for the Ed and Ethel Moore Alzheimer's Disease Research Program. This funding is contingent upon House Bill 709, or similar legislation, becoming law.

476 SPECIAL CATEGORIES

GRANTS AND AIDS - FEDERAL NUTRITION

PROGRAMS

FROM FEDERAL GRANTS TRUST FUND . . . 459,955,335

477 SPECIAL CATEGORIES

FULL SERVICE SCHOOLS - INTERAGENCY

COOPERATION

FROM GENERAL REVENUE FUND 6,000,000

FROM FEDERAL GRANTS TRUST FUND . . . 2,500,000

477A SPECIAL CATEGORIES

CHILDREN'S NUTRITION AND ORAL HYGIENE

PROGRAM

FROM GENERAL REVENUE FUND 1,000,000

From the funds in Specific Appropriation 477A, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Department of Health to develop and implement a nutrition and dental hygiene educational program for children. The department shall work in collaboration with the Department of Agriculture and Consumer Services, the Department of Children and Families, the Florida Academy of Pediatric Dentistry, and the Florida Dental Health Foundation to implement the program.

478 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 67.345 SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

FROM FEDERAL GRANTS TRUST FUND . . . 15,629

479 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND . . .

13,822 FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND 1,526

480 SPECIAL CATEGORIES

COMPREHENSIVE STATEWIDE TOBACCO PREVENTION

AND EDUCATION PROGRAM

FROM TOBACCO SETTLEMENT TRUST FUND . 66.613.730

Funds in Specific Appropriation 480 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	
State & Community Interventions - AHEC	
Health Communications Interventions	22,182,372
Cessation Interventions	13,141,523
Cessation Interventions - AHEC	7,474,573
Surveillance & Evaluation	5,938,719
Administration & Management	1,348,961

From the funds in Specific Appropriation 480, 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 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.

481 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND

FROM ADMINISTRATIVE TRUST FUND . . . 1.366

FROM RAPE CRISIS PROGRAM TRUST

FROM FEDERAL GRANTS TRUST FUND . . . 67,166

18.099

2.441

FROM GRANTS AND DONATIONS TRUST

464

FROM MATERNAL AND CHILD HEALTH

BLOCK GRANT TRUST FUND 7.699 FROM PREVENTIVE HEALTH SERVICES

BLOCK GRANT TRUST FUND

481A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

GRANTS AND AIDS - HEALTH FACILITIES FROM GENERAL REVENUE FUND 15,500,000

From the funds in Specific Appropriation 481A, \$13,500,000 in nonrecurring funds from the General Revenue Fund is provided for the following projects:

Calhoun-Liberty Hospital	400,000
Jackson Memorial Hospital - Energy Plant Repair	3,400,000
Jackson Memorial Hospital - Operating Room Renovation	8,000,000
Lakeland Regional Medical Center - Family Health Center	1,000,000
Memorial Health Community Health Center in Miramar	700.000

From the funds in Specific Appropriation 481A, \$2,000,000 in

SECTION 3 - HUMAN SERVICES

11,896,717

SPECIFIC APPROPRIATION nonrecurring funds from the General Revenue Fund is provided for disaster mitigation and sea rise resiliency improvements to the protective seawall infrastructure at Mount Sinai Medical Center. TOTAL: COMMUNITY HEALTH PROMOTION FROM GENERAL REVENUE FUND 178,664,490 FROM TRUST FUNDS 613.052.534 TOTAL POSITIONS TOTAL ALL FUNDS 791,717,024 DISEASE CONTROL AND HEALTH PROTECTION APPROVED SALARY RATE 14,545,618 482 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND 3,302,266 FROM ADMINISTRATIVE TRUST FUND . . . 2,111,952 FROM FEDERAL GRANTS TRUST FUND . . . 12.117.141 FROM GRANTS AND DONATIONS TRUST 1,830,092 FROM OPERATIONS AND MAINTENANCE TRUST FUND 59,507 FROM RADIATION PROTECTION TRUST 299,072 483 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 52,386 FROM ADMINISTRATIVE TRUST FUND . . . 71.060 FROM FEDERAL GRANTS TRUST FUND . . . 884,095 FROM GRANTS AND DONATIONS TRUST 57,197 FROM OPERATIONS AND MAINTENANCE 20,505 484 EXPENSES FROM GENERAL REVENUE FUND 1,157,442 FROM ADMINISTRATIVE TRUST FUND . . . 964,928 FROM FEDERAL GRANTS TRUST FUND . . . 8,032,724 FROM GRANTS AND DONATIONS TRUST 344.592 FROM OPERATIONS AND MAINTENANCE TRUST FUND 727,934 FROM RADIATION PROTECTION TRUST 60,615 485 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - AIDS PATIENT CARE FROM GENERAL REVENUE FUND 12,709,807

From the funds in Specific Appropriation 485, \$100,000 in nonrecurring funds from the General Revenue Fund is provided to Care Resource for the acquisition of a mobile health clinic to provide HIV/AIDS services to individuals in Miami-Dade and Broward counties.

486 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - RYAN WHITE CONSORTIA

FROM FEDERAL GRANTS TRUST FUND . . .

FROM FEDERAL GRANTS TRUST FUND . . .

Funds in Specific Appropriation 486 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.

487 AID TO LOCAL GOVERNMENTS

488 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - STATEWIDE ACQUIRED

IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORKS

FROM GENERAL REVENUE FUND 10,463,853

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

II I I I I I I	K1111 1 ON		
	CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	14,662,823	
	FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST		427,426
	FUND		2,194,571
489	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2 500	
		2,500	15 000
	FROM ADMINISTRATIVE TRUST FUND		15,000
	FROM FEDERAL GRANTS TRUST FUND		210,024
490	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	1,800,183	
	FROM ADMINISTRATIVE TRUST FUND		335,165
	FROM FEDERAL GRANTS TRUST FUND		5,856,290
	FROM GRANTS AND DONATIONS TRUST		
	FUND		838,038
	FROM OPERATIONS AND MAINTENANCE		
	TRUST FUND		609,948
	FROM RADIATION PROTECTION TRUST		
	FUND		1,500

From the funds in Specific Appropriation 490, \$650,000 in nonrecurring funds from the General Revenue Fund is provided for the Department of Health to continue the study authorized in Specific Appropriation 1682 of chapter 2008-152, Laws of Florida. The funds shall be spent for field monitoring of performance and cost of technologies at various sites, sampling the soil and groundwater at various sites to determine how nitrogen moves, refinement of various models to show how nitrogen is affected by treatment in Florida-specific soils and final reporting on all tasks with recommendations of nitrogen reduction strategies for onsite sewage treatment and disposal systems. The department shall submit a final report upon completion of the study to the Governor, President of the Senate, and Speaker of the House of Representatives prior to proceeding with any nitrogen reduction activities

From the funds in Specific Appropriation 490, \$35,000 in nonrecurring funds from the General Revenue Fund is provided to update the Behavioral Risk Factor Surveillance System to include response questions that address Alzheimer's Disease.

From the funds in Specific Appropriation 490, \$450,000 from the General Revenue Fund is provided to the Birth Defects Registry.

491 SPECIAL CATEGORIES

7,560,522

20.754.358

GRANTS AND AIDS - CONTRACTED SERVICES

FROM GENERAL REVENUE FUND 2,530,876

From the funds in Specific Appropriation 491, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided for Florida academic and research institutions designated as Centers for AIDS Research (CFAR) by the National Institutes of Health to enhance high quality HIV/AIDS research projects conducted in response to the health needs of Florida's citizens.

492 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED PROFESSIONAL

SERVICES

FROM GENERAL REVENUE FUND 1,995,141

FROM OPERATIONS AND MAINTENANCE

493 SPECIAL CATEGORIES

GRANTS AND AIDS - ACQUIRED IMMUNE

DEFICIENCY SYNDROME (AIDS) INSURANCE

CONTINUATION PROGRAM

FROM GENERAL REVENUE FUND 6,454,951

FROM FEDERAL GRANTS TRUST FUND . . . 8,516,293

494 SPECIAL CATEGORIES

PURCHASED CLIENT SERVICES

SECTIO	N 3 - HUMAN SERVICES			SECTION 3 - HUMAN SERVICES
SPECIF				SPECIFIC
APPROF	RIATION	400 605		APPROPRIATION
	FROM GENERAL REVENUE FUND	498,687		FROM COUNTY HEALTH DEPARTMENT
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		252,395	TRUST FUND
	TRUST FUND		252,595	From the funds in Specific Appropriation 503, \$25,000 in nonrecurring
495	SPECIAL CATEGORIES			funds from the General Revenue Fund is provided to La Liga - League
173	RISK MANAGEMENT INSURANCE			Against Cancer.
	FROM GENERAL REVENUE FUND	154,775		3
	FROM OPERATIONS AND MAINTENANCE	,		504 OPERATING CAPITAL OUTLAY
	TRUST FUND		200,945	FROM COUNTY HEALTH DEPARTMENT
				TRUST FUND
496	SPECIAL CATEGORIES			
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			505 LUMP SUM
	FROM GENERAL REVENUE FUND	21,756	1 740	COUNTY HEALTH DEPARTMENTS
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,748 33,798	POSITIONS 50.00
	FROM FEDERAL GRANTS TRUST FUND		33,130	506 SPECIAL CATEGORIES
497	SPECIAL CATEGORIES			ACQUISITION OF MOTOR VEHICLES
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM COUNTY HEALTH DEPARTMENT
	SERVICES - HUMAN RESOURCES SERVICES			TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT			
	FROM GENERAL REVENUE FUND	34,738		507 SPECIAL CATEGORIES
	FROM ADMINISTRATIVE TRUST FUND		12,343	CONTRACTED SERVICES
	FROM FEDERAL GRANTS TRUST FUND		98,794	FROM COUNTY HEALTH DEPARTMENT
	FROM GRANTS AND DONATIONS TRUST			TRUST FUND
	FUND		12,981	FOO CODECTAL CAMEROODING
	FROM RADIATION PROTECTION TRUST		1 700	508 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
	FUND		1,708	FROM COUNTY HEALTH DEPARTMENT
498	SPECIAL CATEGORIES			TRUST FUND
470	OUTREACH FOR PREGNANT WOMEN			11.001 10.00
	FROM GENERAL REVENUE FUND	500,000		509 SPECIAL CATEGORIES
		500/000		RISK MANAGEMENT INSURANCE
TOTAL:	DISEASE CONTROL AND HEALTH PROTECTION			FROM COUNTY HEALTH DEPARTMENT
	FROM GENERAL REVENUE FUND	56,342,184		TRUST FUND
	FROM TRUST FUNDS		90,411,978	
				511 SPECIAL CATEGORIES
	TOTAL POSITIONS	320.50		LEASE OR LEASE-PURCHASE OF EQUIPMENT
	TOTAL ALL FUNDS		146,754,162	FROM COUNTY HEALTH DEPARTMENT
COLINIEN	HEALTH DEDADMENTO LOCAL HEALTH MEEDO			TRUST FUND
COUNTY	HEALTH DEPARTMENTS LOCAL HEALTH NEEDS			512 SPECIAL CATEGORIES
7	PPROVED SALARY RATE 441,792,482			TRANSFER TO DEPARTMENT OF MANAGEMENT
r	IIIOVED DALIAKI KAIE 141,172,402			SERVICES - HUMAN RESOURCES SERVICES
499	SALARIES AND BENEFITS POSITIONS	10.995.07		PURCHASED PER STATEWIDE CONTRACT
	FROM COUNTY HEALTH DEPARTMENT	.,		FROM COUNTY HEALTH DEPARTMENT
	TRUST FUND		561,243,190	TRUST FUND
500	OTHER PERSONAL SERVICES			512A FIXED CAPITAL OUTLAY
	FROM COUNTY HEALTH DEPARTMENT			CONSTRUCTION, RENOVATION, AND EQUIPMENT -
	TRUST FUND		54,149,586	
F01	EVDENCEC			FROM COUNTY HEALTH DEPARTMENT
501	EXPENSES FROM COUNTY HEALTH DEPARTMENT			TRUST FUND
	TRUST FUND		125,957,059	From the funds in Specific Appropriation 512A, the following projects
	IROSI FORD		123,731,037	are funded from nonrecurring funds in the County Health Department Trust
502	AID TO LOCAL GOVERNMENTS			Fund:
572	CONTRIBUTION TO COUNTY HEALTH UNITS			
	FROM GENERAL REVENUE FUND	122,258,093		Brevard County Health Department - Replacement Facility 2,038,600
				Broward County Health Department - Completion of
	ds in Specific Appropriation 502 r			Multipurpose Storage Facility
	m the General Revenue Fund as a result			
	ition reductions within the county hea			513 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
	designated rural as defined by the 2			NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	exempt from this funding reduction. ly the funding reductions to the remain			MAINTENANCE AND REPAIR OF COUNTY HEALTH DEPARTMENTS
app	The remarkant reductions to the remain	.ing counties withill	ישומום מנמנה.	FROM COUNTY HEALTH DEPARTMENT
Fro	m the funds in Specific Appropriatio	n 502, \$20,000 in n	onrecurring	TRUST FUND
	ds from the General Revenue Fund i			
Неа	1th Department for increased Other Pe	rsonal Services (OP	S) staffing	TOTAL: COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS
	expand the services of the Smile Care-A			FROM GENERAL REVENUE FUND 124,388,367
	_			FROM TRUST FUNDS
503	AID TO LOCAL GOVERNMENTS			
	COMMUNITY HEALTH INITIATIVES	0 100 054		TOTAL POSITIONS
	FROM GENERAL REVENUE FUND	2,130,274		TOTAL ALL FUNDS

SPECII APPROI	ON 3 - HUMAN SERVICES FIC PRIATION WIDE PUBLIC HEALTH SUPPORT SERVICES			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FUND
I	APPROVED SALARY RATE 30,587,890			521 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
514	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	741.00 7,137,692	1,381,019	FROM RADIATION PROTECTION TRUST FUND
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		2,781,055	522 SPECIAL CATEGORIES GRANTS AND AIDS - STRENGTHENING DOMESTIC
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		9,770,264	SECURITY - BIOTERRORISM ENHANCEMENTS - HEALTH AND HOSPITALS
	FUND		822,417	FROM FEDERAL GRANTS TRUST FUND 21,143,607
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST		2,432,626	523 SPECIAL CATEGORIES CONTRACTED SERVICES
	FUND		11,435,297	FROM GENERAL REVENUE FUND 237,564 FROM ADMINISTRATIVE TRUST FUND 240,623
	FUND		5,959,564	FROM EMERGENCY MEDICAL SERVICES TRUST FUND
515	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		10,000	FROM FEDERAL GRANTS TRUST FUND 1,727,941 FROM GRANTS AND DONATIONS TRUST
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		607,471	FUND
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		470,325	REHABILITATION TRUST FUND
	FUND		64,047	FUND 4,305,479 FROM RADIATION PROTECTION TRUST
	FUND FROM RADIATION PROTECTION TRUST		841,396	FUND
-14	FUND		42,246	524 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
516	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES	556,047	250,408	FROM GENERAL REVENUE FUND 2,530,924 FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
	TRUST FUND		770,404 4,251,688	From the funds in Specific Appropriation 524, \$1,000,000 from the General Revenue Fund is provided for the Department of Health to contract with the Brain Injury Association of Florida (BIAF) to identify
	FUND		272,116	and link resources to traumatic brain injury patients.
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST FUND		632,117 13,224,776	From the funds in Specific Appropriation 524, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided to the Bitner/Plante Amyotrophic Lateral Sclerosis Initiative of Florida.
	FROM RADIATION PROTECTION TRUST FUND		1,647,943	525 SPECIAL CATEGORIES
517	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HEALTH COUNCILS		1,017,713	DRUGS, VACCINES AND OTHER BIOLOGICALS FROM GENERAL REVENUE FUND 24,477,280 FROM FEDERAL GRANTS TRUST FUND
	FROM GRANTS AND DONATIONS TRUST		1,006,000	FROM GRANTS AND DONATIONS TRUST FUND
518	AID TO LOCAL GOVERNMENTS			Funds in Specific Appropriation 525 from the Federal Grants Trust
	GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES COUNTY GRANTS FROM EMERGENCY MEDICAL SERVICES TRUST FUND		2,696,675	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 state general revenue funds expended by the Department of Corrections for AIDS-related activities and services that
519	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES MATCHING GRANTS FROM EMERGENCY MEDICAL SERVICES TRUST FUND		3,181,461	qualify as state matching funds for the Ryan White grant. From the funds in Specific Appropriation 525, \$300,000 in nonrecurring funds from the General Revenue Fund is provided to the Department of Health for the purchase of long-acting reversible contraceptives.
520	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	53,693	1,300	From the funds in Specific Appropriation 525, \$200,000 in nonrecurring funds from the General Revenue Fund is provided for the
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND		16,932	county health departments to provide Hepatitis C (HCV) testing, diagnosis, and linkage to care. The department shall establish a process
	FROM FEDERAL GRANTS TRUST FUND FROM BRAIN AND SPINAL CORD INJURY		261,466	to accept requests for funding from the county health departments and distribute the funding on a first-come-first-served basis.
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST		9,000	526 SPECIAL CATEGORIES
	FUND		404,438	GRANTS AND AIDS - RURAL HEALTH NETWORK GRANTS

SECTION 3 - HUMAN SERVICES SPECIFIC	SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION FROM GENERAL REVENUE FUND 500,000 FROM FEDERAL GRANTS TRUST FUND 799,30	APPROPRIATION 536 SPECIAL CATEGORIES 5 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
527 SPECIAL CATEGORIES BRAIN AND SPINAL CORD HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND 3,495,486	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	TRUST FUND
From the funds in Specific Appropriation 527, \$249,667 from the General Revenue Fund and \$367,710 from the Brain and Spinal Cord Injury	FUND 6,193 FROM BRAIN AND SPINAL CORD INJURY
Program Trust Fund are provided to expand the current Traumatic Brain Injury/Spinal Cord Injury Medicaid Waiver to serve an additional 14	REHABILITATION TRUST FUND
individuals. The funding shall be used to reduce the current wait list for those individuals that are at the greatest risk for institutionalization or developing secondary complications requiring	FUND
hospitalization.	537 SPECIAL CATEGORIES
528 SPECIAL CATEGORIES CYSTIC FIBROSIS HOME AND COMMUNITY BASED SERVICES WAIVER	MEDICALLY FRAGILE ENHANCEMENT PAYMENT FROM GENERAL REVENUE FUND 610,020
FROM GENERAL REVENUE FUND 999,318 FROM FEDERAL GRANTS TRUST FUND 1,471,79	538 FIXED CAPITAL OUTLAY 6 HEALTH FACILITIES REPAIR AND MAINTENANCE - STATEWIDE
529 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES	FROM GENERAL REVENUE FUND 5,000,000 FROM PLANNING AND EVALUATION TRUST
FROM GENERAL REVENUE FUND 1,000,000 FROM BRAIN AND SPINAL CORD INJURY	FUND
REHABILITATION TRUST FUND	nonrecurring funds from the General Revenue Fund and \$2,178,388 in nonrecurring funds from the Planning and Evaluation Trust Fund are provided for the following maintenance and repair and/or code correction
FROM GENERAL REVENUE FUND 3,200,942 FROM PLANNING AND EVALUATION TRUST FUND	projects at state laboratory facilities: Jacksonville Laboratory
FROM RADIATION PROTECTION TRUST FUND	Orlando Health Physics Laboratory
531 SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND FEDERAL DISASTER RELIEF OPERATIONS	TOTAL: STATEWIDE PUBLIC HEALTH SUPPORT SERVICES FROM GENERAL REVENUE FUND
FROM FEDERAL GRANTS TRUST FUND 1,000,00	0 TOTAL POSITIONS
GRANTS AND AIDS - TRAUMA CARE FROM EMERGENCY MEDICAL SERVICES	PROGRAM: CHILDREN'S MEDICAL SERVICES
TRUST FUND	
533 SPECIAL CATEGORIES GRANTS AND AIDS - SPINAL CORD RESEARCH FROM GENERAL REVENUE FUND	APPROVED SALARY RATE 30,940,963
FROM GENERAL REVENUE FUND	539 SALARIES AND BENEFITS POSITIONS 723.00 0 FROM GENERAL REVENUE FUND 17,271,489 FROM DONATIONS TRUST FUND
From the funds in Specific Appropriation 533, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to the Miami Project to Cure Paralysis for brain and spinal cord injury	FROM FEDERAL GRANTS TRUST FUND 6,711,420 540 OTHER PERSONAL SERVICES
research. 535 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	541 EXPENSES
FROM ADMINISTRATIVE TRUST FUND	FROM DONATIONS TRUST FUND
FROM FEDERAL GRANTS TRUST FUND	
REHABILITATION TRUST FUND	6 FROM GENERAL REVENUE FUND
FUND	11 FROM FEDERAL GRANTS TRUST FUND 106,825
FUND	52 543 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S MEDICAL

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

SERVICES NETWORK

Funds in Specific Appropriation 543 shall not be used to support continuing education courses or training for health professionals or staff employed by the Children's Medical Services (CMS) Network or under contract with the department. This limitation shall include but not be limited to: classroom instruction, train the trainer, or web-based continuing education courses that may be considered professional development, or that results in continuing education credits that may be applied towards the initial or subsequent renewal of a health professional's license. This does not preclude the CMS Network from providing information on treatment methodologies or best practices to appropriate CMS Network health professionals, staff, or contractors.

From the funds in Specific Appropriation 543, the Department of Health shall transfer an amount not to exceed \$450,000 from the General Revenue Fund to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs.

From the funds in Specific Appropriation 543, \$98,000 in recurring funds and \$400,000 in nonrecurring funds from the General Revenue Fund are provided to the St. Joseph's Children's Hospital for the Chronic Complex Clinic to address the special health care needs of children with complex medical conditions through comprehensive primary care.

From the funds in Specific Appropriation 543, \$600,000 in nonrecurring funds from the General Revenue Fund is provided for additional services to eligible children identified with inborn errors of metabolism or that are at risk for having a genetic disorder. From these funds, an additional \$200,000 shall be provided to each existing genetic center located at the University of Florida, University of Miami and University of South Florida.

544	SPECIAL CATEGORIES	
	GRANTS AND AIDS - MEDICAL SERVICES FOR	
	ABUSED/NEGLECTED CHILDREN	
	FROM GENERAL REVENUE FUND	15,108,434
	FROM SOCIAL SERVICES BLOCK GRANT	
	TRUST FUND	

45 SPECIAL CATEGORIES CONTRACTED SERVICES

546 SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES

BLOCK GRANT TRUST FUND

FROM GENERAL REVENUE FUND 1,183,501

From the funds in Specific Appropriation 546, \$50,000 in nonrecurring funds from the General Revenue Fund is provided to the Diabetes Research Institute Foundation for the Islet Cell Transplantation to Cure Diabetes Project

From the funds in Specific Appropriation 546, \$75,000 in nonrecurring funds from the General Revenue Fund is provided to the Jackson Fetal Therapy Institute at Jackson Memorial Hospital.

547 SPECIAL CATEGORIES POISON CONTROL CENTER

FROM GENERAL REVENUE FUND 1,891,693

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the Funds in Specific Appropriation 547, \$300,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Poison Information Center Network.

548 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 162,816

FROM DONATIONS TRUST FUND 463,510

549 SPECIAL CATEGORIES

GRANTS AND AIDS - DEVELOPMENTAL EVALUATION

AND INTERVENTION SERVICES/PART C

FROM GENERAL REVENUE FUND 32,315,836

FROM FEDERAL GRANTS TRUST FUND . . . 23,853,779

From the funds in Specific Appropriation 549, \$3,923,916 from the General Revenue Fund is provided as the state match for Medicaid reimbursable early intervention services in Specific Appropriation 201.

550 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT

FROM GENERAL REVENUE FUND 82,009
FROM DONATIONS TRUST FUND

551 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

PURCHASED PER STATEWIDE CONTRACT

551A FIXED CAPITAL OUTLAY

CONSTRUCTION, RENOVATION, EQUIPMENT - CHILDREN'S MEDICAL SERVICES FACILITIES

FROM GENERAL REVENUE FUND 1,100,000

From the funds in Specific Appropriation 551A, \$1,100,000 in nonrecurring funds from the General Revenue Fund is provided for the construction of a new Children's Medical Services facility in Ocala.

TOTAL: CHILDREN'S SPECIAL HEALTH CARE

FROM GENERAL REVENUE FUND 99,425,597

PROGRAM: HEALTH CARE PRACTITIONER AND ACCESS

MEDICAL QUALITY ASSURANCE

APPROVED SALARY RATE 22,614,983

552 SALARIES AND BENEFITS POSITIONS 595.00

FROM MEDICAL QUALITY ASSURANCE

553 OTHER PERSONAL SERVICES

FROM GRANTS AND DONATIONS TRUST

554 EXPENSES

281,710

555 OPERATING CAPITAL OUTLAY
FROM MEDICAL QUALITY ASSURANCE

SPECIE	PRIATION		SPECI:	PRIATION			
	TRUST FUND	57,604	DISAB	ILITY BENEFITS DETERMINATI	ON		
556	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			APPROVED SALARY RATE			
	FROM MEDICAL QUALITY ASSURANCE TRUST FUND	57,532	564	SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU	ND		687,386
557	SPECIAL CATEGORIES UNLICENSED ACTIVITIES FROM MEDICAL QUALITY ASSURANCE		565	FROM U.S. TRUST FUND . OTHER PERSONAL SERVICES			68,936,416
558	TRUST FUND	1,173,452		FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU FROM U.S. TRUST FUND .	ST FUND	25,996	27,001 19,391,282
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		566	EXPENSES		110,020	,
	FROM MEDICAL QUALITY ASSURANCE TRUST FUND	389,211		FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU FROM U.S. TRUST FUND .	ST FUND	118,839	138,434 22,885,330
559	SPECIAL CATEGORIES CONTRACTED SERVICES		567	OPERATING CAPITAL OUTLAY			
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	213,944	307	FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU	ND	4,000	4,000
	FUND	107,908		FROM U.S. TRUST FUND .			1,221,518
	TRUST FUND	13,825,119	568				
560	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			CONTRACTED SERVICES FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU		135,331	139,818
	FROM MEDICAL QUALITY ASSURANCE	404 050		FROM U.S. TRUST FUND .			36,244,419
	TRUST FUND	404,858	569	SPECIAL CATEGORIES			
561	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			RISK MANAGEMENT INSURANC FROM GENERAL REVENUE FU		1 784	
	FROM MEDICAL QUALITY ASSURANCE TRUST FUND	339,364		FROM FEDERAL GRANTS TRU FROM U.S. TRUST FUND .	ST FUND	2,702	1,784 332,578
562	SPECIAL CATEGORIES	·	570	SPECIAL CATEGORIES			
502	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		370	LEASE OR LEASE-PURCHASE FROM FEDERAL GRANTS TRU FROM U.S. TRUST FUND .	ST FUND		1,000 2,334
	FROM GRANTS AND DONATIONS TRUST FUND	428	571				
	FROM MEDICAL QUALITY ASSURANCE TRUST FUND	236,971		TRANSFER TO DEPARTMENT O SERVICES - HUMAN RESOUR PURCHASED PER STATEWIDE	CES SERVICES		
563	QUALIFIED EXPENDITURE CATEGORY MEDICAL QUALITY ASSURANCE LICENSURE SYSTEM			FROM GENERAL REVENUE FU FROM FEDERAL GRANTS TRU	ND ST FUND	3,785	3,755
	FROM MEDICAL QUALITY ASSURANCE TRUST FUND	4,377,728		FROM U.S. TRUST FUND .			406,543
	om the funds in Specific Appropriation 563, \$4, arecurring funds from the Medical Quality Assurance Tr	377,728 in	TOTAL	: DISABILITY BENEFITS DETE FROM GENERAL REVENUE FUN FROM TRUST FUNDS	D		150,423,598
pro Ass	ovided to upgrade the existing functionality of the Medi surance Licensing and Enforcement Information Database	cal Quality System. The		TOTAL POSITIONS		1,111.00	, ,
rec	partment of Health is authorized to submit budget puesting release of funds pursuant to the provisions of c	hapter 216,		TOTAL ALL FUNDS			151,322,357
	orida Statutes. Requests for release of funds shall inclued artional work plans and spending plans. The department s		TOTAL	: HEALTH, DEPARTMENT OF FROM GENERAL REVENUE FUN	D	520.875.366	
qua Gov	arterly project status reports to the Executive Offi Pernor's Office of Policy and Budget and the chairs of	ce of the the Senate		FROM TRUST FUNDS			2,323,955,980
sha	mittee on Appropriations and the House Appropriations Com all include a description of the progress made to da apject milestone, planned and actual deliverable comple	te for each		TOTAL POSITIONS TOTAL ALL FUNDS TOTAL APPROVED SALARY		,	2,844,831,346
pla	nned and actual costs incurred, and current issues and laged.		VETER.	ANS' AFFAIRS, DEPARTMENT O		012,123,300	
TOTAL:	MEDICAL QUALITY ASSURANCE		PROGRA	AM: SERVICES TO VETERANS'	PROGRAM		
	FROM TRUST FUNDS	65,895,599	VETER	ANS' HOMES			
	TOTAL POSITIONS	65,895,599	i	APPROVED SALARY RATE	31,648,398		
PROGRA	M: DISABILITY DETERMINATIONS		572	SALARIES AND BENEFITS FROM OPERATIONS AND MAI	POSITIONS NTENANCE	978.00	

SPECIE	ON 3 - HUMAN SERVICES FIC PRIATION		SPECI	ON 3 - HUMAN SERVICES FIC PRIATION		
	TRUST FUND	46,578,165	1	APPROVED SALARY RATE 1,626,527		
573	OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND	3,133,234	583	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	26.50 2,201,375	91,684
574	EXPENSES FROM OPERATIONS AND MAINTENANCE TRUST FUND	15,865,223	584	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	21,315	
575	OPERATING CAPITAL OUTLAY FROM OPERATIONS AND MAINTENANCE TRUST FUND	366,994	585	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	658,162	106,669
	TRUST FUND	206,075	586	OPERATING CAPITAL OUTLAY		
576	FOOD PRODUCTS FROM OPERATIONS AND MAINTENANCE			FROM GENERAL REVENUE FUND	120,512	
577	TRUST FUND	3,226,561	587	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	110,882	
	FROM OPERATIONS AND MAINTENANCE TRUST FUND	9,381,854	588	TRUST FUND		463,000
578	SPECIAL CATEGORIES RECREATIONAL EQUIPMENT AND SUPPLIES FROM GRANTS AND DONATIONS TRUST			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	12,775	
579	FUND	72,500	589	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,727,433	590	FROM GENERAL REVENUE FUND	9,105	
580	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	12,180	
	PURCHASED PER STATEWIDE CONTRACT FROM OPERATIONS AND MAINTENANCE TRUST FUND	347,261	TOTAL	FROM TRUST FUNDS	3,146,306	661,353
581	FIXED CAPITAL OUTLAY STATE NURSING HOME FOR VETERANS - DMS MGD FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	7,150,000	נססייסוז	TOTAL POSITIONS	26.50	3,807,659
	TRUST FUND	3,850,000		APPROVED SALARY RATE 4,472,017		
cor to des	nds in Specific Appropriation 581 are prostruction of a seventh State Veterans' Nurse begin Phase I of the project, which will be begin costs, land surveys, inspection fees, is	sing Home and shall be used ll include permitting fees,	591	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	99.00 4,256,293	
ini 582	tial construction costs. FIXED CAPITAL OUTLAY		592	TRUST FUND		1,628,553
	ADDITIONS AND IMPROVEMENTS TO THE VETERANS' HOMES FROM FEDERAL GRANTS TRUST FUND	4,002,813		FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	12,000	10,000
	FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,155,361	593	EXPENSES	200 (52	,
582A	FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF STATE-OWNED RESIDENTIAL FACILITIES FOR VETERANS			FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	208,653	195,107
	FROM STATE HOMES FOR VETERANS TRUST FUND	1,635,000	594	OPERATING CAPITAL OUTLAY FROM OPERATIONS AND MAINTENANCE TRUST FUND		4,000
TOTAL:	VETERANS' HOMES FROM TRUST FUNDS	100,698,474	595	SPECIAL CATEGORIES CONTRACTED SERVICES		
	TOTAL POSITIONS	978.00 100,698,474		FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	152,569	4,000
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES					

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 595, \$150,000 in nonrecurring funds from the General Revenue Fund is provided to the Crisis Center of Tampa Bay to establish a pilot program to expand health and human service information "2-1-1" services for veterans, including behavioral health care service referrals, in Hillsborough, Pasco, Pinellas. Polk and Manatee counties.

596	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	8,155
597	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	7,420
TOTAL:	VETERANS' BENEFITS AND ASSISTANCE FROM GENERAL REVENUE FUND	1,857,235
	TOTAL POSITIONS	6,520,790
VETERA	NS EMPLOYMENT AND TRAINING SERVICES	
597A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS ENTREPRENEUR TRAINING FROM GENERAL REVENUE FUND 1,000,000	
597B	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS WORKFORCE TRAINING GRANTS FOR VETERANS FROM GENERAL REVENUE FUND 2,000,000	
TOTAL:	VETERANS EMPLOYMENT AND TRAINING SERVICES FROM GENERAL REVENUE FUND	
	TOTAL ALL FUNDS	3,000,000
TOTAL:	VETERANS' AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND	103,217,062
	TOTAL POSITIONS	114,026,923
TOTAL (OF SECTION 3	
	FROM GENERAL REVENUE FUND 8,269,903,402	
	FROM TRUST FUNDS	23,608,064,363
	TOTAL POSITIONS	
	TOTAL ALL FUNDS	31,877,967,765

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS

The moneys contained herein are appropriated from the named funds to the Department of Corrections, Justice Administration, Department of Juvenile Justice, Florida Department of Law Enforcement, Department of Legal Affairs/Attorney General, and the Parole Commission as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

CORRECTIONS, DEPARTMENT OF

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

From the funds in Specific Appropriations 598 through 786, each provider contracting with the Department of Corrections must provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents must include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.

The Department of Corrections shall develop and use a uniform format and uniform methodologies for the purpose of reporting annually to the Governor and to the Legislature on the state prison system. Such reports shall include a comprehensive plan for current facility use and any departures from planned facility use, including opening new facilities, renovating or closing existing facilities, and advancing or delaying the opening of new or renovated facilities. The report shall include the maximum capacity of currently operating facilities and the potential maximum capacity of facilities that the department could make operational within the fiscal year. The report shall also identify appropriate sites for future facilities and provide information to support specified locations, such as availability of personnel in local labor markets. Reports should include updated infrastructure needs for existing or future facilities. Each report should reconcile capacity figures to the immediately preceding report. For the purpose of this paragraph, maximum capacity shall be calculated and displayed pursuant to section 944.023(1)(b), Florida Statutes. The department may provide additional analysis of current and future bed needs based on such factors as deemed necessary by the Secretary. The next report shall be due January 1, 2015.

From the funds in Specific Appropriations 598 through 786, the Department of Corrections shall prepare a report detailing the amount of overtime expended per facility; the number of positions in overlap, with justification for each overlapped position; and identify the number of unfunded positions that may be eliminated. The report shall be submitted to the chairs of the Senate Appropriations Committee and the House Appropriations Committee by January 1, 2015.

From the funds in Specific Appropriations 598 through 786, the Department of Corrections shall, before closing, substantially reducing the use of, or changing the purpose of any state correctional institution as defined in section 944.02, Florida Statutes, submit its proposal to the Governor's Office of Policy and Budget and the chairs of the Senate Appropriations Committee and the House Appropriations Committee for review.

Funds in Specific Appropriation 598 through 786 shall not be used to pay for unoccupied space currently being leased by the Department of Corrections in the event the leases are vacant on or after July 1, 2014, and for which it has been determined by the Secretary of the department that there is no longer a need.

From the funds in Specific Appropriations 598 through 786, the department may work within its existing budget, including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216, Florida Statutes.

PROGRAM: DEPARTMENT ADMINISTRATION

BUSINESS SERVICE CENTERS

APPROVED SALARY RATE 9,350,293

598 SALARIES AND BENEFITS POSITIONS 239.00 FROM GENERAL REVENUE FUND 12,256,723 FROM ADMINISTRATIVE TRUST FUND . . .

1,082,888

1223

O D O D T	NI 4 ODIMINAL HIGHIGH AND CODDECHIONS			O D O D T	ON 4 ORIMINAL THOMAS AND CORRECTIONS		
SPECIA	DN 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC		
	PRIATION				PRIATION		
599	EXPENSES			610	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	79,817	100 101		RISK MANAGEMENT INSURANCE	222 504	
	FROM ADMINISTRATIVE TRUST FUND		133,494		FROM GENERAL REVENUE FUND	333, /94	
600	SPECIAL CATEGORIES			611	SPECIAL CATEGORIES		
	CONTRACTED SERVICES				TENANT BROKER COMMISSIONS		
	FROM GENERAL REVENUE FUND	46,507			FROM ADMINISTRATIVE TRUST FUND		22,590
				610	CDEGIN, CHERODIEC		
601	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			612	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM GENERAL REVENUE FUND	135 322			FROM GENERAL REVENUE FUND	36,220	
	11011 02112121 112 1 2110 1 3112 1 7 7 7 7 7	200,022					
602	SPECIAL CATEGORIES			613	SPECIAL CATEGORIES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	0.215			TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM GENERAL REVENUE FUND	2,315			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
603	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	7,298,132	
000	TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM ADMINISTRATIVE TRUST FUND	.,	49,291
	SERVICES - HUMAN RESOURCES SERVICES				FROM CORRECTIONAL WORK PROGRAM		
	PURCHASED PER STATEWIDE CONTRACT	0.000			TRUST FUND		101,656
	FROM GENERAL REVENUE FUND	2,383		TΩTAT.	: EXECUTIVE DIRECTION AND SUPPORT SERVICES		
TOTAL	: BUSINESS SERVICE CENTERS			IOIAL	FROM GENERAL REVENUE FUND	17,830,081	
		12,523,067			FROM TRUST FUNDS	, ,	14,367,123
	FROM TRUST FUNDS		1,216,382				
	MOMBI DOGIMIONO	000 00			TOTAL POSITIONS	236.00	20 107 204
	TOTAL POSITIONS	239.00	13,739,449		TOTAL ALL FUNDS		32,197,204
	TOTAL REE TORDS		13,737,117	INFOR	MATION TECHNOLOGY		
EXECU:	TIVE DIRECTION AND SUPPORT SERVICES						
_					APPROVED SALARY RATE 8,041,253		
I	APPROVED SALARY RATE 12,989,849			61/	SALARIES AND BENEFITS POSITIONS	161.50	
604	SALARIES AND BENEFITS POSITIONS	236.00		014		9,188,402	
001	FROM GENERAL REVENUE FUND	8,682,535			FROM ADMINISTRATIVE TRUST FUND	7,200,202	1,152,056
	FROM ADMINISTRATIVE TRUST FUND		2,592,526				
	FROM CRIMINAL JUSTICE STANDARDS			615	OTHER PERSONAL SERVICES	12 500	
	AND TRAINING TRUST FUND		87,381		FROM GENERAL REVENUE FUND	13,500	
605	OTHER PERSONAL SERVICES			616	EXPENSES		
	FROM GENERAL REVENUE FUND	24,523			FROM GENERAL REVENUE FUND	909,224	
	FROM ADMINISTRATIVE TRUST FUND		318,403		FROM ADMINISTRATIVE TRUST FUND		24,271
606	EXPENSES			617	OPERATING CAPITAL OUTLAY		
000	FROM GENERAL REVENUE FUND	946,141		017	FROM GENERAL REVENUE FUND	127,720	
	FROM ADMINISTRATIVE TRUST FUND	•	491,826			,	
	FROM CRIMINAL JUSTICE STANDARDS			618			
	AND TRAINING TRUST FUND		1,083,200		CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2 004 770	
607	OPERATING CAPITAL OUTLAY				FROM ADMINISTRATIVE TRUST FUND	2,084,778	7,812
001	FROM GENERAL REVENUE FUND	20,227					. , 012
	FROM ADMINISTRATIVE TRUST FUND	•	30,160	619			
	FROM CRIMINAL JUSTICE STANDARDS		040 600		RISK MANAGEMENT INSURANCE	40 (10	
	AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND		240,600 101,840		FROM GENERAL REVENUE FUND	49,618	
	FROM FEDERAL GRANTS IRUSI FUND		101,040	620	SPECIAL CATEGORIES		
608	SPECIAL CATEGORIES				DEFERRED-PAYMENT COMMODITY CONTRACTS		
	CONTRACTED SERVICES				FROM GENERAL REVENUE FUND	45,329	
	FROM GENERAL REVENUE FUND	488,509		621	SPECIAL CATEGORIES		
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		200,000	021	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM FEDERAL GRANTS TRUST FUND		347,650		FROM GENERAL REVENUE FUND	1,270	
						•	
609	SPECIAL CATEGORIES			622			
	TRANSFER TO GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		8,700,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	TROM FEDERAL GRANTS TROST FUND		0,700,000		PURCHASED PER STATEWIDE CONTRACT		
	nds in Specific Appropriation 609 are				FROM GENERAL REVENUE FUND	1,022	
U.	S. Government for incarcerating aliens is	n Florida's prisons	. If total				
re	imbursements exceed \$8,700,000, the dependment in accordance with all applicab	artment shall submi	t a budget	623	DATA PROCESSING SERVICES TECHNOLOGY DESCRIBED - DEDARTMENT O	ס	
	engment in accordance with all applicaborida Statutes, requesting additional bud				TECHNOLOGY RESOURCE CENTER - DEPARTMENT O MANAGEMENT SERVICES	r	
	lance to the General Revenue Fund.	auchorica co cr			FROM GENERAL REVENUE FUND	102,717	
						,	

83,421

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SECTION	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		
SPECI	FIC		
APPRO	PRIATION		
624	DATA PROCESSING SERVICES		
	SOUTHWOOD SHARED RESOURCE CENTER		
	FROM GENERAL REVENUE FUND	9,953,627	
	FROM ADMINISTRATIVE TRUST FUND		7,174
TOTAL	: INFORMATION TECHNOLOGY		
	FROM GENERAL REVENUE FUND	22,477,207	
	FROM TRUST FUNDS		1,191,313
	TOTAL POSITIONS	161.50	
	TOTAL ALL FUNDS		23,668,520

PROGRAM: SECURITY AND INSTITUTIONAL OPERATIONS

From the funds in Specific Appropriations 635, 647 and 660, a total of \$1,074,362 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities. Funding is provided as follows: \$269,324 for the Bay Correctional Facility, \$339,242 for the Moore Haven Correctional Facility, \$275,560 for the South Bay Correctional Facility, \$100,000 for the Gadsden Correctional Facility and \$90,236 for the Lake City Correctional Facility. These funds may not be distributed if there are outstanding claims for ad valorem taxes due on the property at issue and may not be distributed until the property is reclassified on the real property and tangible personal property rolls as State Government property back to the date the finance corporation or other state entity acquired the title thereto. These distributions shall be adjusted, with respect to any facility, to reimburse the Department of Corrections for the total amounts expended by the state in resisting the imposition of such ad valorem tax claims, including all attorneys' fees and costs actually incurred by the state's agencies.

Funds and positions in Specific Appropriations 598 through 734 and 747 through 786 support the state's inmate population. These funds and positions are sufficient to provide housing and security for 102,604 inmates when fully annualized. Variable expenses, maintenance, and health services funds are provided for an average daily population of 102,001 inmates.

Funds and positions in Specific Appropriations 598 through 734 and 747 through 786 are provided to address security needs for the prison population expected in Fiscal Year 2014-2015, as projected by the Criminal Justice Estimating Conference.

From the funds in Specific Appropriations 598 through 734 and 747 through 786, the Department of Corrections shall open the 432-bed Everglades and the 432-bed Baker Re-Entry Centers as substance abuse treatment and vocational training centers serving inmates within three years of release from prison. The Department of Corrections will issue a competitive solicitation for program services for inmates at both re-entry centers. The program will be performance-based to maximize the number of inmates receiving treatment. At least 70 percent of the inmate population shall be actively enrolled in treatment programs. In addition, an advisory group for the re-entry program will be established by the Department of Corrections to provide accountability through oversight in program planning, design and evaluation to ensure that the re-entry program provides the optimal performance.

From the funds in Specific Appropriations 598 through 734 and 747 through 786, the Department of Corrections shall open the following facilities: Okeechobee Work Camp - 444 beds; Santa Rosa Work Camp - 432 beds; and Cross City Work Camp - 432 beds.

ADULT MALE CUSTODY OPERATIONS

APPROVED	SALARY	RATE	344,517,114
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FROM GRANTS AND DONATIONS TRUST

		. , . ,		
625	SALARIES AND BENEFITS FROM GENERAL REVENUE FUN FROM FEDERAL GRANTS TRUS	D		376,234
626	OTHER PERSONAL SERVICES		4.942.613	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	
APPROPRIATION FUND	91,000
627 EXPENSES	
FROM GENERAL REVENUE FUND 22,888,808	
FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	216,949
FUND	240,389
From the funds in Specific Appropriation 627, \$142,900 from a general revenue funds is provided to the City of Pahokee as a palieu of taxes for the Sago Palm facility.	
628 OPERATING CAPITAL OUTLAY	
FROM GENERAL REVENUE FUND 862,366 FROM FEDERAL GRANTS TRUST FUND	750,000
FROM GRANTS AND DONATIONS TRUST	
FUND	250,000
629 FOOD PRODUCTS	

FROM FEDERAL GRANTS TRUST FUND . . . 273,617

From funds in Specific Appropriation 630, \$200,000 from nonrecurring general revenue funds is provided to the Children of Inmates program to

29.982.964

6.717.481

FROM GENERAL REVENUE FUND

FROM FEDERAL GRANTS TRUST FUND . . .

FROM GENERAL REVENUE FUND

support children of incarcerated inmates.

630 SPECIAL CATEGORIES

CONTRACTED SERVICES

From funds in Specific Appropriation 630, \$75,000 from nonrecurring general revenue funds is provided to the department for a pilot project at five institutions for software, hardware and training for the automation and documentation of inmate bed and cell checks.

From the funds in Specific Appropriation 630, \$950,000 from nonrecurring general revenue funds is provided for the demolition of the Brevard Correctional Institution dormitory.

631	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND 3,124,449 FROM FEDERAL GRANTS TRUST FUND	118,172
632	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	
633	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,048,049
634	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	
635	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND	
	FUND	1,300,586

From funds in Specific Appropriation 635, \$109,350 from recurring general revenue funds is provided to the Department of Management Services, Bureau of Private Prison Monitoring, to pay for subject matter experts to conduct medical and mental health site visits of the medical department of private prisons and perform quality management audits no longer performed by the department.

636 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES SUBCRISS SHOWN RESOLUTES SHOWN RESOLUTE FIND 316,070 TOTAL: ADULT MALE CUSTODY OPERATIONS FROM CENERAL REVENUE FIND 683,157,288 FROM RESULT FUND 683,157,288 FROM TRUST FUND 684,070 FROM RESOLUTIONS RESOLUTIONS 78,670,000 FROM RESOLUTIONS RESOLUTIONS RESOLUTIONS RESOLUTIONS 88,672.00 FROM RESOLUTIONS RESOLUTIONS RESOLUTIONS RESOLUTIONS RESOLUTIONS RESOLUTIONS RESOlution 73,651,109 FROM RESOLUTIONS RESOlution 73,651,109 FROM RESOLUTIONS RESOlution 73,751,109 FROM RESOLUTIONS RESOlution 73,751,109 FROM RESOLUTIONS RESOlution 74,773 FROM RESOLUTIONS RESOlution 75,773 FROM RESOLUTION RESOlution 75,774 FROM RESOLUTION RESOLUTION RESOLUTION RESOlution 75,774 FROM RESOLUTION RESOLUTION	SPECIF	PRIATION LEASE OR LEASE-PURCHASE OF EQUIPM FROM GENERAL REVENUE FUND	MENT		SPECI APPRO Fr ge: Se:	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION om funds in Specific Appropriation 64' neral revenue funds is provided to tl rvices, Bureau of Private Prison Monitoring perts to conduct medical and mental healtl	he Department of g, to pay for sub	Management ject matter
March ADUL MADE CENTON OPERATIONS 583,157,288 540,748,417 549 582CIAL CRISCOURS FORCE 700,751,109	637	TRANSFER TO DEPARTMENT OF MANAGES SERVICES - HUMAN RESOURCES SERV	ICES		de	partment of private prisons and perform (quality managemen	t audits no
### TOTAL POSTTONS	TOTAL:	ADULT MALE CUSTODY OPERATIONS	,		648	LEASE OR LEASE-PURCHASE OF EQUIPMENT	80,162	
TOTAL ALL PRINTS (1975) (87,995,705) ADULT AND TOTHFIFLD OPPSEDER FRANKE CUSTOOT OPPSATIONS APPROVED SALARY RATE 35,264,508 FOR ORDERAL REVERSE 36,200,772 FOR ORDERAL REVERSE 5000 FOR ORDERAL RE		FROM TRUST FUNDS		4,748,417	649	TRANSFER TO DEPARTMENT OF MANAGEMENT		
OPERATIONS			,	687,905,705		PURCHASED PER STATEWIDE CONTRACT	8,407	
### APPROVED SALARY ANTE 15,264,506 PROM GENERAL EXYMSTE PRODUCTS FROM GENERAL EXYMSTE PROTON 13,102 TOTAL POSITIONS 13,00 TOTAL ALL PRODUCT COPERATIONS 12,00 TOTAL ALL PRODUCT COPERATIONS 13,34,465 TOTAL ALL PRODUCT COPERATIONS 12,00 TOTAL ALL PRODUCT COPERATION 12,00 TOTAL ALL PRODUCT COPERATION 12,00 TOTAL ALL PRODUCT COPERATIO			Ydo		TOTAL		YC	
FROM GENERAL REFERENT FUND						FROM GENERAL REVENUE FUND	- 1 1	853,088
MALE YOUTHFUL OFFENDER CUSTODY OFFERTIONS	638	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	38,132,327				813.00	73,904,197
PRION CREMERAL REVENUE FUND 367,773 APPROVED SALARY RATE 13,34,465		FUND		133,792	MALE	YOUTHFUL OFFENDER CUSTODY OPERATIONS		
FUND	639	FROM GENERAL REVENUE FUND						
FROM GENERAL EXPENSIS FUND	640	FUND		32,884	650	FROM GENERAL REVENUE FUND		528,087
FOOD PRODUCTS	010	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST		F0 702	651	OTHER PERSONAL SERVICES	275 140	320,007
FROM GENERAL REVENUE FUND 2,406,265 FROM GENERAL REVENUE FUND 77,143 FROM GENERAL REVENUE FUND 70,185 FROM GENERAL REVENUE FUND 70,1		FUND		50,703		FROM GENERAL REVENUE FUND	275,140	
642 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 675,305 FROM FEDERAL GRANTS TRUST FUND FROM GENERAL REVENUE FUND 675,305 FROM FEDERAL GRANTS TRUST FUND FROM GENERAL REVENUE FUND 675,305 FROM FEDERAL GRANTS TRUST FUND 675,305 FROM FEDERAL GRANTS TRUST FUND 675,305 FROM FEDERAL GRANTS TRUST FUND 675,305 FROM GENERAL REVENUE FUND 677,340 FROM GENERAL REVENUE F	641	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST			652	FROM GENERAL REVENUE FUND	77,143	24,336
FROM GENERAL REVENUE FUND	642	SPECIAL CATEGORIES		15,841	653	FROM GENERAL REVENUE FUND	20,185	500,000
NONTHECUTRING General revenue Funds is provided for the Ladies FROM FEDERAL GRANTS TRUST FUND FROM GENERAL GRANTS TRUST FUND FROM GENERAL GRANTS TRUST FUND FROM GENERAL GRANTS TRUST FUND 180,841 FROM GENERAL REVENUE FUND 197,340 FROM GENERAL GRANTS TRUST FUND 197,340 FROM		FROM GENERAL REVENUE FUND	·		654	FOOD PRODUCTS		300,000
SPECIAL CATEGORIES	non	recurring general revenue f	Appropriation 642, \$ unds is provided for	the Ladies		FROM FEDERAL GRANTS TRUST FUND	1,334,376	483,667
FROM GRANTS AND DONATIONS TRUST FUND	643	FOOD SERVICE AND PRODUCTION			655	CONTRACTED SERVICES	29,599	
FROM GENERAL REVENUE FUND		FROM GRANTS AND DONATIONS TRUST		22,509	656	FOOD SERVICE AND PRODUCTION	197.340	
OVERTIME FROM GENERAL REVENUE FUND . 486,977 RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . 3,730,378 646 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 2,192,217 SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND . 341,923 659 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 22,192,217 647 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 341,923 659 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 159,226 PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND . 24,664,194 660 SPECIAL CATEGORIES FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FROM GENERAL REVENUE FUND . 19,216,164	644	OVERTIME	460.005		657	FROM FEDERAL GRANTS TRUST FUND	257,020	191,046
FROM GENERAL REVENUE FUND . 3,730,378 658 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . 2,192,217 SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND . 341,923 659 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 159,226 PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND . 24,664,194 660 SPECIAL CATEGORIES FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FROM GENERAL REVENUE FUND . 19,216,164	645		469,295		657	OVERTIME	486,977	
SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND	3,730,378		658	RISK MANAGEMENT INSURANCE		
SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	646	SALARY INCENTIVE PAYMENTS	341.923		659		2,192,217	
FROM GENERAL REVENUE FUND 24,664,194 660 SPECIAL CATEGORIES FROM PRIVATELY OPERATED PRIVATE PRISON OPERATIONS INSTITUTIONS INMATE WELFARE TRUST FROM GENERAL REVENUE FUND 19,216,164	647	SPECIAL CATEGORIES	. 31-12-3			SALARY INCENTIVE PAYMENTS	159,226	
INSTITUTIONS INMATE WELFARE TRUST		FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TR	UST	597,359	660	PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED	19,216,164	

SPECII	PRIATION			SPECIF	RIATION		70.050	
	FUND		195,403		FROM GENERAL REVENUE F	UND	72,858	
gei Sei exi dei	om funds in Specific Appropriation 660 meral revenue funds is provided to th rvices, Bureau of Private Prison Monitoring perts to conduct medical and mental health partment of private prisons and perform q	Department of M , to pay for subje site visits of th	Management ect matter medical	TOTAL:	SPECIALTY CORRECTIONAL FROM GENERAL REVENUE FU TOTAL POSITIONS TOTAL ALL FUNDS	ND	298,404,630 5,008.00	298,404,630
101	nger performed by the department.			RECEPT	ION CENTER OPERATIONS			
661	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	38,675			APPROVED SALARY RATE	74,249,259		
662	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	50,075		675	SALARIES AND BENEFITS FROM GENERAL REVENUE F FROM FEDERAL GRANTS TR			9,313
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	6,091		676	OTHER PERSONAL SERVICES FROM GENERAL REVENUE F		874.827	
	FROM FEDERAL GRANTS TRUST FUND	0,031	701			OND	071,027	
TOTAL	: MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS FROM GENERAL REVENUE FUND	38,760,424	1,923,240	677	EXPENSES FROM GENERAL REVENUE F FROM FEDERAL GRANTS TR		3,914,923	31,090
	TOTAL POSITIONS	102.00		678	OPERATING CAPITAL OUTLA FROM FEDERAL GRANTS TR			250,000
	TOTAL ALL FUNDS		40,683,664	679	FOOD PRODUCTS			
	ALTY CORRECTIONAL INSTITUTION OPERATIONS APPROVED SALARY RATE 191,575,351				FROM GENERAL REVENUE F FROM FEDERAL GRANTS TR		6,099,923	32,449
1				680	SPECIAL CATEGORIES			
663	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	5,008.00 261,481,995			CONTRACTED SERVICES FROM GENERAL REVENUE F	UND	87,126	
664	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,484,582		681	SPECIAL CATEGORIES FOOD SERVICE AND PRODUC FROM GENERAL REVENUE F	UND	363,768	
665	EXPENSES FROM GENERAL REVENUE FUND	4,087,530		682	FROM FEDERAL GRANTS TR	UST FUND		46,893
666	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	342,500		002	OVERTIME FROM GENERAL REVENUE F	UND	299,643	
667	FOOD PRODUCTS FROM GENERAL REVENUE FUND	12,170,243		683	SPECIAL CATEGORIES RISK MANAGEMENT INSURAN FROM GENERAL REVENUE F		3.337.944	
668	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,762,621		684	SPECIAL CATEGORIES SALARY INCENTIVE PAYMEN	TS	-,,	
669	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION			685	FROM GENERAL REVENUE F	UND	678,193	
	FROM GENERAL REVENUE FUND	1,168,710		003	LEASE OR LEASE-PURCHASE FROM GENERAL REVENUE F		81,590	
670	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	654.272		686	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT	OF MANAGEMENT		
671	SPECIAL CATEGORIES	,			SERVICES - HUMAN RESOU PURCHASED PER STATEWID FROM GENERAL REVENUE F	RCES SERVICES E CONTRACT	15,176	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	13,248,029			FROM GENERAL REVENUE F	UND	13,170	
672	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			TOTAL:	RECEPTION CENTER OPERAT FROM GENERAL REVENUE FU. FROM TRUST FUNDS	ND	120,663,911	369,745
	FROM GENERAL REVENUE FUND	1,647,544					1 005 00	307,113
673	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				TOTAL POSITIONS TOTAL ALL FUNDS		1,705.00	121,033,656
674	FROM GENERAL REVENUE FUND	283,746		PUBLIC TRANSI	SERVICE WORKSQUADS AND TITION	WORK RELEASE		
V/1	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			A	PPROVED SALARY RATE	38,820,533		
	PURCHASED PER STATEWIDE CONTRACT			687	SALARIES AND BENEFITS	POSITIONS	1,033.00	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTI SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC		
APPROPRIATION FROM GENERAL REVENUE FUND 37,229,076 FROM CORRECTIONAL WORK PROGRAM	APPRO:	PRIATION FROM GENERAL REVENUE FUND	203,504	
	5,691 694	SPECIAL CATEGORIES		
FROM GRANTS AND DONATIONS TRUST FUND	3,517	OVERTIME FROM GENERAL REVENUE FUND	185 998	
	•	FROM GENERAL REVENUE FORD	103,330	
The general revenue funds provided in Specific Appropriation 687 ar provided to the Department of Corrections to ensure all publi worksquads currently funded with general revenue funds are maintained The Department of Corrections shall, before eliminating any genera	c 1	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,118,662	
revenue funded public worksquad officer positions, submit its proposa to the Governor's Office of Policy and Budget, the chair of the Senat Appropriations Committee and the chair of the House Appropriation Committee for review and approval.	1 696 e	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND		182,075
688 EXPENSES	607	CDECTAL CAMECODIEC		
FROM GENERAL REVENUE FUND 628,772 FROM CORRECTIONAL WORK PROGRAM TRUST FUND		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	40,356	
FROM GRANTS AND DONATIONS TRUST FUND	2,776 698	SPECIAL CATEGORIES		
689 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2,770	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM CORRECTIONAL WORK PROGRAM	0,020	FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM		2 224
690 FOOD PRODUCTS		TRUST FUND		3,224
FROM GENERAL REVENUE FUND 1,104,000	TOTAL	: PUBLIC SERVICE WORKSQUADS AND WORK REI TRANSITION		
691 LUMP SUM CORRECTIONAL WORK PROGRAMS		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		23,593,439
POSITIONS 15.00 FROM CORRECTIONAL WORK PROGRAM TRUST FUND	1,597	TOTAL POSITIONS		91,333,312
Funds and positions in Specific Appropriation 691 from th Correctional Work Program Trust Fund are provided for interagenc contracted services funded by state agencies or local governments	ROAD	PRISON OPERATIONS		
Funds and positions in Specific Appropriation 691 from th Correctional Work Program Trust Fund are provided for interagence	e ROAD :	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS		
Funds and positions in Specific Appropriation 691 from th Correctional Work Program Trust Fund are provided for interagenc contracted services funded by state agencies or local governments These positions and funds shall be released as needed upon execution o interagency community service work squad contracts.	e ROAD :	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	399	5, 938, 660
Funds and positions in Specific Appropriation 691 from th Correctional Work Program Trust Fund are provided for interagenc contracted services funded by state agencies or local governments These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 26,762,654	e ROAD :	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	5,938,660
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 26,762,654 FROM CORRECTIONAL WORK PROGRAM	e ROAD :	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	399	5,938,660 499,172
Funds and positions in Specific Appropriation 691 from th Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	Re ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND EXPENSES FROM CORRECTIONAL WORK PROGRAM TRUST FUND	399	
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	e ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	499,172
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	499,172
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	e ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	499,172 352,549 11,284
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND EXPENSES FROM CORRECTIONAL WORK PROGRAM TRUST FUND FOOD PRODUCTS FROM CORRECTIONAL WORK PROGRAM TRUST FUND SPECIAL CATEGORIES CONTRACTED SERVICES FROM CORRECTIONAL WORK PROGRAM TRUST FUND SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM CORRECTIONAL WORK PROGRAM TRUST FUND	399	499,172 352,549
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	499,172 352,549 11,284
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	me ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND EXPENSES FROM CORRECTIONAL WORK PROGRAM TRUST FUND FOOD PRODUCTS FROM CORRECTIONAL WORK PROGRAM TRUST FUND	399	499,172 352,549 11,284 53,567
Funds and positions in Specific Appropriation 691 from the Correctional Work Program Trust Fund are provided for interagence contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts. 692 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CORRECTIONAL WORK PROGRAM TRUST FUND	me ROAD : Y	PRISON OPERATIONS APPROVED SALARY RATE 3,881,964 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	399	499,172 352,549 11,284 53,567

SPECIE	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FICE PRIATION FROM GENERAL REVENUE FUND	399	6,888,239	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 718 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 6,307,104
OPPENI	TOTAL POSITIONS	95.00	6,888,638	
706	APPROVED SALARY RATE 46,804,365 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	1,300.00 63,665,995	69,813	From the funds in Specific Appropriation 718, \$1,000,000 in recurring general revenue funds and \$4,000,000 in nonrecurring general revenue funds are provided to implement an automated time and attendance system for all prison facilities statewide. The contract shall be awarded based upon a competitive solicitation process pursuant to s. 287.057, Florida Statutes. The Department of Corrections shall track the date the automated time and attendance system is installed and operational at
707	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	304,814		each facility. A quarterly status report on implementation progress shall be submitted to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House
708	EXPENSES FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND	2,908,100	1,959	Appropriations Committee. 719 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 100,080
709	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	21,578		720 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
710	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	31,653		FROM GENERAL REVENUE FUND
711	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	64,719		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1,759
712	TRUST FUND	166,269	1,655	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND
713	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	19,072		TOTAL ALL FUNDS
TOTAL:	OFFENDER MANAGEMENT AND CONTROL FROM GENERAL REVENUE FUND	67,182,200		722 SALARIES AND BENEFITS POSITIONS 555.00 FROM GENERAL REVENUE FUND 25,871,695
	FROM TRUST FUNDS	1,300.00	73,427	723 EXPENSES FROM GENERAL REVENUE FUND 57,623,997
EXECT!	TOTAL ALL FUNDS		67,255,627	724 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
	APPROVED SALARY RATE 8,919,593			725 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 504,653
714	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	178.00 12,634,857		726 SPECIAL CATEGORIES
715	OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND		75,000	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 4,658,135 727 SPECIAL CATEGORIES
716		1,981,528	.,	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 4,198,894 728 SPECIAL CATEGORIES
	FUND		226,785 1,678,250	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
717	OPERATING CAPITAL OUTLAY	256,642	_,0.0,200	729 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

738 OPERATING CAPITAL OUTLAY

3,516,664

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROPRIATION FROM GENERAL REVENUE FUND 12,526	APPROPRIATION FROM GENERAL REVENUE FUND
730 FIXED CAPITAL OUTLAY	739 SPECIAL CATEGORIES
CORRECTIONAL FACILITIES - LEASE PURCHASE FROM GENERAL REVENUE FUND 64,139,384	BUILDING/OFFICE RENT PAYMENTS FROM GENERAL REVENUE FUND
Funds in Specific Appropriation 730 are provided for payments required under the master lease purchase agreement used to secure the certificates of participation issued to finance or refinance the following correctional facilities: Bay Correctional Facility	Funds in Specific Appropriation 739 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, 2014. Price level increases are not provided for rent payments for Department of Corrections' private leases in the 2014-2015 fiscal year. No other funds are appropriated or shall be transferred by the department for such increases.
South Bay Correctional Facility (Palm Beach County) 5,050,143 Graceville Correctional Facility (Jackson County) 7,516,473 Okeechobee Correctional Institution	740 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 240,324
Lake City Correctional Facility (Columbia County) 2,623,107 Demilly Correctional Institution (Polk County)	From the funds in Specific Appropriation 740, \$100,000 from nonrecurring funds is provided to the Home Builders Institute to provide certification, pre-apprenticeships and job placement services to persons under community corrections supervision.
Series 2009 B and C Bonds include various facility construction projects for the following Department of Corrections facilities:	741 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,987,490
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),	742 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
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	743 SPECIAL CATEGORIES ELECTRONIC MONITORING FROM GENERAL REVENUE FUND 8,513,808 744 SPECIAL CATEGORIES
County).	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
The funds in Specific Appropriation 730 reflect a reduction of \$8,200,000 in surplus bond construction proceeds.	TOTAL: COMMUNITY SUPERVISION FROM GENERAL REVENUE FUND 199,990,093
731 FIXED CAPITAL OUTLAY MAJOR REPAIRS, RENOVATIONS AND IMPROVEMENTS TO MAJOR INSTITUTIONS FROM GENERAL REVENUE FUND 1,325,000	FROM TRUST FUNDS
734 FIXED CAPITAL OUTLAY	COMMUNITY FACILITY OPERATIONS
NEW AND EXPANDED FOOD SERVICE FACILITIES FROM GENERAL REVENUE FUND 4,000,000	745 SPECIAL CATEGORIES CONTRACTED SERVICES
TOTAL: CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR FROM GENERAL REVENUE FUND 162,735,209	FROM GENERAL REVENUE FUND 2,816,521
TOTAL POSITIONS	746 SPECIAL CATEGORIES JUDICIAL/DEPARTMENT OF CORRECTIONS SENTENCING ALTERNATIVES FROM GENERAL REVENUE FUND
PROGRAM: COMMUNITY CORRECTIONS	Pursuant to sections 944.012(6)(c), 921.00241 and 775.082(10), Florida
COMMUNITY SUPERVISION	Statutes, funds from Specific Appropriation 746 are provided for Judicial/DOC prison diversion programs for offenders that allow the
APPROVED SALARY RATE 117,296,766 735 SALARIES AND BENEFITS POSITIONS 2,791.00 FROM GENERAL REVENUE FUND 171,119,121 FROM FEDERAL GRANTS TRUST FUND 167,863	offender to retain community support, access drug treatment and/or employment opportunities while receiving life-skills assistance in a structured environment. These treatment programs may include drug treatment, residential and outpatient treatment programming, day reporting or other services to reduce recidivism.
736 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	These programs shall continue to use evidence-based practices and graduated incentives that are anticipated to result in a reduction in prison admissions for that community.
737 EXPENSES FROM GENERAL REVENUE FUND 2,767,529 FROM FEDERAL GRANTS TRUST FUND	TOTAL: COMMUNITY FACILITY OPERATIONS FROM GENERAL REVENUE FUND

TOTAL ALL FUNDS

SPECIF APPROF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION LM: HEALTH SERVICES			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TREATMENT OF INMATES - INFECTIOUS DISEASE
INMATE	HEALTH SERVICES			DRUGS FROM GENERAL REVENUE FUND 21,280,817
P	APPROVED SALARY RATE 6,760,737			TOTAL: TREATMENT OF INMATES WITH INFECTIOUS DISEASES FROM GENERAL REVENUE FUND 23,502,454
747	FROM GENERAL REVENUE FUND	136.50 8,126,448		FROM TRUST FUNDS
	FROM FEDERAL GRANTS TRUST FUND		382,361	TOTAL ALL FUNDS
748	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	333,045		PROGRAM: EDUCATION AND PROGRAMS
749	EXPENSES FROM GENERAL REVENUE FUND	1 481 817		ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES
		1,101,011		APPROVED SALARY RATE 1,609,867
751	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	789,379		763 SALARIES AND BENEFITS POSITIONS 33.00 FROM GENERAL REVENUE FUND 1,629,741 FROM FEDERAL GRANTS TRUST FUND 806,13
752	SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND	285,282,880		764 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND
Fro fun	om the funds in Specific Appropriation 7 nds is provided for Hepatitis B vaccination	52, \$100,000 fr s for inmates.	om recurring	765 EXPENSES FROM GENERAL REVENUE FUND
753	SPECIAL CATEGORIES TREATMENT OF INMATES - GENERAL DRUGS FROM GENERAL REVENUE FUND	29,407,356		766 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND
754	SPECIAL CATEGORIES TREATMENT OF INMATES - PSYCHOTROPIC DRUGS FROM GENERAL REVENUE FUND			767 SPECIAL CATEGORIES CONTRACT DRUG ABUSE SERVICES FROM GENERAL REVENUE FUND
755	SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIOUS DISEASE DRUGS FROM GENERAL REVENUE FUND			From funds in Specific Appropriation 767, \$150,000 from nonrecurring general revenue funds is provided to Westcare Florida Gulfcoast, located in St. Petersburg, to provide overlay services for mental health disorders in both secure and non-secure residential programs.
756	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	100		767A SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
757	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	282,850		From funds in Specific Appropriation 767A, \$100,000 from nonrecurring general revenue funds is appropriated to the Baker County Faith and Character Based Re-entry Program.
TOTAL:	INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND	342,604,002	382,361	768 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,900 FROM FEDERAL GRANTS TRUST FUND 5
	TOTAL POSITIONS	136.50	342,986,363	TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES
TREATM	MENT OF INMATES WITH INFECTIOUS DISEASES			FROM GENERAL REVENUE FUND
758	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		104,207	TOTAL POSITIONS
759	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	17,083	201,494	BASIC EDUCATION SKILLS APPROVED SALARY RATE 14,499,020
760	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		27,019	769 SALARIES AND BENEFITS POSITIONS 317.00 FROM GENERAL REVENUE FUND 14,144,372
761	SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND	2,204.554		FROM FEDERAL GRANTS TRUST FUND
762	SPECIAL CATEGORIES	, . ,		FROM FEDERAL GRANTS TRUST FUND 608,26

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

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771 EXPENSES

FROM GENERAL REVENUE FUND 4,001,059

FROM FEDERAL GRANTS TRUST FUND . . . 1.933.823

From funds in Specific Appropriation 771, \$1,500,000 from recurring general revenue funds and \$1,000,000 from nonrecurring general revenue funds are provided to expand a pilot online career education program to serve up to 1,000 inmates through an AdvancED/SACS accredited online school district that offers career-based online high school diplomas designed to prepare adults for transition into the workplace. The department shall provide a report regarding the progress of the inmates in the online diploma and career certificate programs to the chairs of the Senate Appropriations Committee and the House Appropriations Committee by December 31, 2014.

772	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		472,386
773	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,191,384	1,402,052
774	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	99,236	
775	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	20,888	
776	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	12,056	934
TOTAL:	BASIC EDUCATION SKILLS FROM GENERAL REVENUE FUND	22,044,364	7,067,651
	TOTAL POSITIONS	317.00	29,112,015
ADULT SUPPOR	OFFENDER TRANSITION, REHABILITATION AND T		
A	PPROVED SALARY RATE 3,426,816		
777	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	59.00 3,922,592	465,885
778	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	160,469	
779	EXPENSES FROM GENERAL REVENUE FUND	372,770	119,152
780	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		3,000
781	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	5,622,432	324,848

From the funds in Specific Appropriation 781, \$825,000 in recurring general revenue funds and \$175,000 in nonrecurring general revenue funds are provided for Operation New Hope's Ready4Work re-entry initiative. Operation New Hope will provide pre-release risk assessment, a plan-of-care, career development and life skills training, and referrals SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

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for incarcerated inmates who may be eligible for Ready4Work program services upon release. Operation New Hope will also provide post-release services including case management, career development and life skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Operation New Hope may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than one year before entry into the Ready4Work program. Eligibility for participation in the Ready4Work program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Duval, Clay, St. Johns, or Nassau counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding between Specific Appropriations 630, 642, 655, 740 and 781 in order to serve incarcerated inmates as well as persons under community corrections supervision.

From the funds in Specific Appropriation 781, \$750,000 in nonrecurring general revenue funds and \$750,000 in recurring general revenue funds are provided for the Ready4Work-Hillsborough re-entry program, which replicates the Operation New Hope Ready4Work program. Funds used for startup activities for the Ready4Work-Hillsborough re-entry program may not exceed 25 percent of the total funds appropriated. Ready4Work-Hillsborough will provide pre-release risk assessment, a plan-of-care, career development and life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work re-entry program services upon release. Ready4Work-Hillsborough will also provide post-release services including case management, career development and life skills training, life-coaching (mentoring), family reunification, and job placement offenders on community supervision. assistance to Ready4Work-Hillsborough may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than one year before entry into the Ready4Work-Hillsborough re-entry program. Eligibility for participation in the Ready4Work-Hillsborough 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. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding between Specific Appropriations 630, 642, 655, 740 and 781 in order to serve incarcerated inmates as well as persons under community corrections supervision.

From the funds in Specific Appropriation 781, \$200,000 in recurring general revenue funds may be used to expand Horizon volunteer faith and character peer-to-peer program activities at Wakulla Correctional Institution and up to seven additional prisons, including Computer Lab, Quest and Realizing Educational Emotional and Finance Smarts (REEFS) transition programs.

From the funds in Specific Appropriation 781, \$500,000 in recurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol and opioid dependence within the Department of Corrections.

From Specific Appropriation 781, \$150,000 from nonrecurring general revenue funds is appropriated to the Pinellas Ex-offender Re-entry Coalition to address the needs of ex-offenders transitioning from incarceration back into society.

10.101.188

782	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	20,544
783	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	2 201
	FROM GENERAL REVENUE FUND	2,381
TOTAL:	ADULT OFFENDER TRANSITION, REHABILITATION AND	

FROM GENERAL REVENUE FUND

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 912,885 TOTAL POSITIONS 59.00 TOTAL ALL FUNDS 11,014,073 COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION, AND TREATMENT SERVICES 784 EXPENSES FROM GENERAL REVENUE FUND 300.000 785 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND From the funds in Specific Appropriation 785, \$1,000,000 in recurring funds is provided to the Department of Corrections to contract with one or more private providers to provide residential substance abuse treatment services located within the geographic area that includes Alachua, Bradford, and Clay counties for offenders under community supervision who are residents of one of the counties in the described area. The provider must have experience in residential treatment of substance abuse and mental health disorders. The department shall give priority for placement to offenders who have served as members of the United State 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. SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS FROM GENERAL REVENUE FUND 16,067,206 FROM FEDERAL GRANTS TRUST FUND . . . 550,000 From the funds in Specific Appropriation 786, \$600,000 from recurring general revenue funds is provided for the Drug Abuse Comprehensive Coordinating Office, Inc. (DACCO) in Hillsborough County. TOTAL: COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION, AND TREATMENT SERVICES FROM GENERAL REVENUE FUND 24,683,832 FROM TRUST FUNDS 550,000 25.233.832 TOTAL: CORRECTIONS, DEPARTMENT OF FROM GENERAL REVENUE FUND 2,228,353,719 71,277,345 TOTAL POSITIONS 23,729.00 TOTAL ALL FUNDS 2,299,631,064 TOTAL APPROVED SALARY RATE 950,741,891 JUSTICE ADMINISTRATION PROGRAM: JUSTICE ADMINISTRATIVE COMMISSION EXECUTIVE DIRECTION AND SUPPORT SERVICES APPROVED SALARY RATE 3,972,867 83.00 787 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND 5.221.642 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 19,776 FROM GENERAL REVENUE FUND 958.549 FROM GRANTS AND DONATIONS TRUST

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 789, \$200,000 from nonrecurring general revenue funds is provided for the It's Time to be a Parent Again Pilot Program in Brevard, Orange, Polk, Seminole, and Osceola counties. The Justice Administrative Commission is authorized to submit a budget amendment in accordance with the provisions of chapter 216, Florida Statutes, to transfer funding to the budget entities of the participating State Attorney Offices.

WORKLOAD FOR COUNTY OR MUNICIPAL CONTRACTS
POSITIONS 14.

The positions in Specific Appropriation 791 are provided for State Attorneys and Public Defenders to use for grants received from counties during Fiscal Year 2014-2015 for the purpose of prosecution of local ordinance violations pursuant to section 27.34, Florida Statutes, or defense of persons accused of violating local ordinances pursuant to section 27.54, Florida Statutes. Use of these positions is contingent upon the Justice Administrative Commission notifying the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee and the Governor's Office of Policy and Budget. Such notification is subject to the legislative review and objection provisions of chapter 216, Florida Statutes. Rate may be established for these positions consistent with the salaries provided for in the grant.

793 SPECIAL CATEGORIES
SEXUAL PREDATOR CIVIL COMMITMENT
LITIGATION COSTS
FROM GENERAL REVENUE FUND 2,947,591

Funds in Specific Appropriation 793 are provided for attorney fees and case-related expenses associated with prosecuting and defending sexual predator civil commitment cases. Case-related expenses are limited to expert witness fees, clinical evaluations, court reporter costs, and foreign language interpreters. The maximum amount to be paid by the Justice Administrative Commission for medical experts for sexual predator civil commitment cases is \$200 per hour and all related travel costs must be apportioned to the associated case. The Justice Administrative Commission is authorized to pay up to \$5,000 per case for case-related expenses incurred by the State Attorney, the Public Defender, or the Criminal Conflict and Civil Regional Counsel, or court appointed counsel where there is an ethical conflict, for a combined maximum of \$10,000 for case-related expenses per case, unless the court orders payment of a greater amount. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee describing, by judicial circuit: requests for payments of case-related expenses received; court orders received directing payment of such expenses; and actual encumbrances and disbursements from this special appropriations category.

794 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 5,021,685

465,900

From the funds in Specific Appropriation 794, \$323,000 from recurring general revenue funds shall be used by the Justice Administrative Commission to contract with attorneys selected by the Guardian ad Litem Program to represent dependent children with disabilities in, or being considered for placement in, skilled nursing facilities. Attorney fees shall not exceed \$4,500 per child per year and due process costs shall not exceed \$5,000 per year per child. Funds anticipated to be in excess of those necessary to represent these children may be used for attorney training on legal issues involving children with disabilities.

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

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From the funds in Specific Appropriation 794, \$1,500,000 from recurring general revenue funds and \$2,700,000 from nonrecurring general revenue funds shall be used by the Justice Administrative Commission to contract with attorneys to represent dependent children with special needs as specified in House Bill 561 or Senate Bill 972, contingent upon House Bill 561 or Senate Bill 972 becoming law. Appointment and compensation of a private attorney is pursuant to the provisions of ss. 27.40 and 27.5304, Florida Statutes, except that the Justice Administrative Commission in consultation with the Statewide Guardian Ad Litem Office shall develop the registry of attorneys for appointment of compensated counsel for children with special needs. The Justice Administrative Commission shall provide the registry to the chief judge of each circuit for inclusion in the circuit registry. The flat fee amount for compensation shall not exceed \$1,000 per child per year. The Statewide Guardian Ad Litem Office shall establish minimum criteria for education, experience and training for inclusion on the registry. Funds anticipated to be in excess of those necessary to represent these children may be used to train attorneys to represent these types of children. No other appropriation shall be used to pay attorney fees and related expenses for appointments under s. 39.01305, Florida Statutes. The Justice Administrative Commission may expend up to \$110,000 of these funds for administrative costs.

SPECIAL CATEGORIES PUBLIC DEFENDER DUE PROCESS COSTS FROM GENERAL REVENUE FUND 18,663,034

Funds in Specific Appropriation 795 are provided for the Public Defenders' due process costs as specified in section 29.006, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

1st Judicial Circuit	823,448
2nd Judicial Circuit	656,793
3rd Judicial Circuit	147,619
4th Judicial Circuit	1,273,749
5th Judicial Circuit	871,658
6th Judicial Circuit	1,189,457
7th Judicial Circuit	675,912
8th Judicial Circuit	479,128
9th Judicial Circuit	1,151,167
10th Judicial Circuit	757,431
11th Judicial Circuit	3,319,357
12th Judicial Circuit	647,744
13th Judicial Circuit	1,890,561
14th Judicial Circuit	328,641
15th Judicial Circuit	837,310
16th Judicial Circuit	114,835
17th Judicial Circuit	1,374,773
18th Judicial Circuit	
	644,172
19th Judicial Circuit	601,795
20th Judicial Circuit	877,484

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:

2nd Judicial Circuit. 32. 3rd Judicial Circuit. 5.	, .
3rd Judicial Circuit 5	, .
6th Judicial Circuit	3,493
7th Judicial Circuit	7,310
8th Judicial Circuit8	3,798
9th Judicial Circuit	1,878
10th Judicial Circuit	8,975
11th Judicial Circuit	1,996
12th Judicial Circuit	3,205
13th Judicial Circuit	4,106

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

14th Judicial Circuit	134,089
15th Judicial Circuit	93,646
16th Judicial Circuit	74,983
17th Judicial Circuit	60,851

796 SPECIAL CATEGORIES

CHILD DEPENDENCY AND CIVIL CONFLICT CASE

FROM GENERAL REVENUE FUND 11,200,000

Funds in Specific Appropriation 796 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child dependency cases. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of these case payments to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by judicial circuit, which shall include, but not be limited to: information on requests for payments received; court orders received directing payment; and actual encumbrances and disbursements and performance measures for court appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type from this special appropriations category.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for the following dependency and civil cases is set as follows:

ADMISSION OF INMATE TO MENTAL HEALTH FACILITY	300
ADULT PROTECTIVE SERVICES ACT - Ch. 415, F.S	500
BAKER ACT/MENTAL HEALTH - Ch. 394, F.S	
CINS/FINS - Ch. 984, F.S	
CIVIL APPEALS.	
DEPENDENCY - Up to 1 Year	
DEPENDENCY - Each Year after 1st Year	200
DEPENDENCY - No Petition Filed or Dismissed at Shelter	200
DEPENDENCY APPEALS	
	,
DEVELOPMENTALLY DISABLED ADULT - Ch. 393, F.S	400
EMANCIPATION - Section 743.015, F.S	
GUARDIANSHIP - EMERGENCY - Ch. 744, F.S	
GUARDIANSHIP - Ch. 744, F.S	400
MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S	300
MEDICAL PROCEDURES - Section 394.459(3), F.S	400
PARENTAL NOTIFICATION OF ABORTION ACT	400
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Up to 1	
Year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Up to 1 year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Each Year	_,
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS APPEALS.	
TUBERCULOSIS - Ch. 392, F.S.	,
TUDERCULUOIO - CII. 372, F.S	300

797 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 12,907

798 SPECIAL CATEGORIES

POST-CONVICTION CAPITAL COLLATERAL CASES -REGISTRY ATTORNEYS

FROM GENERAL REVENUE FUND 1,034,310

SPECIAL CATEGORIES ATTORNEY PAYMENTS OVER FLAT FEE

FROM GENERAL REVENUE FUND 6,500,000

800 SPECIAL CATEGORIES

CRIMINAL CONFLICT CASE COSTS

FROM GENERAL REVENUE FUND 24.999.086

Funds in Specific Appropriation 800 are provided for case fees as specified in section 27.5304, Florida Statutes, and expenses as SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

specified in section 29.007, Florida Statutes, of court-appointed counsel for indigent criminal defendants and for due process costs for those individuals the court finds indigent for costs. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of criminal conflict case payments and performance measures for court-appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by judicial circuit.

From the funds in Specific Appropriation 800, a total of \$216,934 shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting and interpreter services.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for criminal conflict cases is set as follows:

POSTCONVICTION - Rules 3.850, 3.801 & 3.800, Fl.R.Crim. Proc	1,000
CAPITAL - 1ST DEGREE MURDER (LEAD COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (CO-COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (NON-DEATH)	9,000
CAPITAL SEXUAL BATTERY	4,000
CAPITAL APPEALS	9,000
CONTEMPT PROCEEDINGS	400
CRIMINAL TRAFFIC	400
EXTRADITION	500
FELONY - LIFE	5,000
FELONY - LIFE (RICO)	9,000
FELONY - PUNISHABLE BY LIFE	2,000
FELONY - PUNISHABLE BY LIFE (RICO)	6,000
FELONY 1ST DEGREE	1,500
FELONY 1ST DEGREE (RICO)	5,000
FELONY 2ND DEGREE	1,000
FELONY 3RD DEGREE	750
FELONY OR MISDEMEANOR - NO INFORMATION FILED	400
FELONY APPEALS	1,500
JUVENILE DELINQUENCY - 1ST DEGREE FELONY	600
JUVENILE DELINQUENCY - 2ND DEGREE	400
JUVENILE DELINQUENCY - 3RD DEGREE	300
JUVENILE DELINQUENCY - FELONY LIFE	700
JUVENILE DELINQUENCY - MISDEMEANOR	300
JUVENILE DELINQUENCY - DIRECT FILE OR NO PETITION FILED	300
JUVENILE DELINQUENCY APPEALS	1,000
MISDEMEANOR	400
MISDEMEANOR APPEALS	750
VIOLATION OF PROBATION - FELONY (INCLUDES VOCC)	500
VIOLATION OF PROBATION - MISDEMEANOR (INCLUDES VOCC) VIOLATION OF PROBATION (VOCC) JUVENILE DELINOUENCY	300 300
VIOLATION OF PRODATION (VOCC) JUVENILE DELINQUENCY	300

Funds for costs and related expenses to be paid through Specific Appropriations 796, 800, and 802 shall be subject to the following:

The hourly rate for mitigation specialists in capital death cases shall not exceed \$75.00 per hour.

The maximum amount to be paid by the Justice Administrative Commission for non-attorney due process services other than those specified, shall not exceed the rates in effect for the 2007-2008 fiscal year.

The maximum amount to be paid by the Justice Administrative Commission for investigators is \$40 per hour. The maximum amount to be paid for court reporting and transcribing costs is as follows:

- 1. Deposition Appearance fees: 1st hour: \$75.00; thereafter \$25.00 per hour. The fee is to be paid to the court reporter whether or not a transcript is ordered.
- 2. Deposition transcript fee (Original & one copy):

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION

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.

801 SPECIAL CATEGORIES
STATE ATTORNEY DUE PROCESS COSTS
FROM GENERAL REVENUE FUND 9,966,646

Funds in Specific Appropriation 801 are provided for the State Attorneys' due process costs as specified in section 29.005, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

1st Judicial Circuit	589,778
2nd Judicial Circuit	313,621
3rd Judicial Circuit	116,632
4th Judicial Circuit	430,775
5th Judicial Circuit.	324,016
	,
6th Judicial Circuit	583,557
7th Judicial Circuit	439,107
8th Judicial Circuit	220,834
9th Judicial Circuit	462,458
10th Judicial Circuit	287,769
11th Judicial Circuit	2,060,821
12th Judicial Circuit	260,084
13th Judicial Circuit	554,781
14th Judicial Circuit	109,918
15th Judicial Circuit	690,934
16th Judicial Circuit	85,391
17th Judicial Circuit	1,232,097
18th Judicial Circuit	351,573
19th Judicial Circuit	252,226
20th Judicial Circuit	600,274
ZUCH UUUICIAI CIICAIC	000,274

From the funds credited for the use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

1st Judicial Circuit	18,232
2nd Judicial Circuit	16,650
3rd Judicial Circuit	10,456
6th Judicial Circuit	25,443
7th Judicial Circuit	12,818
8th Judicial Circuit	21,937
9th Judicial Circuit	26,007
10th Judicial Circuit	3,980
11th Judicial Circuit	426,986
12th Judicial Circuit	19,650
13th Judicial Circuit	45,716
15th Judicial Circuit	61,252
16th Judicial Circuit	4,315
17th Judicial Circuit	20,081

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SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROPRIATION CRIMINAL CONFLICT AND DEPENDENCY COUNSEL	APPROPRIATION FUND
LIABILITY FROM GENERAL REVENUE FUND 2,250,000	810 EXPENSES
Funds in Specific Appropriation 802 are provided to pay for criminal conflict, dependency and other civil cases for which appointment was made during Fiscal Years 2004-2005, 2005-2006, and 2006-2007. The	FROM GENERAL REVENUE FUND
Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee.	811 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
803 SPECIAL CATEGORIES	812 SPECIAL CATEGORIES
STATE ATTORNEY AND PUBLIC DEFENDER TRAINING	GRANTS AND AIDS - COURT SYSTEM SERVICES FOR CHILDREN AND YOUTH
FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND 892,656
FUND	813 SPECIAL CATEGORIES CONTRACTED SERVICES
804 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 600	FROM GENERAL REVENUE FUND 2,992,623 FROM GRANTS AND DONATIONS TRUST FUND
	·
805 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND FROM GENERAL REVENUE FUND 1,124,041	814 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
806 SPECIAL CATEGORIES	815 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 2,435,949	816 DATA PROCESSING SERVICES
FROM CHILD SUPPORT TRUST FUND 72,383 FROM GRANTS AND DONATIONS TRUST	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND
FUND	, ,
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	817 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND
From the funds provided in Specific Appropriation 806, the State Attorneys and Public Defenders shall transfer cash from their Grants and Donations Trust Fund, Child Support Enforcement Trust Fund, State Attorney Revenue Trust Fund, Public Defender Revenue Trust Fund, and Indigent Criminal Defense Trust Fund in proportion to their positions funded from these sources to the Justice Administrative Commission to pay the Human Resources Services contract in the Department of Management Services.	818 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND 191,941 The funds in Specific Appropriation 818 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.
·	
807 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND 9,535	TOTAL: PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 92,862,534	TOTAL POSITIONS 695.50 TOTAL ALL FUNDS
FROM TRUST FUNDS	STATE ATTORNEYS
TOTAL POSITIONS	The Prosecution Coordination Office's budgeting, legal, training and education needs may be funded by each State Attorney's office within the
PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE	funds provided in Specific Appropriations 819 through 954. Funding for this office shall not exceed \$450,000 from the State Attorney's Revenue
APPROVED SALARY RATE 26,721,114	Trust Fund.
808 SALARIES AND BENEFITS POSITIONS 695.50 FROM GENERAL REVENUE FUND 34,974,185	PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT
Funds and positions in Specific Appropriations 808 through 818, shall first be used to represent children involved in dependency proceedings. Once all children in dependency proceedings are represented, the funds	APPROVED SALARY RATE 10,445,754 819 SALARIES AND BENEFITS POSITIONS 231.75 FROM GENERAL REVENUE FUND
may be used to represent children in other proceedings as authorized by law.	FROM STATE ATTORNEYS REVENUE TRUST FUND
809 OTHER PERSONAL SERVICES	FROM GRANTS AND DONATIONS TRUST FUND
FROM GENERAL REVENUE FUND 1,565,681 FROM GRANTS AND DONATIONS TRUST	820 OTHER PERSONAL SERVICES

SECTIO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIE				SPECIFIC
APPROL	PRIATION EDOM CEMEDAL DEVENUE EURO	30,415		APPROPRIATION SALARY INCENTIVE PAYMENTS
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	30,413		FROM GENERAL REVENUE FUND 8,093
	FUND		95,987	TROIT CENTERED TOTAL TOT
			22,223	832 SPECIAL CATEGORIES
821	SPECIAL CATEGORIES			LEASE OR LEASE-PURCHASE OF EQUIPMENT
	ACQUISITION OF MOTOR VEHICLES			FROM STATE ATTORNEYS REVENUE TRUST
	FROM FORFEITURE AND INVESTIGATIVE		26.000	FUND
	SUPPORT TRUST FUND		36,928	TOTAL: PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT
822	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND
022	STATE ATTORNEY OPERATING EXPENDITURES			FROM TRUST FUNDS
	FROM GENERAL REVENUE FUND	856,495		
	FROM STATE ATTORNEYS REVENUE TRUST			TOTAL POSITIONS
	FUND		30,000	TOTAL ALL FUNDS
	FROM GRANTS AND DONATIONS TRUST		1 015	PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT
	FUND		1,215	PROGRAM: STATE ATTORNETS - THIRD DUDICIAL CIRCUIT
823	SPECIAL CATEGORIES			APPROVED SALARY RATE 3,603,650
	RISK MANAGEMENT INSURANCE			
	FROM GENERAL REVENUE FUND	37,341		833 SALARIES AND BENEFITS POSITIONS 71.00
	FROM STATE ATTORNEYS REVENUE TRUST			FROM GENERAL REVENUE FUND 4,043,607
	FUND		90,427	FROM STATE ATTORNEYS REVENUE TRUST
824	SPECIAL CATEGORIES			FUND
021	SALARY INCENTIVE PAYMENTS			FUND
	FROM GENERAL REVENUE FUND	9,874		
				834 OTHER PERSONAL SERVICES
825	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	14,562		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FROM GENERAL REVENUE FOND	14,302		FROM GRANTS AND DONATIONS TRUST
TOTAL:	: PROGRAM: STATE ATTORNEYS - FIRST JUDICIA	L CIRCUIT		FUND
	FROM GENERAL REVENUE FUND	12,947,682		
	FROM TRUST FUNDS		2,521,850	835 SPECIAL CATEGORIES
	TOTAL POSITIONS	231.75		ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST
	TOTAL ALL FUNDS	231.73	15,469,532	FUND
			,,	
PROGRA	AM: STATE ATTORNEYS - SECOND JUDICIAL CIRC	UIT		836 SPECIAL CATEGORIES
	ADDDOUGD CALADY DAME			STATE ATTORNEY OPERATING EXPENDITURES
I	APPROVED SALARY RATE 5,896,573			FROM GENERAL REVENUE FUND 181,966 FROM STATE ATTORNEYS REVENUE TRUST
826	SALARIES AND BENEFITS POSITIONS	116.00		FUND
		6,915,805		FROM GRANTS AND DONATIONS TRUST
	FROM STATE ATTORNEYS REVENUE TRUST			FUND
	FUND		832,851	AND ADDITE AND ADDITE
	FROM GRANTS AND DONATIONS TRUST		411,588	837 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FUND		411,300	FROM GENERAL REVENUE FUND
827	OTHER PERSONAL SERVICES			FROM GRANTS AND DONATIONS TRUST
	FROM GENERAL REVENUE FUND	28,406		FUND
	FROM STATE ATTORNEYS REVENUE TRUST		145 550	020 ODEGTAL CAMEGODIEC
	FUND		145,552	838 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
828	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 6,034
	ACQUISITION OF MOTOR VEHICLES			4
	FROM STATE ATTORNEYS REVENUE TRUST			839 SPECIAL CATEGORIES
	FUND		200,000	LEASE OR LEASE-PURCHASE OF EQUIPMENT
829	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND
027	STATE ATTORNEY OPERATING EXPENDITURES			TOTAL: PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT
	FROM GENERAL REVENUE FUND	353,565		FROM GENERAL REVENUE FUND 4,285,559
	FROM STATE ATTORNEYS REVENUE TRUST			FROM TRUST FUNDS
	FUND		224,139	MOMBI DOCUMENTONO
	FROM GRANTS AND DONATIONS TRUST		1,500	TOTAL POSITIONS
	1980		1,300	1011H HILL 10MD0
830	SPECIAL CATEGORIES			PROGRAM: STATE ATTORNEYS - FOURTH JUDICIAL CIRCUIT
	RISK MANAGEMENT INSURANCE			ADDRAUTE GLAND DATE
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	7,923		APPROVED SALARY RATE 17,983,516
	FUND		26,911	840 SALARIES AND BENEFITS POSITIONS 371.00
			20,711	FROM GENERAL REVENUE FUND 19,957,104
831	SPECIAL CATEGORIES			FROM STATE ATTORNEYS REVENUE TRUST

CECTTO	N 4 - CRIMINAL JUSTICE AND CORRECTIONS			C D C T T	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		
SPECIF				SPECI			
APPROP	RIATION			APPRO	PRIATION		
	FUND		2,854,156		FROM STATE ATTORNEYS REVENUE TRUST		106 000
	FROM GRANTS AND DONATIONS TRUST		1 007 151		FUND		126,000
	FUND		1,087,151	850	SPECIAL CATEGORIES		
thr	m the positions and funds provided in the full-time equivalent positions with 1,101 and \$247,387 from the Grants an	associated sal	ary rate of	030	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	488,267	
	ovided for prosecution of insurance fraud.				FUND		40,678
841	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	120 044		851	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM STATE ATTORNEYS REVENUE TRUST	137,044			FROM GENERAL REVENUE FUND	27,900	
	FUND		178,090		FROM STATE ATTORNEYS REVENUE TRUST	2.,,,,,	
	FROM FORFEITURE AND INVESTIGATIVE				FUND		22,184
	SUPPORT TRUST FUND		55,000	050	ODEGIAL GAMEGODING		
	FROM GRANTS AND DONATIONS TRUST		33,189	852	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
	FUND		33,103		FROM GENERAL REVENUE FUND	15.740	
842	SPECIAL CATEGORIES				11011 9211212 112 12012 1 0 1 1 1 1 1	20,7.20	
	ACQUISITION OF MOTOR VEHICLES			853	SPECIAL CATEGORIES		
	FROM FORFEITURE AND INVESTIGATIVE				LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	SUPPORT TRUST FUND		80,000		FROM GENERAL REVENUE FUND	41,500	
843	SPECIAL CATEGORIES			TOTAL	: PROGRAM: STATE ATTORNEYS - FIFTH JUDICIA	AL CIRCUIT	
0.10	STATE ATTORNEY OPERATING EXPENDITURES				FROM GENERAL REVENUE FUND		
	FROM GENERAL REVENUE FUND	279,262			FROM TRUST FUNDS		2,598,833
	FROM STATE ATTORNEYS REVENUE TRUST				MODEL DOCUMENTS	000 00	
	FUND		335,658		TOTAL POSITIONS	239.00	17,844,372
	SUPPORT TRUST FUND		110,800		TOTAL ALL PONDS		17,044,372
	FROM GRANTS AND DONATIONS TRUST		220,000	PROGR	AM: STATE ATTORNEYS - SIXTH JUDICIAL CIRC	UIT	
	FUND		14,800				
044	CDECTAL CAMECODIEC				APPROVED SALARY RATE 23,138,521		
844	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			854	SALARIES AND BENEFITS POSITIONS	475.00	
	FROM GENERAL REVENUE FUND	18,689		***	FROM GENERAL REVENUE FUND		
	FROM STATE ATTORNEYS REVENUE TRUST				FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		85,722		FUND		3,314,390
845	SPECIAL CATEGORIES				FROM GRANTS AND DONATIONS TRUST		3,395,928
043	SALARY INCENTIVE PAYMENTS				FORD		3,353,520
	FROM GENERAL REVENUE FUND	11,404		855	OTHER PERSONAL SERVICES		
					FROM GENERAL REVENUE FUND	86,869	
846	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				FROM GRANTS AND DONATIONS TRUST FUND		34,737
	FROM GENERAL REVENUE FUND	6,150			FUND		34,737
	11011 0211212 112 12102 1012 1 1 1 1 1	0,200		856	SPECIAL CATEGORIES		
TOTAL:	PROGRAM: STATE ATTORNEYS - FOURTH JUDICIA				ACQUISITION OF MOTOR VEHICLES		
	FROM GENERAL REVENUE FUND	20,412,453	4,834,566		FROM STATE ATTORNEYS REVENUE TRUST		157 605
	FROM TRUST FUNDS		4,834,566		FUND		157,605
	TOTAL POSITIONS	371.00		857	SPECIAL CATEGORIES		
	TOTAL ALL FUNDS		25,247,019		STATE ATTORNEY OPERATING EXPENDITURES		
DDOGDA	M GENERAL REPORTED TO THE THE TAXABLE GENERAL	m			FROM GENERAL REVENUE FUND	476,061	
PROGRA	M: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUI	1			FROM STATE ATTORNEYS REVENUE TRUST FUND		232,453
Α	APPROVED SALARY RATE 12,525,964				FROM GRANTS AND DONATIONS TRUST		232,133
					FUND		569,866
847	SALARIES AND BENEFITS POSITIONS	239.00		050	apparat armaapina		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	14,661,533		858	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FUND		1,217,463		FROM GENERAL REVENUE FUND	82,995	
	FROM GRANTS AND DONATIONS TRUST		, ,		FROM STATE ATTORNEYS REVENUE TRUST	•	
	FUND		1,069,143		FUND		115,576
040	OMITED DEDCOMAL CEDUTOEC			0.50	CDECTAL CAMECODIEC		
848	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	10,599		009	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
	FROM STATE ATTORNEYS REVENUE TRUST	-0,000			FROM GENERAL REVENUE FUND	22,724	
	FUND		37,063				
	FROM GRANTS AND DONATIONS TRUST		06.200	860	SPECIAL CATEGORIES		
	FUND		86,302		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,520	
849	SPECIAL CATEGORIES				THE PERSON NAMED IN THE PE	2,320	
	ACQUISITION OF MOTOR VEHICLES			TOTAL	: PROGRAM: STATE ATTORNEYS - SIXTH JUDICIA	AL CIRCUIT	

SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
ALLIO	FROM GENERAL REVENUE FUND	25,618,563	7,820,555	869 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	475.00	33,439,118	FUND 58,677 FROM GRANTS AND DONATIONS TRUST 58,677 FUND 34,329
PROGRA CIRCU	AM: STATE ATTORNEYS - SEVENTH JUDICIAL IT			870 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
I	APPROVED SALARY RATE 11,498,977			FROM STATE ATTORNEYS REVENUE TRUST FUND
861	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	242.00 13,157,883	2,051,075	871 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 284,761
	FROM GRANTS AND DONATIONS TRUST		483,554	FROM STATE ATTORNEYS REVENUE TRUST FUND
862	OTHER PERSONAL SERVICES			FROM GRANTS AND DONATIONS TRUST FUND
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	39,274	73,887	872 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
	FUND		9,980	FROM STATE ATTORNEYS REVENUE TRUST FUND
863	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		152,606	873 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
864	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	588,416		874 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
	FUND		342,348 158,681	TOTAL: PROGRAM: STATE ATTORNEYS - BIGHTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8,104,675 FROM TRUST FUNDS
865	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	38,733	55,077	PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT
866	SPECIAL CATEGORIES			APPROVED SALARY RATE 18,472,910
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	6,094		875 SALARIES AND BENEFITS POSITIONS 364.50 FROM GENERAL REVENUE FUND 21,647,551 FROM STATE ATTORNEYS REVENUE TRUST
	FUND		17,620	FUND
	FUND		2,380	SUPPORT TRUST FUND
867	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	32,381		FUND
TOTAL	: PROGRAM: STATE ATTORNEYS - SEVENTH JUDIC CIRCUIT			five full-time equivalent positions with associated salary rate of 293,813 and \$425,814 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.
	FROM TRUST FUNDS	13,862,781	3,347,208	876 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 140,793
	TOTAL POSITIONS TOTAL ALL FUNDS	242.00	17,209,989	FROM STATE ATTORNEYS REVENUE TRUST FUND
PROGRA	AM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRC	CUIT		FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
1	APPROVED SALARY RATE 6,464,420			FROM GRANTS AND DONATIONS TRUST FUND
868	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	138.00 7,745,222	708,214	877 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
	FROM GRANTS AND DONATIONS TRUST FUND		326,238	878 SPECIAL CATEGORIES

way	y 2, 2014	90	UKNAL OF	IRE	SENAIE		1239
SECTI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTIO	N 4 - CRIMINAL JUSTICE AND CORRECTIONS		
SPECI				SPECIF			
APPRO	PRIATION			APPROP	RIATION		
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	872,682			FROM GRANTS AND DONATIONS TRUST FUND		7,356
	FUND		197,029	TOTAL:	PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL C		
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		35,225		FROM TRUST FUNDS		5,665,325
	FUND		18,966		TOTAL POSITIONS TOTAL ALL FUNDS	227.00	17,652,431
879	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	66,449	450.040	CIRCUI			
	FUND		152,019	P	PPROVED SALARY RATE 54,929,054		
880	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	26,486		889	SALARIES AND BENEFITS POSITIONS 1, FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST		
881	SPECIAL CATEGORIES				FUND		3,930,330 19,680,988
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	55,416			FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		221,688
TOTAL	: PROGRAM: STATE ATTORNEYS - NINTH JUDICIA FROM GENERAL REVENUE FUND				FROM GRANTS AND DONATIONS TRUST FUND		3,404,880
	FROM TRUST FUNDS		4,425,048	thr	m the positions and funds provided in Sp ee full-time equivalent positions with ,377 and \$398,511 from the Grants and	associated sala	ry rate of
	TOTAL POSITIONS	364.50	27,234,425	pro	vided for prosecution of insurance fraud.	Dollactons II us	st runu are
	AM: STATE ATTORNEYS - TENTH JUDICIAL CIRCU	JIT		rat	itionally, two full-time equivalent position e of 100,585 and \$145,776 from the Grants	and Donations	Trust Fund
882	APPROVED SALARY RATE 11,636,225 SALARIES AND BENEFITS POSITIONS	227.00			provided solely for prosecution of worke ud.	is compensacion	i ilisurance
002	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST			890	FROM GENERAL REVENUE FUND	242,030	
	FUND		3,955,480		FROM STATE ATTORNEYS REVENUE TRUST FUND		154,922
883	FUND		1,009,335		FROM CHILD SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		752,372 85,131
003	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	46,728		890A	SPECIAL CATEGORIES		03,131
	FUND		86,742		ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE		
	FUND		33,018		SUPPORT TRUST FUND		46,570
884	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			891	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		
	FROM STATE ATTORNEYS REVENUE TRUST		60,000		FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	773,140	419,390
885	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES				FROM CHILD SUPPORT TRUST FUND FROM CIVIL RICO TRUST FUND		3,862,621
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	185,530			FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		203,700
	FUND FROM GRANTS AND DONATIONS TRUST		248,485		FROM GRANTS AND DONATIONS TRUST FUND		736,527
	FUND		210,985	892	SPECIAL CATEGORIES		
886	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,806			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	391,606	624 740
	FROM STATE ATTORNEYS REVENUE TRUST FUND		53,924		FUND		624,740 22,384
887	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			893	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND	14,365			FROM GENERAL REVENUE FUND	22,221	
888	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	32,032		894	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,600	

SPECIF APPROF	PRIATION PROGRAM: STATE ATTORNEYS - ELEVENTH JUD	CCIAL		SPECIF APPROF rat	PRIATION te of 93,863 and \$136,034 from the Grants		
	CIRCUIT FROM GENERAL REVENUE FUND	47.894.294		pro	ovided solely for prosecution of workers o	compensation insura	nce fraud.
	FROM TRUST FUNDS	. ,	34,346,263	903	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	119,228	
	TOTAL ALL FUNDS	1,203.00	82,240,557		FUND		11,122
מסטמת	M: STATE ATTORNEYS - TWELFTH JUDICIAL				FROM GRANTS AND DONATIONS TRUST		7 755
CIRCUI					FUND		7,755
				903A	SPECIAL CATEGORIES		
P	APPROVED SALARY RATE 8,856,144				ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST		
895	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	182.00 10,899,483		004	FUND		48,000
	FROM STATE ATTORNEYS REVENUE TRUST FUND		1,328,005	904	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		
	FROM GRANTS AND DONATIONS TRUST				FROM GENERAL REVENUE FUND	638,990	
	FUND		145,521		FROM STATE ATTORNEYS REVENUE TRUST FUND		180,196
896	OTHER PERSONAL SERVICES				FROM GRANTS AND DONATIONS TRUST		100,190
	FROM GENERAL REVENUE FUND	23,211			FUND		81,630
897	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST			905	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	61,358	
	FUND		21,000		FROM STATE ATTORNEYS REVENUE TRUST FUND		33,613
898	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	408,517		906		6,827	33,013
	FUND		89,785		11011 02112121 112 12102 1 012	0,02	
000	ADDATAL ALEBOOTES			907	SPECIAL CATEGORIES		
899	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	40,499		moma r	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	9,580	
	FROM STATE ATTORNEYS REVENUE TRUST FUND		11,039	TOTAL:	: PROGRAM: STATE ATTORNEYS - THIRTEENTH JU CIRCUIT FROM GENERAL REVENUE FUND		
900	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS				FROM TRUST FUNDS		3,982,016
	FROM GENERAL REVENUE FUND	9,461			TOTAL POSITIONS	357.00	24,773,590
901	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	367		PROGRA CIRCUI	AM: STATE ATTORNEYS - FOURTEENTH JUDICIAL IT		
TOTAL:	PROGRAM: STATE ATTORNEYS - TWELFTH JUDIO	CIAL		I	APPROVED SALARY RATE 5,926,238		
	CIRCUIT FROM GENERAL REVENUE FUND	11,381,538		908	SALARIES AND BENEFITS POSITIONS	123.00	
	FROM TRUST FUNDS		1,595,350	300	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	7,182,113	516 610
	TOTAL POSITIONS	182.00	12,976,888		FUND		546,642
			22/5/0/000		FUND		424,709
PROGRA CIRCUI	M: STATE ATTORNEYS - THIRTEENTH JUDICIAL T			909		9,899	
A	APPROVED SALARY RATE 17,257,466				FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	9,099	97,074
902	SALARIES AND BENEFITS POSITIONS	357.00		010	CDECTAL CAMECODIEC		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	19,955,591		910	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
	FUND		2,206,286		FROM STATE ATTORNEYS REVENUE TRUST		405 000
	FROM GRANTS AND DONATIONS TRUST FUND		1,413,414		FUND		105,000
				911	SPECIAL CATEGORIES		
two 103	om the positions and funds provided in 5 full-time equivalent positions with 8,567 and \$150,097 from the Grants byided for prosecution of insurance fraud	associated salary and Donations Trust	rate of		STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	238,320	6,676
_	-						-,0.0
Add	ditionally, two full-time equivalent pos	itions with associat	ed salary	912	SPECIAL CATEGORIES		

SPECIF APPROF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND	7,697 2,295	54,145	FROM STATE ATTORNEYS REVENUE TRUST FUND	19,748,641	60,000 4,103,933
TOTAL:	PROGRAM: STATE ATTORNEYS - FOURTEENTH JUL CIRCUIT FROM GENERAL REVENUE FUND			TOTAL POSITIONS	331.00	23,852,574
	FROM TRUST FUNDS		1,234,246	CIRCUIT		
	TOTAL ALL FUNDS	123.00	8,674,570	APPROVED SALARY RATE 3,144,242 921 SALARIES AND BENEFITS POSITIONS	62.00	
PROGRA CIRCUI	M: STATE ATTORNEYS - FIFTEENTH JUDICIAL T			FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	3,674,737	403,575
I	APPROVED SALARY RATE 16,754,071			FROM GRANTS AND DONATIONS TRUST		204,559
915	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	331.00 19,040,478		922 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,490	,
	FUND		2,304,149	FROM GRANTS AND DONATIONS TRUST FUND		76,054
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		14,341 1,161,557	923 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST		
two 111 pro	om the positions and funds provided in full-time equivalent positions with 1,833 and \$158,050 from the Grants are ovided for prosecution of insurance fraud.	associated salar d Donations Trus	y rate of t Fund are	FUND	135,049	50,000
rat are	e of 117,294 and \$157,163 from the Grar e provided solely for prosecution of wor aud.	its and Donations	Trust Fund	FUND		54,509 106,514
916	OTHER PERSONAL SERVICES			925 SPECIAL CATEGORIES		200,022
310	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	74,365	61,018	RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		54,351
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		100,000	926 SPECIAL CATEGORIES		
	FROM GRANTS AND DONATIONS TRUST FUND		5,000	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	7,041	
917	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	601,694		927 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,615	
	FUND		198,129	TOTAL: PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDIO CIRCUIT	CIAL	
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		61,459	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,835,932	949,562
918			26,000	TOTAL POSITIONS	62.00	4,785,494
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	11,535		PROGRAM: STATE ATTORNEYS - SEVENTEENTH JUDICIAL CIRCUIT		
	FUND		111,280	APPROVED SALARY RATE 24,436,068		
919	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	10,569		928 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	511.00 29,431,870	
	FUND		1,000	FUND		3,525,386

SECTION SPECIAL SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		
APPRO	PRIATION			APPROI	PRIATION		
	FROM FORFEITURE AND INVESTIGATIVE				FROM GENERAL REVENUE FUND	25,100	
	SUPPORT TRUST FUND		190,267		FROM STATE ATTORNEYS REVENUE TRUST FUND		19,988
	FROM GRANTS AND DONATIONS TRUST FUND		1,345,687		FROM GRANTS AND DONATIONS TRUST		13,300
	FOND		1,545,007		FUND		12,512
two 11:	om the positions and funds provided in the full-time equivalent positions with 1,012 and \$158,050 from the Grants at position prosecution of insurance fraud.	associated salar	y rate of	937	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		39,000
	ditionally, two full-time equivalent posit						
are	ee of 117,294 and \$157,163 from the Gran e provided solely for prosecution of won aud.			938	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	610,738	
929	OTHER PERSONAL SERVICES				FROM STATE ATTORNEYS REVENUE TRUST FUND		38,459
343	FROM GENERAL REVENUE FUND	118.016			FROM GRANTS AND DONATIONS TRUST		30,439
	FROM STATE ATTORNEYS REVENUE TRUST	110/010			FUND		64,924
	FUND		4,072				
	FROM GRANTS AND DONATIONS TRUST		100.064	939	SPECIAL CATEGORIES		
930	FUND		122,864		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	52,967	
	STATE ATTORNEY OPERATING EXPENDITURES	1 064 116			FUND		33,180
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	1,064,116			FROM GRANTS AND DONATIONS TRUST FUND		6,231
	FUND		166,042		1012		0,231
	FROM GRANTS AND DONATIONS TRUST		•	940	SPECIAL CATEGORIES		
	FUND		34,601		SALARY INCENTIVE PAYMENTS	0.505	
931	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	9,587	
331	RISK MANAGEMENT INSURANCE			941	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	304,309		,	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM STATE ATTORNEYS REVENUE TRUST	•			FROM GENERAL REVENUE FUND	5,130	
	FUND		207,728	moma r	DDOGDAM GERAEE ASSEDDING BEGISSEDING T	TOTATA	
932	SPECIAL CATEGORIES			TOTAL	: PROGRAM: STATE ATTORNEYS - EIGHTEENTH JU CIRCUIT	DUICIAL	
752	SALARY INCENTIVE PAYMENTS				FROM GENERAL REVENUE FUND	17,209,692	
	FROM GENERAL REVENUE FUND	23,491			FROM TRUST FUNDS		3,194,961
933	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				TOTAL POSITIONS	294.00	20,404,653
	FROM GENERAL REVENUE FUND	96,483			TOTAL ALL FONDS		20,404,033
	TROTT CEREBULE REVENCE TORD	70/103		PROGR <i>I</i>	AM: STATE ATTORNEYS - NINETEENTH JUDICIAL		
934				CIRCUI	IT		
	TRANSFER TO DEPARTMENT OF MANAGEMENT				ADDDOLIDO GALADI DAMO		
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			I	APPROVED SALARY RATE 7,896,287		
	FROM STATE ATTORNEYS REVENUE TRUST			942	SALARIES AND BENEFITS POSITIONS	166.00	
	FUND		199		FROM GENERAL REVENUE FUND	8,787,183	
	FROM GRANTS AND DONATIONS TRUST				FROM STATE ATTORNEYS REVENUE TRUST		
	FUND		53		FUND		1,237,757
тотат	PROGRAM: STATE ATTORNEYS - SEVENTEENTH JU	JDICIAL			FROM GRANTS AND DONATIONS TRUST FUND		679,385
	CIRCUIT						,
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	31,038,285	5,596,899	943	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	19,414	
	TOTAL POSITIONS	511.00			FUND		76,678
	TOTAL ALL FUNDS		36,635,184				
ppogp	W CHARL MERCHANIC PLANTED WITH THE CALL			944	SPECIAL CATEGORIES		
CIRCU	M: STATE ATTORNEYS - EIGHTEENTH JUDICIAL TT				STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	517,700	
I	APPROVED SALARY RATE 14,237,258				FUND		19,588
025	SALARIES AND BENEFITS POSITIONS	294.00			FROM GRANTS AND DONATIONS TRUST		26 272
233	FROM GENERAL REVENUE FUND	16,506,170			FUND		36,372
	FROM STATE ATTORNEYS REVENUE TRUST	,,		945	SPECIAL CATEGORIES		
	FUND		1,975,336		RISK MANAGEMENT INSURANCE		
	FROM GRANTS AND DONATIONS TRUST		1 005 221		FROM GENERAL REVENUE FUND	15,624	
	FUND		1,005,331		FROM STATE ATTORNEYS REVENUE TRUST FUND		25,042
936	OTHER PERSONAL SERVICES				1300		25,042

OD ODT	N. 4. COTATAN TIGHTON AND CORRECTIONS			IGHTON 4 GRIMINAL TUGHTGE AND GORDEGHTONG		
SECTION	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			CTION 4 - CRIMINAL JUSTICE AND CORRECTIONS DECIFIC		
	PRIATION			PPROPRIATION		
946	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			The Public Defenders Coordination Offic and education needs may be funded b		
	FROM GENERAL REVENUE FUND	8,764		within the funds provided in Specific A	ppropriations 955 th	rough 1058.
		•		Funding for this office shall not ex	ceed \$450,000 from t	he Indigent
947	SPECIAL CATEGORIES			Criminal Defense Trust Fund. In additi must submit to the Florida Public Defe		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,798		basis the caseload report developed by th		a quarterry
		•				
948	SPECIAL CATEGORIES LEAVE LIABILITY			OGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL C	IRCUIT	
	FROM STATE ATTORNEYS REVENUE TRUST			APPROVED SALARY RATE 5,781,211		
	FUND		189,754			
	FROM GRANTS AND DONATIONS TRUST		10,581	POSITIONS FROM GENERAL REVENUE FUND		
	FUND		10,361	FROM PUBLIC DEFENDERS REVENUE	7,131,207	
TOTAL:	: PROGRAM: STATE ATTORNEYS - NINETEENTH JU	DICIAL		TRUST FUND		224,669
	CIRCUIT FROM GENERAL REVENUE FUND	9,351,483		FROM GRANTS AND DONATIONS TRUST FUND		128,251
	FROM TRUST FUNDS	7,331,403	2,275,157	FROM INDIGENT CRIMINAL DEFENSE		120,231
				TRUST FUND		844,554
	TOTAL POSITIONS	166.00	11,626,640	956 OTHER PERSONAL SERVICES		
	נטווטז מעוט נטווטז		11,020,040	FROM GENERAL REVENUE FUND	22,604	
	AM: STATE ATTORNEYS - TWENTIETH JUDICIAL			FROM INDIGENT CRIMINAL DEFENSE		
CIRCUI	IT			TRUST FUND		120,360
I	APPROVED SALARY RATE 14,384,905			957 SPECIAL CATEGORIES		
				PUBLIC DEFENDER OPERATING EXPENDITURE		
949	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	313.00		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	191,206	
	FROM STATE ATTORNEYS REVENUE TRUST	10,040,412		FUND		5,000
	FUND		1,414,139	FROM INDIGENT CRIMINAL DEFENSE		·
	FROM GRANTS AND DONATIONS TRUST		1 517 050	TRUST FUND		142,129
	FUND		1,517,253	958 SPECIAL CATEGORIES		
950	OTHER PERSONAL SERVICES			RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	52,100		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	13,487	
	FUND		85,767	TRUST FUND		27,264
	FROM GRANTS AND DONATIONS TRUST					
	FUND		10,925	PS9 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
951	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND	4,770	
	ACQUISITION OF MOTOR VEHICLES			THE PROGRAM PURE A PERSONNEL TO THE		
	FROM STATE ATTORNEYS REVENUE TRUST		100,000	PTAL: PROGRAM: PUBLIC DEFENDERS - FIRST JUD FROM GENERAL REVENUE FUND		
	1000		100,000	FROM TRUST FUNDS	, ,	1,492,227
952	SPECIAL CATEGORIES			MOMAT DOGERATORS	100.00	
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	808,818		TOTAL POSITIONS		8,855,501
	FROM STATE ATTORNEYS REVENUE TRUST	****				.,,
	FUND		94,087	OGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL		
	FROM GRANTS AND DONATIONS TRUST FUND		38,923	RCUIT		
			,	APPROVED SALARY RATE 4,148,545		
953	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			060 SALARIES AND BENEFITS POSITIONS	85.00	
	FROM GENERAL REVENUE FUND	50,777		FROM GENERAL REVENUE FUND		
	FROM STATE ATTORNEYS REVENUE TRUST			FROM PUBLIC DEFENDERS REVENUE		
	FUND		32,894	TRUST FUND		185,171
954	SPECIAL CATEGORIES			FUND		106,204
	SALARY INCENTIVE PAYMENTS	21 024		FROM INDIGENT CRIMINAL DEFENSE		222 010
	FROM GENERAL REVENUE FUND	21,024		TRUST FUND		333,218
TOTAL:	: PROGRAM: STATE ATTORNEYS - TWENTIETH JUD	ICIAL		061 OTHER PERSONAL SERVICES		
	CIRCUIT	17 701 131		FROM GENERAL REVENUE FUND	26,538	
	FROM GENERAL REVENUE FUND	17,781,131	3,293,988	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		107,319
			-,,			,
	TOTAL POSITIONS	313.00	21 075 110	062 SPECIAL CATEGORIES	2	
	TOTAL ALL FUNDS		21,075,119	PUBLIC DEFENDER OPERATING EXPENDITURE FROM GENERAL REVENUE FUND		
PUBLIC	C DEFENDERS			FROM GRANTS AND DONATIONS TRUST		

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FUND		1,677	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GRANTS AND DONATIONS TRUST	
	FROM INDIGENT CRIMINAL DEFENSE		•	FUND	214,204
	TRUST FUND		114,267	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	648,038
963	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	10,308	12,132	972 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	026 173,325
964	LEASE OR LEASE-PURCHASE OF EQUIPMENT	7,617		973 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	193
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL CIRCUIT			FUND	50,000
	FROM GENERAL REVENUE FUND	5,200,902	859,988	TRUST FUND	147,636
	TOTAL POSITIONS	85.00	6,060,890	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 18,7 FROM INDIGENT CRIMINAL DEFENSE	
	M: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUIT	[TRUST FUND	59,053
965	PPROVED SALARY RATE 1,932,878 SALARIES AND BENEFITS POSITIONS	31.00		975 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,3	305
	FROM PUBLIC DEFENDERS REVENUE	2,346,311		TOTAL: PROGRAM: PUBLIC DEFENDERS - FOURTH JUDICIAL	
	TRUST FUND		72,652	CIRCUIT FROM GENERAL REVENUE FUND 9,940,	383
	TRUST FUND		202,408	FROM TRUST FUNDS	1,597,047
966	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	251		TOTAL POSITIONS	11,537,430
	TRUST FUND		136,314	PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT	
967	TRUST FUND SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		136,314	PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCUIT APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,7	286
967 968	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		,	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	286 191,666
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	,	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE	
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	,	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429
968	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	19,000	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429
968	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	19,000	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	191,666 734,429 242 413,681
968	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	83,961	19,000	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,7 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681
968 969 970	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,991 CIRCUIT	19,000	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681
968 969 970	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,991 CIRCUIT	19,000 32,531 4,549	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,7 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681
968 969 970	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,991 CIRCUIT	19,000 32,531 4,549	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681 560 2,000 191,830
968 969 970 TOTAL:	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,991 CIRCUIT 2,432,514	19,000 32,531 4,549	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681 560 2,000 191,830
968 969 970 TOTAL:	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,991 CIRCUIT 2,432,514	19,000 32,531 4,549	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,2 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681 560 2,000 191,830
968 969 970 TOTAL:	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,991 CIRCUIT 2,432,514	19,000 32,531 4,549	APPROVED SALARY RATE 5,164,030 976 SALARIES AND BENEFITS POSITIONS 109.00 FROM GENERAL REVENUE FUND 6,497,7 FROM PUBLIC DEFENDERS REVENUE TRUST FUND	191,666 734,429 242 413,681 560 2,000 191,830 261 24,629

SPECIE APPROE	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION APPROVED SALARY RATE 11,302,149			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 989 SPECIAL CATEGORIES	
	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	228.00 13,594,799		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 23,858 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	8,717
	TRUST FUND		413,877 398,146	990 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,159,459	FROM GENERAL REVENUE FUND	
981	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	78,566		CIRCUIT FROM GENERAL REVENUE FUND 7,316,208 FROM TRUST FUNDS	821,537
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		4,836 149,532	TOTAL POSITIONS	8,137,745
982	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		213/002	PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL	7,20.7.22
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		88,000	APPROVED SALARY RATE 3,702,531	
983	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	577,076		991 SALARIES AND BENEFITS POSITIONS 74.00 FROM GENERAL REVENUE FUND 4,746,752 FROM PUBLIC DEFENDERS REVENUE	
	FROM GRANTS AND DONATIONS TRUST		8,000	TRUST FUND FROM INDIGENT CRIMINAL DEFENSE	148,707
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		249,822	TRUST FUND	377,120
984			217/022	992 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	38,295	18,344	TRUST FUND	36,600
985	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		20/022	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 98,884 FROM GRANTS AND DONATIONS TRUST	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		52,000	FUND FROM INDIGENT CRIMINAL DEFENSE	5,000
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICI	IAL CIRCUIT		TRUST FUND	59,227
	FROM GENERAL REVENUE FUND	14,288,736	2,542,016	994 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 12,276	
	TOTAL POSITIONS	228.00	16,830,752	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	18,927
PROGRA CIRCUI	M: PUBLIC DEFENDERS - SEVENTH JUDICIAL T			995 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE	
I	APPROVED SALARY RATE 5,591,968			TRUST FUND	3,651
986	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	114.00 7,154,792		TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 4,870,671	
	TRUST FUND		225,252	FROM TRUST FUNDS	649,232
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		85,008 377,470	TOTAL POSITIONS	5,519,903
987	OTHER PERSONAL SERVICES		377,170	PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT	
301	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	30		APPROVED SALARY RATE 10,078,632	
988	TRUST FUND		3,230	996 SALARIES AND BENEFITS POSITIONS 220.00 FROM GENERAL REVENUE FUND 10,481,277 FROM PUBLIC DEFENDERS REVENUE	
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	122,939		TRUST FUND FROM GRANTS AND DONATIONS TRUST	302,766
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	,	121,860	FUND	917,079
				TRUST FUND	1,699,507

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	25,000		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT	
	FROM GRANTS AND DONATIONS TRUST	,	7,500	APPROVED SALARY RATE 20,670,940	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		141,520	1007 SALARIES AND BENEFITS POSITIONS 384.00	
998	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		40,000	FROM GRANTS AND DONATIONS TRUST FUND	772,302 544,921
999	SPECIAL CATEGORIES			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	715,829
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	706,253	120,440	1008 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	70,000
1000	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	15 175		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	181,235
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	15,1/5	31,323	1009 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 3,233	
1001	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	23,000		1010 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	
TOTAL:	PROGRAM: PUBLIC DEFENDERS - NINTH JUDICI FROM GENERAL REVENUE FUND				10,000
	FROM TRUST FUNDS	000.00	3,260,135	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	84,580
PROGRA	TOTAL POSITIONS		14,510,840	1011 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 93,305	
	PPROVED SALARY RATE 5,596,441			FROM INDIGENT CRIMINAL DEFENSE	113,185
1002	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE TRUST FUND	115.00 6,873,760	210.408	1012 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		638,315	TOTAL: PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT	
1003	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	38,074		FROM GENERAL REVENUE FUND	192,052
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		57,430	TOTAL POSITIONS	179,045
1004	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	185,049		PROGRAM: PUBLIC DEFENDERS - TWELFTH JUDICIAL CIRCUIT	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		164,621	APPROVED SALARY RATE 4,881,647	
1005	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	02.250		1013 SALARIES AND BENEFITS POSITIONS 97.50 FROM GENERAL REVENUE FUND 5,588,166 FROM PUBLIC DEFENDERS REVENUE	175 750
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	23,359	5,626	FROM GRANTS AND DONATIONS TRUST	175,752 231,070
1006	SPECIAL CATEGORIES		5,020	FROM INDIGENT CRIMINAL DEFENSE	558,394
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		3,132	1014 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
TOTAL:	PROGRAM: PUBLIC DEFENDERS - TENTH JUDICI FROM GENERAL REVENUE FUND FROM TRUST FUNDS	AL CIRCUIT 7,120,242	1,079,532	TRUST FUND	20,000
	TOTAL POSITIONS	115.00	8,199,774	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	
			-11	· · · · · · · · · · · · · · · · · · ·	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FUND		58,400	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION CIRCUIT
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		37,272	APPROVED SALARY RATE 3,392,912
1016 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		17,712	1023 SALARIES AND BENEFITS POSITIONS 62.00 FROM GENERAL REVENUE FUND 3,948,339 FROM PUBLIC DEFENDERS REVENUE TRUST FUND
TOTAL: PROGRAM: PUBLIC DEFENDERS - TWELFTH JUDIO	CIAL		FUND
CIRCUIT FROM GENERAL REVENUE FUND	5,830,607	1,198,600	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TOTAL POSITIONS	97.50		1024 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL ALL FUNDS		7,029,207	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
CIRCUIT APPROVED SALARY RATE 12,027,204			1025 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 127,551
1017 SALARIES AND BENEFITS POSITIONS	221.50		FROM GRANTS AND DONATIONS TRUST FUND
FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	12,114,752	C01 CEC	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TRUST FUND		681,656 1,064,841	1026 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,388,268	FROM GENERAL REVENUE FUND 9,636 FROM INDIGENT CRIMINAL DEFENSE
1018 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	72.063		TRUST FUND
FROM PUBLIC DEFENDERS REVENUE TRUST FUND	,	100,000	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE
FROM GRANTS AND DONATIONS TRUST FUND		100,000	TRUST FUND
TRUST FUND		11,201	CIRCUIT FROM GENERAL REVENUE FUND 4,099,091
1019 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			FROM TRUST FUNDS
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		44,000	TOTAL POSITIONS
1020 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	548,027		PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL CIRCUIT
FROM GRANTS AND DONATIONS TRUST		107,844	APPROVED SALARY RATE 9,465,291
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		107,983	1028 SALARIES AND BENEFITS POSITIONS 189.00 FROM GENERAL REVENUE FUND 11,473,640 FROM PUBLIC DEFENDERS REVENUE
1021 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TRUST FUND
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	21,198		FUND
FUND		14,483	TRUST FUND 647,715
TRUST FUND		21,909	1029 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,835		FUND
TOTAL: PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JU	,		TRUST FUND
CIRCUIT FROM GENERAL REVENUE FUND	12,758,875		1030 SPECIAL CATEGORIES ACOUISITION OF MOTOR VEHICLES
FROM TRUST FUNDS	, ,	3,642,185	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TOTAL POSITIONS	221.50	16,401,060	1031 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
PROGRAM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL			FROM GENERAL REVENUE FUND 149,103

SECTION 4 - CRIMINAL JUSTICE AN SPECIFIC APPROPRIATION FROM GRANTS AND DONATIO				SPECIE APPROI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PRIATION APPROVED SALARY RATE 12,355,463		
FUND	DEFENSE		78,670 277,369		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	224.00 14.058.114	
1032 SPECIAL CATEGORIES			211,303		FROM PUBLIC DEFENDERS REVENUE TRUST FUND	11,030,111	446,029
RISK MANAGEMENT INSURANC FROM GENERAL REVENUE FU FROM INDIGENT CRIMINAL	ND	27,422			FROM GRANTS AND DONATIONS TRUST FUND		929,746
TRUST FUND			8,047		TRUST FUND		1,797,249
1033 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE FROM INDIGENT CRIMINAL	-			1040	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	82,254	
TRUST FUND			9,375		FUND		150,708
TOTAL: PROGRAM: PUBLIC DEFENDER CIRCUIT	S - FIFTEENTH JUDI	CIAL			TRUST FUND		36,000
FROM GENERAL REVENUE FUN FROM TRUST FUNDS		11,704,230	1,803,767	1041	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	424,593	
TOTAL POSITIONS TOTAL ALL FUNDS		189.00	13,507,997		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	,	208,165
PROGRAM: PUBLIC DEFENDERS - SIX CIRCUIT	FEENTH JUDICIAL			1042	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE		
APPROVED SALARY RATE	2,208,285				TRUST FUND		46,381
1034 SALARIES AND BENEFITS FROM GENERAL REVENUE FU FROM PUBLIC DEFENDERS R		41.00 2,645,632		1043	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,812	
TRUST FUND			82,153	попат.	: PROGRAM: PUBLIC DEFENDERS - SEVENTEENTY	,	
FROM GRANTS AND DONATIO			43,044	TOTAL	CIRCUIT		
FROM INDIGENT CRIMINAL TRUST FUND			133,024		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		3,614,278
1035 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FU FROM GRANTS AND DONATIO		6,968			TOTAL ALL FUNDS	224.00	18,183,051
FUND FROM INDIGENT CRIMINAL			5,000	PROGRA CIRCUI	AM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIA IT	ΑL	
TRUST FUND			1,347	I	APPROVED SALARY RATE 6,233,603		
PUBLIC DEFENDER OPERATIN FROM GENERAL REVENUE FU FROM GRANTS AND DONATIO	ND	65,086		1044	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	119.00 6,316,578	
FUND			10,000		TRUST FUND		198,855
TRUST FUND			17,760		TRUST FUND		1,484,581
1037 SPECIAL CATEGORIES RISK MANAGEMENT INSURANC FROM GENERAL REVENUE FU		5,324		1045	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	12,792	
FROM INDIGENT CRIMINAL TRUST FUND	DEFENSE	2,722	2,668		TRUST FUND		28,160
1038 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE			2,000	1045A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE		
FROM GENERAL REVENUE FU	-	930			TRUST FUND		38,100
TOTAL: PROGRAM: PUBLIC DEFENDER CIRCUIT	S - SIXTEENTH JUDI	CIAL		1046	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES		
FROM GENERAL REVENUE FUN FROM TRUST FUNDS		2,723,940	294,996		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	337,745	5,000
TOTAL POSITIONS TOTAL ALL FUNDS		41.00	3,018,936		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		310,882
PROGRAM: PUBLIC DEFENDERS - SEV CIRCUIT	ENTEENTH JUDICIAL			1047	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	19,560	

SPECIFI APPROPF 1048				SPECIFIC APPROPRIATION FROM FROM	GENERAL REVENUE FUND GRANTS AND DONATIONS TRUST		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		5,236	FROM	D		20,000
	PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JU	JDICIAL			ST FUND		145,440
	CIRCUIT FROM GENERAL REVENUE FUND	, ,	2,070,814	FROM FROM	C DEFENDER OPERATING EXPENDITURES GENERAL REVENUE FUND GRANTS AND DONATIONS TRUST		
	TOTAL POSITIONS TOTAL ALL FUNDS	119.00	8,757,489	FROM	D		64,260 157,086
PROGRAM CIRCUIT	: PUBLIC DEFENDERS - NINETEENTH JUDICIAL			1057 SPECIA			23.7000
					MANAGEMENT INSURANCE GENERAL REVENUE FUND	2,677	
	PROVED SALARY RATE 4,166,344	T0 00		FROM	INDIGENT CRIMINAL DEFENSE	2,011	45 470
1049	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	78.00 4,426,968		1058 SPECIA	ST FUND		45,472
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		138,844	LEASE	OR LEASE-PURCHASE OF EQUIPMENT GENERAL REVENUE FUND	12,730	
	FUND		273,605	TOTAL: PROGRA	AM: PUBLIC DEFENDERS - TWENTIETH	JUDICIAL	
1050	TRUST FUND		794,732	CIRCU FROM	IT GENERAL REVENUE FUND	7,779,856	0.210.006
1050	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	22,918			TRUST FUNDS		2,318,026
	FROM GRANTS AND DONATIONS TRUST FUND		40,000		AL ALL FUNDS		10,097,882
	TRUST FUND		139,622	PUBLIC DEFEN	DERS APPELLATE DIVISION		
	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	105,428		PROGRAM: PUB: JUDICIAL CIR	LIC DEFENDERS APPELLATE - SECOND CUIT		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	•	194,650	APPROVE	D SALARY RATE 1,940,426		
	SPECIAL CATEGORIES		131,030		IES AND BENEFITS POSITIONS GENERAL REVENUE FUND	34.00 2,494,147	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	16,731			PERSONAL SERVICES GENERAL REVENUE FUND	21 114	
	TRUST FUND		12,774		AL CATEGORIES	21,111	
	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			PUBLI	C DEFENDER OPERATING EXPENDITURES GENERAL REVENUE FUND		
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,440		AL CATEGORIES OR LEASE-PURCHASE OF EQUIPMENT		
	PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUCIRCUIT	JDICIAL			GENERAL REVENUE FUND	2,535	
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,572,045	1,595,667	JUDIC	AM: PUBLIC DEFENDERS APPELLATE - IAL CIRCUIT GENERAL REVENUE FUND		
	TOTAL POSITIONS	78.00	6,167,712		AL POSITIONS	, ,	
PROGRAM CIRCUIT	: PUBLIC DEFENDERS - TWENTIETH JUDICIAL				AL ALL FUNDS		2,646,767
	PROVED SALARY RATE 6,666,778			JUDICIAL CIR			
		120.00		APPROVE	D SALARY RATE 1,893,145		
1054	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	138.00 7,420,457			IES AND BENEFITS POSITIONS GENERAL REVENUE FUND	33.00 2,415,105	
	TRUST FUND		281,226	1064 OTHER	PERSONAL SERVICES		
	FUND FROM INDIGENT CRIMINAL DEFENSE		945,126	FROM	GENERAL REVENUE FUND	17,381	
	TRUST FUND		659,416	PUBLI	AL CATEGORIES C DEFENDER OPERATING EXPENDITURES		
1055	OTHER PERSONAL SERVICES			FROM	GENERAL REVENUE FUND	141,907	

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1066 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	6,840		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1076 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,344
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SEV			TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT
FROM GENERAL REVENUE FUND	, ,		FROM GENERAL REVENUE FUND
TOTAL POSITIONS	33.00	2,581,233	TOTAL POSITIONS
PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT			CAPITAL COLLATERAL REGIONAL COUNSELS
APPROVED SALARY RATE 2,667,494			PROGRAM: NORTHERN REGIONAL COUNSEL
1067 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	50.00 3,394,364		CAPITAL JUSTICE REPRESENTATION - NORTHERN REGIONAL COUNSEL
1068 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	727 290		APPROVED SALARY RATE 359,800
1069 SPECIAL CATEGORIES	121,330		1077 SALARIES AND BENEFITS POSITIONS 7.00 FROM GENERAL REVENUE FUND 516.651
PUBLIC DEFENDER OPERATING EXPENDITURES	144,849		1078 SPECIAL CATEGORIES
1070 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			CASE RELATED COSTS FROM GENERAL REVENUE FUND 237,700
FROM GENERAL REVENUE FUND	2,568		1079 SPECIAL CATEGORIES OPERATING EXPENDITURES
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - TEN JUDICIAL CIRCUIT			FROM GENERAL REVENUE FUND 62,608
FROM GENERAL REVENUE FUND			1080 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
TOTAL POSITIONS	50.00	4,269,171	FROM GENERAL REVENUE FUND
PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT			TOTAL: CAPITAL JUSTICE REPRESENTATION - NORTHERN REGIONAL COUNSEL FROM GENERAL REVENUE FUND 817,959
APPROVED SALARY RATE 1,600,125			TOTAL POSITIONS 7.00 TOTAL ALL FUNDS
1071 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	24.00 2,021,832		PROGRAM: MIDDLE REGIONAL COUNSEL
1072 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	33,731		CAPITAL JUSTICE REPRESENTATION - MIDDLE REGIONAL COUNSEL
1073 SPECIAL CATEGORIES			APPROVED SALARY RATE 2,483,707
PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	37,161		1081 SALARIES AND BENEFITS POSITIONS 42.00 FROM GENERAL REVENUE FUND 3,292,992
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - ELE JUDICIAL CIRCUIT	VENTH		1082 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND	2,092,724		FROM GENERAL REVENUE FUND 28,911
TOTAL POSITIONS	24.00	2,092,724	1083 SPECIAL CATEGORIES CASE RELATED COSTS FROM GENERAL REVENUE FUND 363,004
PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT			FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND
APPROVED SALARY RATE 2,674,223			1084 SPECIAL CATEGORIES OPERATING EXPENDITURES
1074 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	37.00 3,338,139		FROM GENERAL REVENUE FUND 397,384 FROM CAPITAL COLLATERAL REGIONAL
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		111,240	COUNSEL TRUST FUND
1075 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	44,974	50,000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 5,605 FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND 6,495
INUSI FUND		30,000	

SPECIF	PRIATION SPECIAL CATEGORIES			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 1,048,632
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	375		, ,
TOTAL:	CAPITAL JUSTICE REPRESENTATION - MIDDLE F			1097 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	4,088,271	306,495	1098 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	TOTAL POSITIONS TOTAL ALL FUNDS	42.00	4,394,766	FROM GENERAL REVENUE FUND 9,984
PROGRA	M: SOUTHERN REGIONAL COUNSEL			1099 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
CAPITA COUNSE	AL JUSTICE REPRESENTATION - SOUTHERN REGION	IAL		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
P	APPROVED SALARY RATE 1,983,691			TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST FROM GENERAL REVENUE FUND 10,583,731
1087	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	33.00 2,561,996		FROM TRUST FUNDS
1088	OTHER PERSONAL SERVICES	_		TOTAL POSITIONS
1000	FROM GENERAL REVENUE FUND	8		PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND
1089	SPECIAL CATEGORIES CASE RELATED COSTS FROM GENERAL REVENUE FUND	473 367		APPROVED SALARY RATE 5,168,987
	FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND	113,301	165,000	1100 SALARIES AND BENEFITS POSITIONS 104.00 FROM GENERAL REVENUE FUND 6,724,461 FROM GRANTS AND DONATIONS TRUST
1090	SPECIAL CATEGORIES OPERATING EXPENDITURES			FUND
	FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL COUNSEL TRUST FUND	372,110	135,000	1101 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1091			133,000	1102 SPECIAL CATEGORIES CONTRACTED SERVICES
1071	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM CAPITAL COLLATERAL REGIONAL	4,455		FROM GENERAL REVENUE FUND 1,021,113 FROM INDIGENT CIVIL DEFENSE TRUST FUND
	COUNSEL TRUST FUND		2,741	1103 SPECIAL CATEGORIES
1092	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	702		REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 820,904 FROM GRANTS AND DONATIONS TRUST
TOTAL:	CAPITAL JUSTICE REPRESENTATION - SOUTHERN			FUND
	COUNSEL FROM GENERAL REVENUE FUND	3,412,638		1104 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM TRUST FUNDS		302,741	FROM GENERAL REVENUE FUND 59,165
	TOTAL POSITIONS	33.00	3,715,379	1105 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
CRIMIN	IAL CONFLICT AND CIVIL REGIONAL COUNSELS			1106 SPECIAL CATEGORIES
PROGRA	M: REGIONAL CONFLICT COUNSEL - FIRST			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	APPROVED SALARY RATE 6,140,483			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1093	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	117.00 8,488,290		TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND FROM GENERAL REVENUE FUND 9,027,000
1094	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	198,589		FROM TRUST FUNDS
1095	SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST	795,349		PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD
	FUND		233,446	APPROVED SALARY RATE 2,451,053
1096	SPECIAL CATEGORIES			1107 SALARIES AND BENEFITS POSITIONS 48.00

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FROM GENERAL REVENUE FUND	3,260,440		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS
1108	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	177,769		PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH
1109	SPECIAL CATEGORIES CONTRACTED SERVICES			APPROVED SALARY RATE 3,429,386
	FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST FUND	1,576,836	86,956	1121 SALARIES AND BENEFITS POSITIONS 73.00 FROM GENERAL REVENUE FUND 4,844,465
1110	SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS			1122 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1111	FROM GENERAL REVENUE FUND	394,344		1123 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,000,666
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	11,046		FROM GRANTS AND DONATIONS TRUST FUND
1112	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM INDIGENT CIVIL DEFENSE TRUST FUND
1113	FROM GENERAL REVENUE FUND	1,100		1124 SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 868,427
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			FROM GRANTS AND DONATIONS TRUST FUND
	FROM GENERAL REVENUE FUND	12,143		1125 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD FROM GENERAL REVENUE FUND	5,433,678	86,956	FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	48.00	5,520,634	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
PROGRA	M: REGIONAL CONFLICT COUNSEL - FOURTH		.,,	1127 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
A	PPROVED SALARY RATE 3,531,818			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1114		71.00 5,106,841		TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH FROM GENERAL REVENUE FUND 6,932,554
1115	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	458,729		FROM TRUST FUNDS
1116	SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST FUND	1,707,457	121,892	TOTAL: JUSTICE ADMINISTRATION FROM GENERAL REVENUE FUND
1117	SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND	1,143,828		TOTAL POSITIONS
1118	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			JUVENILE JUSTICE, DEPARTMENT OF
1119	FROM GENERAL REVENUE FUND	31,233 7,807		From the funds in Specific Appropriations 1128 through 1213, each provider who contracts with the Department of Juvenile Justice shall provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider
1120	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	16,278		must execute a contract before the release of any funds, and the contract documents shall include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described in the contract.
TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH FROM GENERAL REVENUE FUND FROM TRUST FUNDS		121,892	From the funds in Specific Appropriations 1128 through 1213, the Department of Juvenile Justice shall establish a performance accountability system for each provider who contracts with the department for the delivery of services to children at-risk of future

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the department. The department's Office of Program Accountability shall summarize performance results from all contracts and report the information annually to the Legislature.

From the funds in Specific Appropriations 1128 through 1213, the Department of Juvenile Justice is directed to withhold funds from contract payments to any provider if that provider failed to comply with contract requirements that it maintain property insurance and if the failure to do so resulted in uninsured losses. The amount withheld shall not exceed the amount of the uninsured loss and may be reduced by other remedial actions agreed upon by the department and the provider.

From the funds in Specific Appropriations 1128 through 1213, the Department of Juvenile Justice must, before implementing any departmental reorganization plans, submit its proposal to the Governor's Office of Policy and Budget and to the Legislative Budget Commission for approval.

The funds in Specific Appropriations 1128 through 1213 shall not be used to pay for unoccupied space currently being leased by the Department of Juvenile Justice in the event the leases are vacant on or after July 1, 2014, and for which it has been determined by the Secretary of the department that there is no longer a need.

From the funds in Specific Appropriations 1128 through 1213, the department may work within its existing budget, including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216, Florida Statutes.

From the funds in Specific Appropriations 1128 through 1213, the Department of Juvenile Justice shall conduct a comprehensive statewide review of county-level data, including a gap analysis of services and programs available across all counties in the state, to evaluate the implementation of juvenile justice policies at the county level. As the result of such review, the department shall prepare a report that includes benchmarking of counties' performance on factors that demonstrate how a county is supporting the department's strategic goals of preventing and diverting more youth from entering the juvenile justice system; providing appropriate, less restrictive, community-based sanctions and services; reserving serious sanctions for youth who pose the greatest risk to public safety; and focusing on rehabilitation. The report shall also include recommendations and strategies that can be implemented by the department or counties to address any identified deficiencies and to assist in developing a statewide, coordinated response across all of Florida's communities to support the department's strategic goals. A copy of the report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2015.

PROGRAM: JUVENILE DETENTION PROGRAM

DETE	NTION CENTERS			
	APPROVED SALARY RATE	49,662,805		
1128	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST		1,479.00 19,653,238	961,766
	FROM GRANTS AND DONATIONS	TRUST		345,022
	FROM SHARED COUNTY/STATE DETENTION TRUST FUND .	JUVENILE		49,358,100
1129	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS		493,235	

SPECIF	RIATION		
	FUND		732,956 1,425,861
1130	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	2,173,841	1,090,728 903,760 3,626,893
1131	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	37,421	92,293 172,803
1132	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	517,791	1,193,649 127,472 1,180,368
1133	SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND	29,110	
1134	SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO FISCALLY CONSTRAINED COUNTIES FOR DETENTION CENTER COSTS FROM GENERAL REVENUE FUND	3,883,853	
1135	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GEMERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND	771,973	40,690 3,116 1,343,455
1136	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GEMERAL REVENUE FUND	5,393,402	49,069 25,000 3,912,410
1137	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	1,120,509	3,420,092
1138	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	41,924	191,069
1139	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	162,308	10,267

FROM GRANTS AND DONATIONS TRUST

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	1,006 325,368	FROM GENERAL REVENUE FUND
1140 FIXED CAPITAL OUTLAY DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
AND REPAIR - STATE OWNED BUILDINGS FROM GENERAL REVENUE FUND TOTAL: DETENTION CENTERS	1,379,500	From the funds in Specific Appropriations 1148, the department may contract for services consistent with the department's Juvenile Detention Alternative Initiative (JDAI) and the Annie E. Casey Foundation to divert youth from secure detention to alternative
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	35,658,105 70,533,213	community based services. These services should be designed using in-home and community advocacy to reduce the need for more expensive restrictive placements, build community capacity to reduce recidivism,
TOTAL POSITIONS	479.00 106,191,318	create supported work opportunities for youth, and improve community safety.
PROGRAM: PROBATION AND COMMUNITY CORRECTIONS PROGRAM		From the funds in Specific Appropriation 1148, \$750,000 from recurring general revenue funds is provided for an AMIKids gender specific pilot project.
COMMUNITY SUPERVISION		• •
APPROVED SALARY RATE 31,567,304		1149 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1141 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	849.50 37,698,108	1150 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
FUND FROM SOCIAL SERVICES BLOCK GRANT	46,518	FROM GENERAL REVENUE FUND 236,213
TRUST FUND	4,850,629	1151 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
FROM GENERAL REVENUE FUND	591,986	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 282,958 FROM GRANTS AND DONATIONS TRUST
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,640,034 35,866	FUND
FROM GRANTS AND DONATIONS TRUST FUND	7,407	FROM GENERAL REVENUE FUND 89,806,452 FROM TRUST FUNDS 6,940,277
TRUST FUND	311,856	TOTAL POSITIONS
FROM GENERAL REVENUE FUND	41,556	COMMUNITY INTERVENTIONS AND SERVICES
1145 SPECIAL CATEGORIES JUVENILE REDIRECTIONS PROGRAM		APPROVED SALARY RATE 17,733,969
FROM GENERAL REVENUE FUND Funds in Specific Appropriation 1145 are	provided for services to	1152 SALARIES AND BENEFITS POSITIONS 505.00 FROM GENERAL REVENUE FUND 21,625,037
youth at risk of commitment, who are eli- evidence-based and other alternative progr.		FROM GRANTS AND DONATIONS TRUST FUND
services. These services shall be provide commitment. The Department of Juvenile Justi- court may jointly develop criteria to ident	d as an alternative to ce and each participating	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
diversion into the Redirections Program.		1153 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 1,014,298
From the funds in Specific Appropriation Juvenile Justice may transfer up to \$3,500,000 Fund to the Agency for Health Care Administr coverage for children eligible for specialized of	from the General Revenue ation to provide Medicaid	1154 EXPENSES FROM GENERAL REVENUE FUND 2,623,784 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
1146 SPECIAL CATEGORIES		18001 1080
LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND	635,947	1155 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
1147 SPECIAL CATEGORIES	,	1156 SPECIAL CATEGORIES CONTRACTED SERVICES PDOM CEMPEAL PRIMITE PINID 295 021
CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT		FROM GENERAL REVENUE FUND
TRUST FUND	42,490	1157 SPECIAL CATEGORIES
1148 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES		GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 14,261,716

SPECIF APPROF Fro nor	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIG PRIATION om the funds in Specific Appropr precurring general revenue funds shall pressment center in Broward County.	iation 1157, be used for	\$500,000 in a juvenile	SPECII APPROI	PRIATION FROM JUVENILE JUSTICE TRAINING TRUST FUND		2,139,189
1158	RISK MANAGEMENT INSURANCE	270,005			SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	140,229	
1159	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	154,863			DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	59,032	
1160	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	172,929			SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM JUVENILE JUSTICE TRAINING TRUST FUND	67,149	3,973
1161	FUND	C F	6,849	1172	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	78,481	
	AND REPAIR - STATE OWNED BUILDINGS FROM GENERAL REVENUE FUND	110,000			FROM GRANTS AND DONATIONS TRUST FUND	70,401	1,348
TOTAL:	COMMUNITY INTERVENTIONS AND SERVICES FROM GENERAL REVENUE FUND	40,654,794	3,022,927	TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	17,901,192	3,944,782
	TOTAL POSITIONS	505.00	43,677,721		TOTAL POSITIONS	227.50	21,845,974
	M: OFFICE OF THE SECRETARY/ASSISTANT ARY FOR ADMINISTRATIVE SERVICES				MATION TECHNOLOGY APPROVED SALARY RATE 2,874,428		
EXECUT	IVE DIRECTION AND SUPPORT SERVICES						
I	APPROVED SALARY RATE 10,347,612			1173	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	59.50 3,534,577	
1162	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	227.50 13,564,733	307,094		EXPENSES FROM GENERAL REVENUE FUND	1,738,241	
1163	OTHER PERSONAL SERVICES		307,034	1173	FROM GENERAL REVENUE FUND	48,866	
	FROM GENERAL REVENUE FUND	202,231	72,341	1176	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	403,377	
1164	FROM GENERAL REVENUE FUND	2,408,045	11,712	1177	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	141,915	
	FROM GRANTS AND DONATIONS TRUST FUND		149,305 605,353	1178	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	13,315	
1165	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	32,841		1179	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
1166	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	414,714		1100	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	20,498	
1167	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	584.408		1180	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	9,017	
	FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	,	445,930 208,537	1181	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	491,033	
1168	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	349,329		TOTAL	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	6,400,839	

	• ,
SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
TOTAL POSITIONS 59.50	GRANTS AND AIDS - WILDERNESS THERAPEUTIC
TOTAL ALL FUNDS 6,400,839	
	FROM GENERAL REVENUE FUND 2,405,536
PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM	1100 DIVID GARTMAN OUMIAN
From the funds in Specific Appropriations 1182 through 1199, the	1187 FIXED CAPITAL OUTLAY DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE
department shall provide a weekly residential resource utilization	AND REPAIR - STATE OWNED BUILDINGS
report that identifies operating capacity, current placements, vacant	FROM GENERAL REVENUE FUND 873,600
placements, number of youth waiting placement and the percent of use for	
all residential commitment beds. The department may increase or	TOTAL: NON-SECURE RESIDENTIAL COMMITMENT
decrease beds or overlay services provided that the change will better serve taxpayers and the youth under its care. Notification and	FROM GENERAL REVENUE FUND
justification of changes will be provided to the Governor's Office of	FROM 18051 F0ND5
Policy and Budget, the chair of the Senate Appropriations Committee and	TOTAL ALL FUNDS
the chair of the House Appropriations Committee prior to implementing	
any change.	SECURE RESIDENTIAL COMMITMENT
From the funds in Specific Appropriations 1182 through 1199, in	APPROVED SALARY RATE 8,971,318
selecting a private provider for operation of secure and non-secure	AFFROVED SAMARI RATE 0,9/1,510
residential programs, the Department of Juvenile Justice must consider	1188 SALARIES AND BENEFITS POSITIONS 121.00
the provider's history of performance of services in other jurisdictions	FROM GENERAL REVENUE FUND 9,495,680
as well as its performance of services in Florida. The Department of	FROM FEDERAL GRANTS TRUST FUND 142
Juvenile Justice must also provide a report of serious incidents to the Governor, the President of the Senate, and the Speaker of the House of	FROM GRANTS AND DONATIONS TRUST FUND
Representatives on no less than a quarterly basis. The report must	FROM SOCIAL SERVICES BLOCK GRANT
include, at a minimum: the number of incidents and allegations of staff	TRUST FUND
abuse or abuse by another child, including whether or not an allegation	
was substantiated; descriptions of incidents or allegations of such	1189 OTHER PERSONAL SERVICES
abuse that resulted in physical injury or significant psychological trauma, or that involved deprivation of food, water, or medical care;	FROM GENERAL REVENUE FUND
and the failure of a provider to report incidents or allegations within	FROM FEDERAL GRANTS TRUST FUND 10,263
required timeframes established by the department. The report must be	1190 EXPENSES
organized so that the incidents and allegations relating to a particular	FROM GENERAL REVENUE FUND 1,274,079
facility and to a particular provider can be readily ascertained. The	FROM FEDERAL GRANTS TRUST FUND 159,831
Department of Juvenile Justice must also immediately report the death or serious bodily injury of a youth in a secure or non-secure residential	1191 OPERATING CAPITAL OUTLAY
program to the Governor, the President of the Senate, and the Speaker of	FROM FEDERAL GRANTS TRUST FUND 5,012
the House of Representatives, and may make any additional reports that	5/012
it determines to be appropriate based upon the seriousness of an	1192 SPECIAL CATEGORIES
incident or allegation.	GRANTS AND AIDS - CONTRACTUAL SERVICES-
NON-SECURE RESIDENTIAL COMMITMENT	OKEECHOBEE TRAINING SCHOOL FROM GENERAL REVENUE FUND 6,385,963
NON-SECORE RESIDENTIAL COMMITMENT	FROM SOCIAL SERVICES BLOCK GRANT
1182 OTHER PERSONAL SERVICES	TRUST FUND
FROM GENERAL REVENUE FUND 117,183	
1100 CDDGTAI GAMDGODIDG	1193 SPECIAL CATEGORIES
1183 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 644,906
FROM GENERAL REVENUE FUND	FROM FEDERAL GRANTS TRUST FUND
1183A SPECIAL CATEGORIES	1194 SPECIAL CATEGORIES
CONTRACTED SERVICES	GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 500,000	FROM GENERAL REVENUE FUND 17,386,704 FROM SOCIAL SERVICES BLOCK GRANT
The funds in Specific Appropriation 1183A are provided for a pilot	TRUST FUND
online career education program to serve juveniles through an	
AdvancED/SACS accredited online school district that offers career-based	1195 SPECIAL CATEGORIES
online high school diplomas designed to prepare juveniles for transition into the workplace. The department shall provide a report regarding the	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,676,583
progress of the juveniles in the online diploma and career certificate	FROM GENERAL REVENUE FORD
programs to the chairs of the Senate Appropriations Committee and the	1196 SPECIAL CATEGORIES
House Appropriations Committee by December 31, 2014.	LEASE OR LEASE-PURCHASE OF EQUIPMENT
1184 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 44,966
1184 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	1197 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 109,649,813	TRANSFER TO DEPARTMENT OF MANAGEMENT
FROM SOCIAL SERVICES BLOCK GRANT	SERVICES - HUMAN RESOURCES SERVICES
TRUST FUND	PURCHASED PER STATEWIDE CONTRACT
1185 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 66,693 FROM FEDERAL GRANTS TRUST FUND 112
RISK MANAGEMENT INSURANCE	FROM FEDERAL GRANTO TROOT FUND
FROM GENERAL REVENUE FUND 501,606	1198 FIXED CAPITAL OUTLAY
	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE
1186 SPECIAL CATEGORIES	AND REPAIR - STATE OWNED BUILDINGS

1207 SPECIAL CATEGORIES

1208 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND

GRANTS AND AIDS - CONTRACTED SERVICES

33,720

10,609,653 2,320,115 2,639

1,000,000 10,277,763 383,858

SPECI		3		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC	
APPRO	PRIATION			APPROPRIATION	
	FROM GENERAL REVENUE FUND	. 553,565		FROM GENERAL REVENUE FUND 8,505,522	
1100	FIXED CAPITAL OUTLAY	. 333,303			10,609,65
1199	JUVENILE FACILITIES - LEASE PURCHASE			FUND	2,320,11
	FROM GENERAL REVENUE FUND	. 1,806,244		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	2,63
TOTAL	: SECURE RESIDENTIAL COMMITMENT				
	FROM GENERAL REVENUE FUND	. 39,409,985		From the funds in Specific Appropriation 1208, \$2,500,00	10 from
			25 204 222		
	FROM TRUST FUNDS	•	35,924,039	recurring general revenue funds and \$3,000,000 from nonrecurring	general
				revenue funds is provided for the Florida Alliance of Boys an	d Girls
	TOTAL POSITIONS	. 121.00		Clubs.	
	TOTAL ALL FUNDS		75,334,024		
	TOTALI ALLI FUNDO	•	13,334,024	The state of the s	
PROGR	AM: PREVENTION AND VICTIM SERVICES			From the funds in Specific Appropriation 1208, \$400,000 from re general revenue and \$1,100,000 from nonrecurring general revenu is provided for Big Brothers Big Sisters of Florida.	
DELIN	QUENCY PREVENTION AND DIVERSION				
				From the funds in Specific Appropriation 1208, \$125,00	0 from
	APPROVED SALARY RATE 1,147,036	5		nonrecurring general revenue funds is provided to Word and Action	n Tnc
	MITROVED DIEMINI MITE 1,117,030	•		in Miami to assist in the prevention of occurrences of sexua	
					.I abuse
1200	SALARIES AND BENEFITS POSITIONS			within the community.	
	FROM GENERAL REVENUE FUND	. 951,724			
	FROM FEDERAL GRANTS TRUST FUND		196,449	From the funds in Specific Appropriation 1208, \$25,00	00 from
	FROM GRANTS AND DONATIONS TRUST	•	,	nonrecurring general revenue funds is provided to the Family Impr	
			101 010	Tourdation Tax in Minut to conserve at mint county impli-	
	FUND		484,219	Foundation Inc. in Miami to support at-risk youth with h	Olliework
				assistance, weekly support groups, peer mentoring, improve par	ent and
1201	OTHER PERSONAL SERVICES			child relationships, and support rehabilitated youth to complete	college
	FROM GENERAL REVENUE FUND	. 287,192		degrees.	
	FROM FEDERAL GRANTS TRUST FUND		223,622		
	FROM GRANTS AND DONATIONS TRUST	•	225,022	From the funds in Specific Appropriation 1208, \$181,00) from
				From the lunus in Specific Appropriation 1200, \$101,00	,0 IIOIII
	FUND		152,969	nonrecurring general revenue funds is provided for The Greate	st Save
				Pilot Program to educate children about sexual predators.	
1202	EXPENSES				
	FROM GENERAL REVENUE FUND	. 233,083		From the funds in Specific Appropriation 1208, \$36,000 from re	curring
	FROM FEDERAL GRANTS TRUST FUND		82,696	general revenue funds is provided for Pasco Association of Cha	llenged
		•	02,090	Kids Summer Camp.	.11cligeu
	FROM GRANTS AND DONATIONS TRUST			Kids Summer Camp.	
	FUND		282,180		
				From the funds in Specific Appropriation 1208, \$25,00	0 from
1203	AID TO LOCAL GOVERNMENTS			nonrecurring general revenue funds is provided to the Corpora	tion to
	GRANTS AND AIDS - INVEST IN CHILDREN			Develop Communities of Tampa, Inc. (CDC of Tampa) to provi	de work
	FROM JUVENILE CRIME PREVENTION AND			readiness training, skills training, job placement, and mentor	ing for
			410 000	readiliess claiming, skills claiming, job placement, and mencor	1119 101
	EARLY INTERVENTION TRUST FUND	•	412,903	youth in the Tampa Bay area.	
1204	OPERATING CAPITAL OUTLAY			1209 SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND		12,450	RISK MANAGEMENT INSURANCE	
	FROM GRANTS AND DONATIONS TRUST		,	FROM GENERAL REVENUE FUND 1,921	
			12,450	THOSE COMMINDED REPORTED TOND	
	FUND		12,430	1010 CDECTAL CAMECODIEC	
				1210 SPECIAL CATEGORIES	
1205	SPECIAL CATEGORIES			GRANTS AND AIDS - CHILDREN/FAMILIES IN	
	PACE CENTERS			NEED OF SERVICES	
	FROM GENERAL REVENUE FUND	. 12.353.085		FROM GENERAL REVENUE FUND 24,029,353	
	FROM GRANTS AND DONATIONS TRUST			FROM FEDERAL GRANTS TRUST FUND	1,000,00
			2 200 E14	FROM GRANTS AND DONATIONS TRUST	1,000,00
	FUND	•	3,290,514		10 000 00
					10,277,76
	om the funds in Specific Appropriatio			FROM SOCIAL SERVICES BLOCK GRANT	
ge	meral revenue funds shall be used to op	perate a 50-slot PACE	Center for	TRUST FUND	383,85
Gi	rls program in Clay County, any f	facilities opened in F	iscal Year		
	13-2014, and additional slots statew			From the funds in Specific Appropriation 1210, the Depart	ment of
	gh school girls.	The co berve at 11bh	middic did	Juvenile Justice shall not expend more than \$150,000 in re	curring
111	gii school gilis.				
				general revenue funds for physically secure placements for youth	
1206	SPECIAL CATEGORIES			served by the Children-In-Need of Services/Families-In-Need of S	ervices
	LEGISLATIVE INITIATIVES TO REDUCE AND)		(CINS/FINS) program.	
	PREVENT JUVENILE CRIME			• •	
	FROM GENERAL REVENUE FUND	. 827,920		Additionally, the CINS/FINS provider shall demonstrate that	it had
	TROP CONDICIO REVENUE PUND	. 021,720			
_	on the feature of the second				riductic.
	om the funds in Specific Appropriation			prevention service providers including, but not limited to, gra	
qe	meral revenue funds is provided to	the PAR Adolescent In	tervention	organizations, community, and faith-based organizations, to subc	ontract.
	nter (PAIC) Pasco.			and deliver non-residential CINS/FINS services to eligible y	
-	,,			defined in chapter 984 and section 1003.27, Florida Statutes, to	
1000	CDECTAL CAMECODIEC				
TZ0/	SPECIAL CATEGORIES			areas with high ratios of juvenile arrests per youth 10 to 17 y	cdrp OT

From the funds in Specific Appropriation 1210, \$2,000,000 shall be used to expand the CINS/FINS program to provide non-residential services

areas with high ratios of juvenile arrests per youth 10 to 17 years of

age. Such services may be offered throughout the judicial circuit

served by the CINS/FINS provider.

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION to the following rural counties where services are unavailable: Gadsden, Hamilton, Highlands, Jefferson, Madis		SPECII APPROI	PRIATION EXPENSES FROM GENERAL REVENUE FUND	753,343	
Franklin, Sumter, Levy, Citrus and Bradford.			FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS		64,548
1211 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 3,000			AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE		9,557 163,111
FROM FEDERAL GRANTS TRUST FUND 1212 SPECIAL CATEGORIES	1,200		SUPPORT TRUST FUND FROM OPERATING TRUST FUND		286,666 645,974
PRODIGY FROM GENERAL REVENUE FUND 4,600,000		1217	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) -		
From the funds in Specific Appropriation 1212, the Prod shall include at least two of the four at-risk domains of the	Department		STATE AGENCIES FROM FEDERAL GRANTS TRUST FUND		4,910,162
of Juvenile Justice's risk factors when placing a you prevention, intervention or diversion program. In addition, who enters the program shall be tracked by the department Justice Information System (JJIS) or Prevention Web s addition, the Prodigy Program shall contract with a consulta	each youth c's Juvenile system. In ant to track	1218	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) - LOCAL GOVERNMENTS		
arrests or re-arrests for prevention, intervention, and dive for 12 months after completing the program and submit the res department semi-annually.	ersion youth sults to the	1219	FROM FEDERAL GRANTS TRUST FUND AID TO LOCAL GOVERNMENTS		1,529,434
From the funds in Specific Appropriation 1212, \$200,000 frogeneral revenue funds shall be used to establish an addition	onal Prodigy		GRANTS AND AIDS - PROJECT SAFE NEIGHBORHOODS FROM FEDERAL GRANTS TRUST FUND		1,263,483
Site for at-risk youth in Pasco County in the Lacoochee-Trilk Center in collaboration with the Boys and Girls Club.	by Community	1220	AID TO LOCAL GOVERNMENTS BYRNE MEMORIAL LOCAL LAW ENFORCEMENT ASSISTANCE PROGRAM		
1213 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM FEDERAL GRANTS TRUST FUND		18,868,106
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 5,739 FROM FEDERAL GRANTS TRUST FUND	2,465	1221	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	12,616	3,242 337
FROM GRANTS AND DONATIONS TRUST FUND	2,021	1222	FROM OPERATING TRUST FUND		337
TOTAL: DELINQUENCY PREVENTION AND DIVERSION		1222	ACQUISITION OF MOTOR VEHICLES		
FROM GENERAL REVENUE FUND 51,832,259 FROM TRUST FUNDS	29,750,166		FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	9,650	402
TOTAL POSITIONS	81,582,425	1223	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	67,480	
TOTAL: JUVENILE JUSTICE, DEPARTMENT OF FROM GENERAL REVENUE FUND 395,755,935 FROM TRUST FUNDS	155,615,578		FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		15,000 3,203
TOTAL POSITIONS 3,265.50	551,371,513		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		218,573 152,372
TOTAL ALL FUNDS	331,371,313	1224	SPECIAL CATEGORIES DOMESTIC SECURITY		F00
LAW ENFORCEMENT, DEPARTMENT OF		1225	FROM OPERATING TRUST FUND		500
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT		1225	OVERTIME		
PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES			FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		748
APPROVED SALARY RATE 6,625,582 1214 SALARIES AND BENEFITS POSITIONS 130.50		1226	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
1214 SALARIES AND BENEFITS POSITIONS 130.50 FROM GENERAL REVENUE FUND 2,396,164 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	40,163		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	13,395	11,169 18,403
FROM OPERATING TRUST FUND 1215 OTHER PERSONAL SERVICES	801,314 5,814,549	1227	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	667	
FROM GENERAL REVENUE FUND	5,000 198,602 73,976	1228	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	98,000	

	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECII				SPECIFIC
APPROI	PRIATION AND TRAINING TRUST FUND		6,000	APPROPRIATION SALARY INCENTIVE PAYMENTS
	FROM FEDERAL GRANTS TRUST FUND		3,000	FROM OPERATING TRUST FUND
	FROM OPERATING TRUST FUND		200	TROM OTHER TROOF FORD
				1242 SPECIAL CATEGORIES
1229	SPECIAL CATEGORIES			LEASE OR LEASE-PURCHASE OF EQUIPMENT
	BYRNE MEMORIAL STATE LAW ENFORCEMENT			FROM OPERATING TRUST FUND
	ASSISTANCE PROGRAM			
	FROM FEDERAL GRANTS TRUST FUND		10,412,678	
1000	CDECTAL CAMECODIEC			TRANSFER TO DEPARTMENT OF MANAGEMENT
1230	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	ABUSE TREATMENT PROGRAM - LOCAL UNITS OF			FROM GENERAL REVENUE FUND
	GOVERNMENT			FROM OPERATING TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND		1,247,724	·
				1244 DATA PROCESSING SERVICES
1231				TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF
	GRANTS AND AID - RESIDENTIAL SUBSTANCE			MANAGEMENT SERVICES
	ABUSE TREATMENT PROGRAM - STATE AGENCY		2 (85 511	FROM OPERATING TRUST FUND 6,969
	FROM FEDERAL GRANTS TRUST FUND		3,675,511	TOTAL: CAPITOL POLICE SERVICES
1232	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 10,038
1434	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM TRUST FUNDS 6,425,383
	SERVICES - HUMAN RESOURCES SERVICES			11011 11001 10100
	PURCHASED PER STATEWIDE CONTRACT			TOTAL POSITIONS 88.00
	FROM GENERAL REVENUE FUND	20,218		TOTAL ALL FUNDS 6,435,421
	FROM ADMINISTRATIVE TRUST FUND		2,644	
	FROM CRIMINAL JUSTICE STANDARDS			PROGRAM: INVESTIGATIONS AND FORENSIC SCIENCE
	AND TRAINING TRUST FUND		2,608	PROGRAM
	FROM OPERATING TRUST FUND		17,698	DROUTE CRIME IAD CERUICEC
π∩πλτ.	: PROVIDE EXECUTIVE DIRECTION AND SUPPORT S	בס <i>וו</i> דריבים		PROVIDE CRIME LAB SERVICES
IOIAL	FROM GENERAL REVENUE FUND			APPROVED SALARY RATE 20,358,500
	FROM TRUST FUNDS	3/3/3/3/2	50,466,657	
			,,	1245 SALARIES AND BENEFITS POSITIONS 422.00
	TOTAL POSITIONS			FROM GENERAL REVENUE FUND 28,900,591
	TOTAL ALL FUNDS		53,865,028	
				AND TRAINING TRUST FUND
PROGRA	AM: FLORIDA CAPITOL POLICE PROGRAM			FROM FEDERAL GRANTS TRUST FUND 10,846
CADITO	DL POLICE SERVICES			FROM OPERATING TRUST FUND
CAFII	DE FOLICE SERVICES			1246 OTHER PERSONAL SERVICES
I	APPROVED SALARY RATE 3,713,579			FROM GENERAL REVENUE FUND 59,352
				FROM FEDERAL GRANTS TRUST FUND 167,875
1233	SALARIES AND BENEFITS POSITIONS	88.00		
	FROM GENERAL REVENUE FUND	2,343		1247 EXPENSES
	FROM OPERATING TRUST FUND		5,481,429	FROM GENERAL REVENUE FUND 6,122,451
1004	OFFIED DEDCOMNI CEDUTOEC			FROM FEDERAL GRANTS TRUST FUND 2,952,624 FROM FORFEITURE AND INVESTIGATIVE
1234	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		28,778	SUPPORT TRUST FUND
	FROM OFERATING IROST FORD		20,770	SUPPORT TRUST FUND 510,531 FROM OPERATING TRUST FUND 355,596
1235	EXPENSES			1001 012011110 11001 1001 1 1 1 1 1
	FROM OPERATING TRUST FUND		532,837	From the funds in Specific Appropriation 1247, the Department of Law
				Enforcement is authorized to distribute 10,000 rape kits to local law
1236	OPERATING CAPITAL OUTLAY			enforcement agencies and rape crisis centers statewide at no cost. In
	FROM OPERATING TRUST FUND		85,369	addition, the department is authorized to use additional federal funds
1000	ADDATAL CAMBOODING			and any other available funds contained in Specific Appropriation 1247
1237	SPECIAL CATEGORIES ACOUISITION OF MOTOR VEHICLES			for the purpose of processing rape kits, including the backlog of non-suspect rape cases.
	FROM OPERATING TRUST FUND		30,500	non-suspect tape cases.
	TROT OF MATTER TROOF TOWN		30/300	1248 AID TO LOCAL GOVERNMENTS
1238	SPECIAL CATEGORIES			CRIMINAL INVESTIGATIONS
	CONTRACTED SERVICES			FROM FEDERAL GRANTS TRUST FUND
	FROM OPERATING TRUST FUND		70,084	FROM OPERATING TRUST FUND
	CDEGIAL GAMEGODING			1040 ODDDAWING GADIWAT OUWLAN
1239	SPECIAL CATEGORIES			1249 OPERATING CAPITAL OUTLAY
	CAPITOL COMPLEX SECURITY FROM GENERAL REVENUE FUND	7 360		FROM GENERAL REVENUE FUND 364,099 FROM ADMINISTRATIVE TRUST FUND 5,000
	FROM OPERATING TRUST FUND	7,300	20,000	
	I OI DIGITING INOUT TOND		20,000	1,321,000
1240	SPECIAL CATEGORIES			1250 SPECIAL CATEGORIES
	RISK MANAGEMENT INSURANCE			ACQUISITION OF MOTOR VEHICLES
	FROM OPERATING TRUST FUND		71,026	FROM GENERAL REVENUE FUND 168,960
				1051 000000 0000000
1241	SPECIAL CATEGORIES			1251 SPECIAL CATEGORIES

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		1,690,200	FROM FEDERAL GRANTS TRUST FUND
1252 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	351,900	404,976	1260 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND
1253 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		101,403	SUPPORT TRUST FUND
1254 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	50,000	·	FROM GENERAL REVENUE FUND 534,741 FROM ADMINISTRATIVE TRUST FUND 5,000 FROM FEDERAL GRANTS TRUST FUND 147,441 FROM FORFEITURE AND INVESTIGATIVE
1255 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			SUPPORT TRUST FUND 34,624 FROM OPERATING TRUST FUND 121,896 FROM FEDERAL LAW ENFORCEMENT TRUST 50,000
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	,	176	1262 SPECIAL CATEGORIES DOMESTIC SECURITY FROM GENERAL REVENUE FUND 1,350,267
FROM FEDERAL GRANTS TRUST FUND		1,656	FROM FEDERAL GRANTS TRUST FUND 1,522,672
TOTAL: PROVIDE CRIME LAB SERVICES FROM GENERAL REVENUE FUND	, ,	10,942,399	1263 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROJECTS FROM GENERAL REVENUE FUND 1,379,461 FROM FEDERAL LAW ENFORCEMENT TRUST FUND
TOTAL ALL FUNDS	422.00	48,972,300	From the funds in Specific Appropriation 1263, \$500,000 from
PROVIDE INVESTIGATIVE SERVICES APPROVED SALARY RATE 34,645,659			nonrecurring general revenue funds is provided to the Metropolitan Bureau of Investigation, within the Ninth Judicial Circuit, for a Human Trafficking Technology Pilot Project. The technology will utilize
1256 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	567.00 37,659,490		database tools to make trafficking investigations more efficient by gathering intelligence through online classified ads.
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		30,775 578,257 8,808,003	From the funds in Specific Appropriation 1263, \$232,461 in recurring general revenue funds is provided for A Child Is Missing Program. From the funds in Specific Appropriation 1263, \$500,000 in
1257 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	307,983		nonrecurring general revenue funds is provided to the Citizens' Crime Watch Program in the City of Miami Gardens.
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	,	25,276 194,832 42,360 38,120	From the funds in Specific Appropriation 1263, \$47,000 in nonrecurring general revenue funds is provided to support an anti-synthetic designer drug initiative to combat the selling and manufacturing of these drugs in the City of Ft. Lauderdale.
1258 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		132,670 235,647 833,472	From the funds in Specific Appropriation 1263, \$100,000 in nonrecurring general revenue is provided to the Broward Sheriff's Office for enhancement of its Violence Intervention Pro-Active Enforcement Response Team (V.I.P.E.R.). This pilot program will implement new intelligence-led policing approaches through additional staff, equipment, and analytical resources to specifically target activities of known violent felons. The gauge of the effectiveness of the new approaches will be whether there is a significant, measurable decrease
FUND FROM OPERATING TRUST FUND FROM REVOLVING TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND		4,500 2,776,152 1,000,000 550,000	in violent crime rates in Broward County. The Broward Sheriff's Office shall provide a report on the effectiveness of the program to the Florida Department of Law Enforcement, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee by March 1, 2015.
From the funds provided in Specific Forfeiture and Investigative Support Trust but not exceeding \$150,000 in total for rewards leading to the capture of functional available.	Fund, up to \$25,000 all cases, may be ex	O per case, xpended for	1264 SPECIAL CATEGORIES OVERTIME FROM ADMINISTRATIVE TRUST FUND
1259 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	117,494	5,000	FUND

458,773

113,031

21,312

1.045

3,194

4.260

20,308,269

69,604,197

33,702

121

33.823

1,656,392

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 14,669 FROM FEDERAL GRANTS TRUST FUND . . . 65.576 FROM OPERATING TRUST FUND 8,091,963 1275 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 5,838 FROM FEDERAL GRANTS TRUST FUND . . . 176.735 FROM OPERATING TRUST FUND 191,126 1276 EXPENSES FROM GENERAL REVENUE FUND 32,750 FROM ADMINISTRATIVE TRUST FUND . . . 2,202 FROM FEDERAL GRANTS TRUST FUND . . . 370,423 FROM OPERATING TRUST FUND 7,486,343 1277 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND . . . 5,000 FROM FEDERAL GRANTS TRUST FUND . . . 489,099 FROM OPERATING TRUST FUND 3,141,018 1278 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 599 FROM ADMINISTRATIVE TRUST FUND . . . 113.100 FROM FEDERAL GRANTS TRUST FUND . . . 1,965,523 FROM OPERATING TRUST FUND 7,728,504 1279 SPECIAL CATEGORIES OVERTIME FROM OPERATING TRUST FUND 46,200 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . . 3.073 FROM OPERATING TRUST FUND 24,195 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM OPERATING TRUST FUND 1,051,070 1282 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND 4,500 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 6,402 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 1.386 FROM FEDERAL GRANTS TRUST FUND . . . 312 FROM OPERATING TRUST FUND 30.561 1283A QUALIFIED EXPENDITURE CATEGORY REPLACE COMPUTERIZED CRIMINAL HISTORY SYSTEM (CCH) FROM OPERATING TRUST FUND 2,873,237 Nonrecurring funds in Specific Appropriation 1283A, from the Operating Trust Fund is provided to Department of Law Enforcement for purposes of replacing and enhancing the functionality of the department's computerized criminal history system. The department is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Requests for release of funds shall include detailed operational work plans and spending plans. 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 Appropriations Committee that shall include a description of the progress made to date for each project milestone, planned and actual deliverable completion dates, planned and actual costs incurred, and

current issues and risks being managed.

SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PRIATION			ECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS PECIFIC PPROPRIATION		
1284	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT C MANAGEMENT SERVICES	F		FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	·	1,262
	FROM OPERATING TRUST FUND		26,740	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		2,875 97,476
TOTAL	PROVIDE INFORMATION NETWORK SERVICES TO TEMPORCEMENT COMMUNITY			OTAL: PROVIDE PREVENTION AND CRIME INFORMATI	ON SERVICES	
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	297,407	33,908,393	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		22,812,490
	TOTAL POSITIONS		34,205,800	TOTAL POSITIONS		23,801,039
PROVI	DE PREVENTION AND CRIME INFORMATION SERVICE	S		ROGRAM: CRIMINAL JUSTICE PROFESSIONALISM		
	APPROVED SALARY RATE 12,032,924			AW ENFORCEMENT STANDARDS COMPLIANCE		
1285	FROM GENERAL REVENUE FUND	326.00 598,050		APPROVED SALARY RATE 2,495,269		
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		19,420 493,759 15,956,357	296 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	·	3,079,137 81,000
1286	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	10,000	5,000	297 OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS		02/000
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		700,928 241,182	AND TRAINING TRUST FUND		205,380
1287	EXPENSES FROM GENERAL REVENUE FUND	167,528	85,781	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		418,662
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		85,781 358,539 2,258,830	FROM FEDERAL GRANTS TRUST FUND 299 OPERATING CAPITAL OUTLAY		64,300
1288	OPERATING CAPITAL OUTLAY			FROM FEDERAL GRANTS TRUST FUND		47,000
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	2,600	309,792	300 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	1	
1289	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			FROM OPERATING TRUST FUND		227,550
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	402	93,168	301 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CRIMINAL JUSTICE STANDARDS		
1290	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	202,478		AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		175,741 35,000 100,000
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	202,110	2,000 145,340	302 SPECIAL CATEGORIES		100,000
1291	FROM OPERATING TRUST FUND		1,727,926	RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		13,290
	OVERTIME FROM OPERATING TRUST FUND		218,946	303 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL EDUCATION AN TECHNICAL TRAINING	ID	
1292	RISK MANAGEMENT INSURANCE		46 700	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		5,401,252
	FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND		46,792 23,957	304 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
1293	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND		5,160	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		6,800
1294			5,255	305 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	2,000	18,000	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	189	
1295	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			AND TRAINING TRUST FUND OTAL: LAW ENFORCEMENT STANDARDS COMPLIANCE		16,576
	PURCHASED PER STATEWIDE CONTRACT			FROM GENERAL REVENUE FUND	191,547	

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FROM TRUST FUNDS		9,871,688	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL ALL FUNDS
	TOTAL POSITIONS	47.00	10,063,235	TOTAL: LAW ENFORCEMENT, DEPARTMENT OF FROM GENERAL REVENUE FUND
LAW EN SERVIC	FORCEMENT TRAINING AND CERTIFICATION ES			TOTAL POSITIONS 1,769.00
A	PPROVED SALARY RATE 2,746,401			TOTAL ALL FUNDS
1306	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	52.50 268,634		LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		3,235,685 346,697	PROGRAM: OFFICE OF ATTORNEY GENERAL VICTIM SERVICES
1307	OTHER PERSONAL SERVICES		310,037	APPROVED SALARY RATE 4,413,413
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		660,798 3,000	1316 SALARIES AND BENEFITS POSITIONS 103.00 FROM CRIMES COMPENSATION TRUST
1308	EXPENSES FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	18,174		FUND 4,704,790 FROM CRIME STOPPERS TRUST FUND 138,696 FROM FEDERAL GRANTS TRUST FUND 938,324 FROM FLORIDA CRIME PREVENTION
	AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		1,313,640 61,178	TRAINING INSTITUTE REVOLVING TRUST FUND
1309	OPERATING CAPITAL OUTLAY FROM CRIMINAL JUSTICE STANDARDS		152 010	1317 OTHER PERSONAL SERVICES FROM CRIMES COMPENSATION TRUST FUND
1310	AND TRAINING TRUST FUND		153,819	FUND
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	1,000	460, 202	FUND
	AND TRAINING TRUST FUND FROM OPERATING TRUST FUND		468,202 36,579	FROM CRIMES COMPENSATION TRUST FUND
1311	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND		4,357 8,951	FROM CRIME STOPPERS TRUST FUND
1312	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	4,290		1319 OPERATING CAPITAL OUTLAY FROM CRIMES COMPENSATION TRUST
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	,	5,070	FUND 123,407 FROM CRIME STOPPERS TRUST FUND 2,380 FROM FEDERAL GRANTS TRUST FUND 2,286
1313	SPECIAL CATEGORIES TRANSFER TO CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND			FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND
	FROM GENERAL REVENUE FUND	3,900,000		1320 SPECIAL CATEGORIES
1314	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS			AWARDS TO CLAIMANTS FROM CRIMES COMPENSATION TRUST FUND
	AND TRAINING TRUST FUND		9,000	FROM FEDERAL GRANTS TRUST FUND 13,192,000
1315	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1321 SPECIAL CATEGORIES VICTIM SERVICES FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM OPERATING TRUST FUND	1,721	14,790 1,023	From the funds in Specific Appropriation 1321, \$200,000 from recurring general revenue funds and \$200,000 from nonrecurring general revenue funds is provided for Quigley House to provide services to victims of sexual and domestic violence.
TOTAL:	LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES			From the funds in Specific Appropriation 1321, \$500,000 in recurring general revenue funds is provided to the Florida Council Against Sexual
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	4,193,819	6,322,789	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.
	TOTAL POSITIONS	52.50		

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1322 SPECIAL CATEGORIES	SPECIFIC APPROPRIA	- CRIMINAL JUSTICE AND CORRECTIONS ATION UVIL LEGAL ASSISTANCE		
CONTRACTED SERVICES		FROM GENERAL REVENUE FUND	2,000,000	
### FROM GENERAL REVENUE FUND	,243 Access	funds in Specific Appropriation 1327A s to Civil Legal Assistance Act," Se da Statutes, to promote the availabil e poor and improve access to justice.	ections 68.094 throu	gh 68.105,
TRAINING INSTITUTE REVOLVING TRUST FUND	,408 FF	ICTIM SERVICES ROM GENERAL REVENUE FUND ROM TRUST FUNDS		75,396,638
From the funds in Specific Appropriation 1322, \$100,000 fro nonrecurring general revenue funds is provided to the Council on th Social Status of Black Men and Boys.	!	TOTAL POSITIONS		87,875,885
From the funds in Specific Appropriation 1322, \$300,000 from recurring general revenue funds is provided for the Justice Coalition to provide crisis counseling, referral, education and advocacy to victimes violent crimes.		E DIRECTION AND SUPPORT SERVICES ROVED SALARY RATE 6,745,440		
From the funds in Specific Appropriation 1322, \$100,000 from nonrecurring general revenue funds is provided for a human trafficking public information campaign.	n I I I	ALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		3,335,513
From the funds in Specific Appropriation 1322, \$2,000,000 from nonrecurring general revenue funds is provided to the Urban League Yout	ı I	FROM OPERATING TRUST FUND		10,314
Consortium. From the funds in Specific Appropriation 1322, \$1,900,000 in nonrecurring general revenue funds is provided to the Child Safet	I 1 F	THER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	77,055	160,828
Matters Program for a researched-based prevention education curriculu to protect children from bullying, cyberbullying, and sexual abuse i Florida's public elementary schools.	ı I	FEMSES FROM GENERAL REVENUE FUND		931,258
From the funds in Specific Appropriation 1322, \$50,000 from recurring general revenue funds and \$50,000 in nonrecurring general revenue fund is provided to the Chester Bedell Foundation for administration of the Sandra Day O'Connor Teachers' Law School Program.	1 1331 OF	FUND	223,961	360,000
1323 SPECIAL CATEGORIES	I	PROM ADMINISTRATIVE TRUST FUND PROM LEGAL AFFAIRS REVOLVING TRUST FUND		472,801 142,500
GRANTS AND AIDS - MINORITY COMMUNITIES CRIME PREVENTION PROGRAMS	1222 01			142,500
FROM GENERAL REVENUE FUND 4,389,055 1324 SPECIAL CATEGORIES GRANTS AND AIDS - CRIME STOPPERS	A)	PECIAL CATEGORIES TTORNEY GENERAL'S LAW LIBRARY FROM GENERAL REVENUE FUND	432,676	
FROM CRIME STOPPERS TRUST FUND 4,50 1325 SPECIAL CATEGORIES	CC	PECIAL CATEGORIES DMMISSION ON THE STATUS OF WOMEN PROM GENERAL REVENUE FUND	105,827	
RISK MANAGEMENT INSURANCE FROM CRIMES COMPENSATION TRUST FUND 6		PECIAL CATEGORIES ONTRACTED SERVICES		
	I	FROM GENERAL REVENUE FUND		55,268
	, 566	FUND		173,200
1326 SPECIAL CATEGORIES GRANTS AND AIDS - VICTIM ASSISTANCE SERVICES FROM FEDERAL GRANTS TRUST FUND	nonrec Associ ,000 indivi	the funds in Specific Approprurring general revenue funds is providation Pro Bono Project to provididuals and families whose household in ederal Poverty Guidelines.	ided to the Cuban Am de free legal ass	erican Bar istance to
1327 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CRIMES COMPENSATION TRUST	From nonrec	the funds in Specific Appropriates the funds in Specific Appropriate funds is placed that the specific		
		the funds in Specific Appropriation al revenue funds is provided to the Ha		
TRAINING INSTITUTE REVOLVING TRUST	,832 RI	PECIAL CATEGORIES ISK MANAGEMENT INSURANCE PROM GENERAL REVENUE FUND	73,327	
1327A SPECIAL CATEGORIES		FROM ADMINISTRATIVE TRUST FUND	,5,52,	37,639

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION			SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION	
1336	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	292	3,696	st	cessary to allow the Office of the Attorn ate agencies to provide legal representation SPECIAL CATEGORIES	
1337	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		3,090	1344	ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	53,927 203,551
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	35,645	12,539	1345	SPECIAL CATEGORIES MEDICAID FRAUD INFORMANT REWARDS FROM OPERATING TRUST FUND	2,000,000
1338	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	135,441	157,876	1346	SPECIAL CATEGORIES ANTITRUST INVESTIGATIONS FROM LEGAL AFFAIRS REVOLVING TRUST FUND	1,485,697
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	8,198,184		1347	SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM TRUST FUNDS	135.00	5,855,494		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,657,884 144,731
CRIMIN	TOTAL ALL FUNDS		14,053,678		FUND FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST	1,500,000 1,993,399
					FUND	74,281
А	PPROVED SALARY RATE 47,064,856				om the funds in Specific Appropria	
1339		943.00 21,197,945		ex Fu	nrecurring general revenue funds is provide pansion of the Medicaid Fraud Control Uni nds shall accelerate and grow the pro	t's Data Mining initiative.
	FUND		6,465 12,371,743 23,327,244		alysis and data integration. SPECIAL CATEGORIES ECONOMIC CRIME LITIGATION	
	FUND		7,875,662		FROM LEGAL AFFAIRS REVOLVING TRUST FUND	5,428,329
	FUND		1,559,285 1,082,409	1349	SPECIAL CATEGORIES LITIGATION EXPENSES	
1340	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	157 215			FROM LEGAL SERVICES TRUST FUND	46,500
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	137,213	125,709	1350	RISK MANAGEMENT INSURANCE	010 000
	FUND		100,000 1,056,326		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	210,602 162,458 294,049
	FUND		85,512		FROM LEGAL AFFAIRS REVOLVING TRUST FUND	117,595
1341	EXPENSES FROM CHARDAL DEVICEMENT BUND	0 105 057			FROM MOTOR VEHICLE WARRANTY TRUST	10.005
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,123,037	2,154,266		FUND	10,005
	FROM GRANTS AND DONATIONS TRUST FUND FROM LEGAL SERVICES TRUST FUND		250,000 2,624,729	1351	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	62,376 97,661
	FROM MOTOR VEHICLE WARRANTY TRUST FUND		427,086		FROM FEDERAL GRANTS TRUST FUND	37,001
1342	FROM OPERATING TRUST FUND OPERATING CAPITAL OUTLAY		7,830	1352	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,053
1312	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	313,745	303,530		FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	351 1,068
	FUND FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST		150,000 883,391	1353	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	FUND		44,114		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	112,114
1343	LUMP SUM ATTORNEY GENERAL RESERVE POSITIONS FOR AGENCY CONTRACTS				FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST	, 63,739 111,914
	AGENCY CONTRACTS POSITIONS	50.00			FUND	30,787
The	positions in Specific Appropriation	1343 shall be re	eleased as		FROM MOTOR VEHICLE WARRANTY TRUST FUND	7,970

SECTION SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION SPECIAL SPECIA	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS	• ,
	RIATION		386	APPRO	PRIATION	
1254	FROM OPERATING TRUST FUND		300	1302	OTHER PERSONAL SERVICES FROM ELECTIONS COMMISSION TRUST	76 254
1354	OTHER DATA PROCESSING SERVICES	10, 400		1262	FUND	76,354
	FROM FEDERAL GRANTS TRUST FUND	12,483	35,000	1363	EXPENSES FROM ELECTIONS COMMISSION TRUST	204 725
1255	FROM LEGAL SERVICES TRUST FUND		223,053	1264	FUND	294,735
1355	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)	1 401		1364	OPERATING CAPITAL OUTLAY FROM ELECTIONS COMMISSION TRUST	10.000
_,	FROM GENERAL REVENUE FUND	1,481		1265	FUND	10,000
uti	e funds provided in Specific Appropri lized for any costs related to the potenti crated and managed by the Northwest Regiona	al expansion of f		1365	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ELECTIONS COMMISSION TRUST	
TOTAL:	CRIMINAL AND CIVIL LITIGATION	25 005 002			FUND	28,637
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	25,905,882	68,467,825	1366	SPECIAL CATEGORIES	
		993.00			CONTRACTED SERVICES FROM ELECTIONS COMMISSION TRUST	00 500
	TOTAL ALL FUNDS		94,373,707		FUND	22,533
PROGRA	M: OFFICE OF STATEWIDE PROSECUTION			1367	RISK MANAGEMENT INSURANCE	
PROSEC	UTION OF MULTI-CIRCUIT ORGANIZED CRIME				FROM ELECTIONS COMMISSION TRUST FUND	31,362
I	APPROVED SALARY RATE 4,428,319			1368	SPECIAL CATEGORIES	
1356		67.50 5,184,975			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	FROM CRIMES COMPENSATION TRUST		1,355		PURCHASED PER STATEWIDE CONTRACT FROM ELECTIONS COMMISSION TRUST	
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		273,608 161,129		FUND	5,183
1357	SPECIAL CATEGORIES			TOTAL	: CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT FROM TRUST FUNDS	1,516,393
	STATEWIDE PROSECUTION FROM GENERAL REVENUE FUND	885,751			TOTAL POSITIONS 15.00	
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		39,602 367,204		TOTAL ALL FUNDS	1,516,393
1358	SPECIAL CATEGORIES			TOTAL	: LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL FROM GENERAL REVENUE FUND	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	49,018			FROM TRUST FUNDS	152,082,192
	FROM OPERATING TRUST FUND	-7/1-1	1,044		TOTAL POSITIONS 1,313.50 TOTAL ALL FUNDS	204,810,793
1359	SPECIAL CATEGORIES				TOTAL APPROVED SALARY RATE 63,404,467	201/010/175
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	936		PAROLI	E COMMISSION	
1360	TRANSFER TO DEPARTMENT OF MANAGEMENT				AM: POST-INCARCERATION ENFORCEMENT AND MS RIGHTS	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			I	APPROVED SALARY RATE 5,944,452	
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	24,608	1,900	1369	SALARIES AND BENEFITS POSITIONS 132.00	
TOTAL:	PROSECUTION OF MULTI-CIRCUIT ORGANIZED CR				FROM GENERAL REVENUE FUND	54,710
	FROM TRUST FUNDS	6,145,288	845,842	1370	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 518,548	
	TOTAL POSITIONS	67.50	6,991,130	1371	EXPENSES	
PROGRA	M: FLORIDA ELECTIONS COMMISSION		-11		FROM GENERAL REVENUE FUND 867,520	
	GN FINANCE AND ELECTION FRAUD ENFORCEMENT			1372	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	
I	APPROVED SALARY RATE 752,439			1373	SPECIAL CATEGORIES	
1361	SALARIES AND BENEFITS POSITIONS FROM ELECTIONS COMMISSION TRUST	15.00			CONTRACTED SERVICES FROM GENERAL REVENUE FUND	
	FUND		1,047,589	1374	SPECIAL CATEGORIES	

SPECIFI				SPECI		VTH MANAGEMENT/TRAN	SPORTATION
APPROPR	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	57,697		APPROI	PRIATION FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		463,465
1375	SPECIAL CATEGORIES	31,071			ERADICATION TRUST FUND		50,820
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	19,800		1381	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	5,747	244,176
	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM FEDERAL LAW ENFORCEMENT TRUST		100,000
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	50,441		1381A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .		20.640
	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	194,450		1382	SPECIAL CATEGORIES CONTRACTED SERVICES		29,640
TOTAL:	PROGRAM: POST-INCARCERATION ENFORCEMENT	·			FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	131,408	390,000
	VICTIMS RIGHTS FROM GENERAL REVENUE FUND	9,514,869			FROM GENERAL INSPECTION TRUST FUND .		51,950
	FROM TRUST FUNDS	5/022/005	54,710	1383	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	TOTAL POSITIONS	132.00	9,569,579		FROM GENERAL REVENUE FUND	250,919	
TOTAL:	PAROLE COMMISSION			1384	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	9,514,869	54,710		FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	106,242	23,916
	TOTAL POSITIONS	132.00	0 500 570	1385	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	TOTAL ALL FUNDS	5,944,452	9,569,579		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
TOTAL O	F SECTION 4				FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	79,284	1,287
	FROM GENERAL REVENUE FUND	3,485,275,109			FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		549
	FROM TRUST FUNDS		674,505,184	TOTAL	: AGRICULTURAL LAW ENFORCEMENT		
	TOTAL POSITIONS	40,554.75		101111	FROM GENERAL REVENUE FUND	17,132,537	3,444,639
	TOTAL ALL FUNDS		4,159,780,293		TOTAL POSITIONS	271.00	
SECTION	5 - NATURAL RESOURCES/ENVIRONMENT/GROW	TH MANAGEMENT/TRAN	ISPORTATION		TOTAL ALL FUNDS	2/2/00	20,577,176
Depa	moneys contained herein are appropriate rtment of Agriculture and Consur ronmental Protection, Fish and Wildlif	ner Services, Dep	partment of		JLTURAL WATER POLICY COORDINATION APPROVED SALARY RATE 1,997,165		
sala	Department of Transportation as the ries, other operational expenditures ar			1386	SALARIES AND BENEFITS POSITIONS	37.00	
	d agencies.	OF			FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	305,278	2,459,664
	TURE AND CONSUMER SERVICES, DEPARTMENT MISSIONER OF AGRICULTURE	OF,		1387	EXPENSES FROM GENERAL DEVENUE BUND	20 100	
PROGRAM ADMINIS	: OFFICE OF THE COMMISSIONER AND				FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	30,102	398,865
	TURAL LAW ENFORCEMENT			1387A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
	PROVED SALARY RATE 12,339,760				FROM GENERAL REVENUE FUND	54,338	
	SALARIES AND BENEFITS POSITIONS	271.00		1388	SPECIAL CATEGORIES NITRATE RESEARCH AND REMEDIATION		
	FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	15,350,502	1,096,207		FROM GENERAL INSPECTION TRUST FUND .		930,000
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		882,629	1389	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
1379	OTHER PERSONAL SERVICES		552/527		FROM GENERAL INSPECTION TRUST FUND .		5,315
	FROM GENERAL REVENUE FUND	30,039		1390	AGRICULTURAL NONPOINT SOURCES BEST		
1380	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,178,396	110,000		MANAGEMENT PRACTICES IMPLEMENTATION FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	15,000,000	9,565,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

APPROPRIATION

From the funds in Specific Appropriation 1390, \$3,000,000 in nonrecurring funds from the General Inspection Trust Fund is provided for the implementation of agricultural nonpoint source controls in the Okeechobee, Caloosahatchee, and St. Lucie River watersheds, as recommended in the Select Committee on Indian River Lagoon and Lake Okeechobee Basin (IRLLOB) final report dated November 8, 2013.

From the funds in Specific Appropriation 1390, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided for operations and maintenance for the Bessey Creek hybrid wetland/chemical treatment project.

From the funds in Specific Appropriation 1390, \$5,000,000 in nonrecurring funds from the General Revenue Fund is provided for cost-share to expedite Best Management Practices implementation and irrigation system efficiency conversions in freshwater springs recharge areas.

1391 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .

1,032 9,988

1391A FIXED CAPITAL OUTLAY

HYBRID WETLANDS TREATMENT PROJECTS FROM GENERAL REVENUE FUND 9,000,000

From the funds in Specific Appropriation 1391A, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided for an additional 30 cfs floating aquatic vegetative tilling treatment system, which shall be the same as deployed within the Hendry Hilliard Drainage District in the Southern Caloosahatchee River Basin, treating water flowing into Lake Okeechobee from Fisheating Creek.

From the funds in Specific Appropriation 1391A, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided for an additional 15 cfs hybrid wetland/chemical treatment project, which shall be the same as the existing Department of Agriculture and Consumer Services' facilities located in the Northern Everglades, in the area tributary to Deep Creek in St. Johns County.

From the funds in Specific Appropriation 1391A, \$3,000,000 in nonrecurring funds from the General Revenue Fund is provided for a hybrid wetland/chemical treatment project, which shall be the same as the existing Department of Agriculture and Consumer Services' facilities located in the Northern Everglades pursuant to section 373.4595(3)(b), Florida Statutes

From the funds in Specific Appropriation 1391A, \$3,000,000 in nonrecurring funds from the General Revenue Fund is provided for a floating aquatic vegetative tilling treatment project, which shall be the same as deployed within the Hendry Hilliard Drainage District in the Southern Caloosahatchee River Basin, within the Northern Everglades pursuant to section 373.4595(3)(b), Florida Statutes.

1391B FIXED CAPITAL OUTLAY

OKEECHOBEE RESTORATION AGRICULTURAL

PROJECTS

FROM GENERAL REVENUE FUND 10,000,000

From the funds in Specific Appropriation 1391B, \$750,000 in nonrecurring funds from the General Revenue Fund is provided for nutrient reduction and water retention projects on dairies at the basin, sub-basin, and farm levels in the Lake Okeechobee watershed.

TOTAL: AGRICULTURAL WATER POLICY COORDINATION

FROM GENERAL REVENUE FUND FROM TRUST FUNDS

34.390.750

TOTAL POSITIONS 37.00

TOTAL ALL FUNDS 47,759,582 SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 9.490.489

1392	SALARIES AND BENEFITS	POSITIONS	177.25	
	FROM GENERAL REVENUE FU	ND	5,230,599	
	FROM ADMINISTRATIVE TRUS	ST FUND		6,939,446
	FROM FEDERAL GRANTS TRUS	ST FUND		3,665
	FROM GENERAL INSPECTION	TRUST FUND .		828,224
1393	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FU	ND	167,600	

FROM ADMINISTRATIVE TRUST FUND . . . 10,352

From the funds in Specific Appropriation 1393, \$75,000 in nonrecurring

funds from the General Revenue Fund is provided for the Fostering Success Pilot Project, in consultation with the Guardian ad Litem Program, to develop and implement internships/shadowing for foster youth. A report on design and utilization shall be submitted to the Governor, President of the Senate, and the Speaker of the House of Representatives by January 1, 2015.

1394 EXPENSES

, ,	EMI EMOLO	
	FROM ADMINISTRATIVE TRUST FUND	1,433,666
	FROM GENERAL INSPECTION TRUST FUND .	157,532
	FROM AGRICULTURAL EMERGENCY	

ERADICATION TRUST FUND 81,881

1395 OPERATING CAPITAL OUTLAY

FROM GENERAL REVENUE FUND 3 614

1396 SPECIAL CATEGORIES

TRANSFER TO DIVISION OF ADMINISTRATIVE

FROM ADMINISTRATIVE TRUST FUND . . . 62,692

1397 SPECIAL CATEGORIES

CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1.000

FROM ADMINISTRATIVE TRUST FUND . . . 618 000

FROM GENERAL INSPECTION TRUST FUND . 499,574

1398 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND 27,249 FROM ADMINISTRATIVE TRUST FUND . . . 109,627

1399 SPECIAL CATEGORIES

SALARY INCENTIVE PAYMENTS

FROM GENERAL REVENUE FUND 6.000

1400 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

PURCHASED PER STATEWIDE CONTRACT

FROM GENERAL REVENUE FUND 35.881

FROM ADMINISTRATIVE TRUST FUND . . . 19.486

1400A FIXED CAPITAL OUTLAY

REPAIRS AND IMPROVEMENTS - HEATING,

VENTILATION, AND AIR-CONDITIONING - DOYLE

CONNER BUILDING

FROM GENERAL INSPECTION TRUST FUND . 50,000

1400B FIXED CAPITAL OUTLAY

13,368,832

REPAIRS AND RENOVATIONS - LABORATORY

COMPLEX - LEON COUNTY

FROM GENERAL INSPECTION TRUST FUND . 687,500

11,501,645

TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES

FROM GENERAL REVENUE FUND 5,471,943 FROM TRUST FUNDS

TOTAL POSITIONS 177.25

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT IC RIATION	H MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
APPROP	TOTAL ALL FUNDS	16,973,58	
DIVISI	ON OF LICENSING		1414 SPECIAL CATEGORIES
A	PPROVED SALARY RATE 8,066,854		RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND
1401	SALARIES AND BENEFITS POSITIONS FROM DIVISION OF LICENSING TRUST FUND	233.00 11,889,57	PURCHASED PER STATEWIDE CONTRACT
1402	OTHER PERSONAL SERVICES FROM DIVISION OF LICENSING TRUST FUND	575,13	FROM FEDERAL GRANTS TRUST FUND
1403	EXPENSES FROM DIVISION OF LICENSING TRUST	3.0120	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - STATE ENERGY PROGRAM - AMERICAN RECOVERY AND REINVESTMENT ACT OF
	FUND	3,463,28	2009 FROM FEDERAL GRANTS TRUST FUND
1404 1404A	OPERATING CAPITAL OUTLAY FROM DIVISION OF LICENSING TRUST FUND	197,42	GRANTS AND AIDS - ENERGY CONSERVATION BLOCK GRANT - AMERICAN RECOVERY AND
	ACQUISITION OF MOTOR VEHICLES FROM DIVISION OF LICENSING TRUST FUND	133,00	REINVESTMENT ACT OF 2009 FROM FEDERAL GRANTS TRUST FUND
1405	SPECIAL CATEGORIES CONTRACTED SERVICES FROM DIVISION OF LICENSING TRUST		1415C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY UNITED STATES DEPARTMENT OF ENERGY SPECIAL PROJECTS
	FUND	8,129,51	FROM FEDERAL GRANTS TRUST FUND 2,000,000
1406	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM DIVISION OF LICENSING TRUST FUND	64,67	1415D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA ENERGY TECHNOLOGY PROJECTS FROM GENERAL INSPECTION TRUST FUND . 250,000
1407	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF LICENSING TRUST		TOTAL: OFFICE OF ENERGY FROM GENERAL REVENUE FUND
	FUND	68,40	TOTAL ALL FUNDS
TOTAL:	DIVISION OF LICENSING FROM TRUST FUNDS	24,521,01	PROGRAM: FOREST AND RESOURCE PROTECTION FLORIDA FOREST SERVICE
	TOTAL POSITIONS	233.00 24,521,01	
OFFICE	OF ENERGY		1416 SALARIES AND BENEFITS POSITIONS 1,176.50
A	PPROVED SALARY RATE 854,918		FROM GENERAL REVENUE FUND 42,559,067 FROM FEDERAL GRANTS TRUST FUND
1408	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	15.00 1,388,72	ERADICATION TRUST FUND
1409	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND	371,11	LANDS PROGRAM TRUST FUND
1410	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	47,212	1417 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1411	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	2,50	LANDS PROGRAM TRUST FUND
1412	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND	52,68'	
1413	SPECIAL CATEGORIES NATURAL GAS FUEL FLEET VEHICLE REBATE PROGRAM		FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND

SPECIF	RIATION	IANAGEMENT/TRANSPO	ORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	AMERICA THE BEAUTIFUL PROGRAM FROM FEDERAL GRANTS TRUST FUND		1,747,538	EASEMENTS AND AGREEMENTS FROM FLORIDA FOREVER PROGRAM TRUST FUND
1420	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - VOLUNTEER FIRE ASSISTANCE FROM FEDERAL GRANTS TRUST FUND		275,763	TOTAL: FLORIDA FOREST SERVICE FROM GENERAL REVENUE FUND
1421	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - RURAL COMMUNITY FIRE PROTECTION			TOTAL POSITIONS
	FROM FEDERAL GRANTS TRUST FUND		72,589	PROGRAM: AGRICULTURE MANAGEMENT INFORMATION CENTER
1422	AID TO LOCAL GOVERNMENTS STATE FOREST RECEIPT DISTRIBUTION			OFFICE OF AGRICULTURE TECHNOLOGY SERVICES
	FROM INCIDENTAL TRUST FUND		595,000	APPROVED SALARY RATE 2,602,906
1423	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM CONSERVATION AND RECREATION	13,841	617,775	1432 SALARIES AND BENEFITS POSITIONS 47.00 FROM GENERAL REVENUE FUND 652,882 FROM GENERAL INSPECTION TRUST FUND . 2,855,979
	LANDS PROGRAM TRUST FUND		118,458	1433 OTHER PERSONAL SERVICES FROM GENERAL INSPECTION TRUST FUND . 47,348
1424	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND		100,000	1434 EXPENSES FROM DIVISION OF LICENSING TRUST
1425	SPECIAL CATEGORIES FORESTRY WILDFIRE PROTECTION/SUPPRESSION			FUND
	FORM FEDERAL GRANTS TRUST FUND	3,000,000	400,000	1435 OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 179,000
1426	FROM INCIDENTAL TRUST FUND SPECIAL CATEGORIES		156,868	1436 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND . 1,035,505
1427	OFF-HIGHWAY VEHICLE RECREATION PROGRAM FROM INCIDENTAL TRUST FUND		220,000	1437 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL INSPECTION TRUST FUND . 7,628
1427	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	133,794	2,905,903 477,107 668,343	1438 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL INSPECTION TRUST FUND . 13,903
1428	SPECIAL CATEGORIES ON-CALL FEES FROM AGRICULTURAL EMERGENCY			TOTAL: OFFICE OF AGRICULTURE TECHNOLOGY SERVICES FROM GENERAL REVENUE FUND
	ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND		333,296 10,000	TOTAL POSITIONS
1429	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	125 172		PROGRAM: FOOD SAFETY AND QUALITY
1430	SPECIAL CATEGORIES	133,172		FOOD SAFETY INSPECTION AND ENFORCEMENT
1430	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	3.709.104		APPROVED SALARY RATE 12,082,306
	FROM INCIDENTAL TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	.,, .	850,238 377,375	1439 SALARIES AND BENEFITS POSITIONS 300.00 FROM GENERAL REVENUE FUND 1,135,248 FROM FEDERAL GRANTS TRUST FUND
1431	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	270 700		FROM GENERAL INSPECTION TRUST FUND . 14,307,488 1440 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND 223,441 FROM GENERAL INSPECTION TRUST FUND 374,152
	FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	278,790	34,388 65,636	1441 EXPENSES FROM GENERAL REVENUE FUND
1431A	FIXED CAPITAL OUTLAY CONSERVATION AND RURAL LAND PROTECTION			FROM GENERAL INSPECTION TRUST FUND . 1,842,027 1442 OPERATING CAPITAL OUTLAY

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROUS SPECIFIC	VTH MANAGEMENT/TRANS	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	
APPROPRIATION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	10,500	250,747 47,333	APPROPRIATION as approved by the department for applied and basic research into the practical methods of control to be used by local mosquito control agencies, including research into the prevention of mosquito-borne illnesses. The research may be conducted by any public university or college in Florida.	!
1442A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .		146,573	From the funds in Specific Appropriation 1449, \$130,000 in	
1443 SPECIAL CATEGORIES CONTRACTED SERVICES			nonrecurring funds from the General Inspection Trust Fund is provided for Mulberry/Bartow Mosquito Control.	
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	24,960	370,707 535,000	1450 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	,500 ,262
1444 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	23,695	134,208		,000 ,000
1445 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	7,381	79,780	From the funds provided in Specific Appropriation 1450A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 175,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida	
TOTAL: FOOD SAFETY INSPECTION AND ENFORCEMENT FROM GENERAL REVENUE FUND	1,414,131	20,890,997	Statutes. 1451 SPECIAL CATEGORIES CONTRACTED SERVICES	
TOTAL POSITIONS	300.00	22,305,128	FROM GENERAL REVENUE FUND 107,372 FROM FEDERAL GRANTS TRUST FUND 296, FROM GENERAL INSPECTION TRUST FUND	,124
PROGRAM: CONSUMER PROTECTION			FROM PEST CONTROL TRUST FUND	, 425
AGRICULTURAL ENVIRONMENTAL SERVICES APPROVED SALARY RATE 8,032,529			1452 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 39,352 FROM GENERAL INSPECTION TRUST FUND . 25,	, 112
1446 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM PEST CONTROL TRUST FUND		432,395 7,107,882 3,187,313	1453 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	,
OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM PEST CONTROL TRUST FUND		152,037 33,100 41,530	FROM GENERAL INSPECTION TRUST FUND	,733 ,931
1448 EXPENSES FROM GENERAL REVENUE FUND	14,551		FROM GENERAL REVENUE FUND	, 589
FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND . FROM PEST CONTROL TRUST FUND		338,295 1,089,839 405,833	TOTAL POSITIONS	, 296
1448A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - OPERATION CLEAN SWEE FROM GENERAL INSPECTION TRUST FUND .	p	100,000	APPROVED SALARY RATE 10,231,384	
1449 AID TO LOCAL GOVERNMENTS MOSQUITO CONTROL PROGRAM		100,000	1454 SALARIES AND BENEFITS POSITIONS 274.00 FROM GENERAL INSPECTION TRUST FUND . 14,236,	, 147
FROM GENERAL INSPECTION TRUST FUND .			1455 OTHER PERSONAL SERVICES FROM GENERAL INSPECTION TRUST FUND . 184,	,361
Of the funds provided in Specific App the General Inspection Trust Fund shall be the Institute of Food and Agricultural Se Entomology Laboratory to perform applied	e used to support pe ciences (IFAS)/Flori	ersonnel at ida Medical	1456 EXPENSES FROM GENERAL INSPECTION TRUST FUND . 2,663,	, 323
formulations, application techniques, and biological control agents for the com- particular, biting arthropods of public hea	d procedures of pest crol of arthropods	icides and s, and in	1457 OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 325,	,437
Of the funds provided in Specific App the General Inspection Trust Fund shall	ropriation 1449, \$50 be used for competit	00,000 from tive grants	1457A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 237,	,590

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC				SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC			
	RIATION			PRIATION			
1458	SPECIAL CATEGORIES CONTRACTED SERVICES		I	APPROVED SALARY RATE 5,915,422			
	FROM GENERAL INSPECTION TRUST FUND .	788,533	1469	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	156.00 540,868		
1459	SPECIAL CATEGORIES			FROM CITRUS INSPECTION TRUST FUND .		1,428,047	
	RISK MANAGEMENT INSURANCE	405.000		FROM GENERAL INSPECTION TRUST FUND .		1,595,785	
1460	FROM GENERAL INSPECTION TRUST FUND . SPECIAL CATEGORIES	427,092		FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM MARKET IMPROVEMENTS WORKING		1,645,034	
1400	TRANSFER TO DEPARTMENT OF MANAGEMENT			CAPITAL TRUST FUND		2,527,789	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			FROM SALTWATER PRODUCTS PROMOTION TRUST FUND		896,708	
	FROM GENERAL INSPECTION TRUST FUND .	86,122		FROM FLORIDA AGRICULTURAL		030,700	
				PROMOTION CAMPAIGN TRUST FUND		45,331	
TOTAL:	CONSUMER PROTECTION						
	FROM TRUST FUNDS	18,948,605	1470	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	8,600		
	TOTAL POSITIONS 2	74 . 00		FROM CITRUS INSPECTION TRUST FUND .	0,000	213,765	
	TOTAL ALL FUNDS	18,948,605		FROM AGRICULTURAL EMERGENCY		2237.00	
				ERADICATION TRUST FUND		27,635	
PROGRA	M: AGRICULTURAL ECONOMIC DEVELOPMENT			FROM MARKET IMPROVEMENTS WORKING		26 400	
PRIITTS	AND VEGETABLES INSPECTION AND ENFORCEMENT			CAPITAL TRUST FUND		26,400	
1110110	THE VEGETIESES INSTRUCTION THE ENTORCEMENT		1471	EXPENSES			
A	PPROVED SALARY RATE 4,412,550			FROM GENERAL REVENUE FUND	148,541		
	CALABATE AND DEVENTED DOCUMENTS A	10.00		FROM CITRUS INSPECTION TRUST FUND .		323,828	
1461	SALARIES AND BENEFITS POSITIONS 1 FROM CITRUS INSPECTION TRUST FUND .	12.00 4,162,184		FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY		625,716	
	FROM GENERAL INSPECTION TRUST FUND .	2,407,474		ERADICATION TRUST FUND		29,980	
		, , ,		FROM MARKET IMPROVEMENTS WORKING		•	
1462	OTHER PERSONAL SERVICES	450 405		CAPITAL TRUST FUND		848,391	
	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	678,425 807,037		FROM SALTWATER PRODUCTS PROMOTION TRUST FUND		200,959	
	FROM GENERAL INSPECTION IROSI FOND .	007,037		FROM VITICULTURE TRUST FUND		9,580	
1463	EXPENSES			FROM FLORIDA AGRICULTURAL		-,	
	FROM CITRUS INSPECTION TRUST FUND .	660,052		PROMOTION CAMPAIGN TRUST FUND		443,223	
	FROM GENERAL INSPECTION TRUST FUND .	567,529	1470	ODEDATING CADITAL OUTLAY			
1464	OPERATING CAPITAL OUTLAY		14/2	OPERATING CAPITAL OUTLAY FROM MARKET IMPROVEMENTS WORKING			
1101	FROM CITRUS INSPECTION TRUST FUND .	33,710		CAPITAL TRUST FUND		10,500	
1464A	SPECIAL CATEGORIES		1472A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			
	ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .	60,597		FROM CITRUS INSPECTION TRUST FUND .		257,048	
		00,000		FROM GENERAL INSPECTION TRUST FUND .		66,417	
1465	SPECIAL CATEGORIES						
	AUTOMATED TESTING EQUIPMENT FROM CITRUS INSPECTION TRUST FUND .	216 041	1473	SPECIAL CATEGORIES GRANTS AND AIDS - VITICULTURE PROGRAM			
	FROM CTIRUS INSPECTION TRUST FUND .	216,041		FROM VITICULTURE TRUST FUND		600,000	
1466	SPECIAL CATEGORIES						
	CONTRACTED SERVICES		1474	SPECIAL CATEGORIES			
	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	98,428 47,462		FLORIDA AGRICULTURE PROMOTION CAMPAIGN FROM GENERAL REVENUE FUND	4,750,000		
	FROM GENERAL INSPECTION TRUST FUND .	47,402		FROM AGRICULTURAL EMERGENCY	4,750,000		
1467	SPECIAL CATEGORIES			ERADICATION TRUST FUND		5,310,000	
	RISK MANAGEMENT INSURANCE						
	FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND .	64,991 97,486	1474A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY			
	FROM GENERAL INSPECTION TRUST FUND .	71,400		ERADICATION TRUST FUND			
1468	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND	8,000,000		
	TRANSFER TO DEPARTMENT OF MANAGEMENT						
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		1475	SPECIAL CATEGORIES FEDERAL VALUE OF PRODUCTION SPECIALTY CROP			
	FROM CITRUS INSPECTION TRUST FUND .	59,264		GRANT			
	FROM GENERAL INSPECTION TRUST FUND .	19,533		FROM FEDERAL GRANTS TRUST FUND		6,000,000	
MADEL DOLLARO AND URAREMANTER TRADECULAR AND EMPARABILITY OF THE CONTRACT CAMPAGABLE							
TUTAL:	FRUITS AND VEGETABLES INSPECTION AND ENFORCES FROM TRUST FUNDS	MENT 9,980,213	1476	SPECIAL CATEGORIES FEDERAL SUPPORT FOR FLORIDA AGRICULTURE			
	ING. INOU I ONDO	9,900,213		PROMOTIONS			
		12.00		FROM FEDERAL GRANTS TRUST FUND		206,586	
	TOTAL ALL FUNDS	9,980,213	1400	CDECTAL CAMECODIES			
∆GD TCII	LTURAL PRODUCTS MARKETING		1477	SPECIAL CATEGORIES CITRUS RESEARCH			
11011100	PIONE INDUCTO PRINCELLING			FROM AGRICULTURAL EMERGENCY			

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

SPECIFIC APPROPRIATION APPROPRIATION ERADICATION TRUST FUND 4,000,000 CODE AND LIFE SAFETY - STATE FARMERS' MARKETS - STATEWIDE FROM MARKET IMPROVEMENTS WORKING From the funds in Specific Appropriation 1477, \$3,500,000 in nonrecurring funds from the Agricultural Emergency Eradication Trust CAPITAL TRUST FUND 295,000 Fund shall be transferred to the Citrus Research and Development 1484A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND Foundation, Inc., to conduct or cause to be conducted research projects NONSTATE ENTITIES - FIXED CAPITAL OUTLAY on citrus disease. FLORIDA HORSE PARK From the funds provided in Specific Appropriation 1477, \$500,000 in FROM GENERAL REVENUE FUND 2.000.000 nonrecurring funds from the Agricultural Emergency Eradication Trust Fund shall be transferred to the New Varieties Development & Management From the funds provided in Specific Appropriation 1484A, up to 10 Corporation to support in-state citrus breeding programs and to develop percent may be used for administrative costs for the Florida Horse Park. and acquire new citrus varieties. 1484B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 1478 SPECIAL CATEGORIES CONTRACTED SERVICES AGRICULTURAL PROMOTION AND EDUCATION FROM GENERAL REVENUE FUND FACILITIES 15.219 FROM CITRUS INSPECTION TRUST FUND . 25,000 FROM GENERAL REVENUE FUND 3,250,000 FROM GENERAL INSPECTION TRUST FUND . 129,760 FROM MARKET IMPROVEMENTS WORKING From the funds provided in Specific Appropriation 1484B, \$3,250,000 in CAPITAL TRUST FUND 28.600 nonrecurring funds from the General Revenue Fund shall be used for the FROM SALTWATER PRODUCTS PROMOTION following: TRUST FUND 650,000 FROM FLORIDA AGRICULTURAL Arcadia Rodeo.... 500,000 Sarasota Fairgrounds..... 250.000 PROMOTION CAMPAIGN TRUST FUND . . . 275,000 Southeastern Livestock Pavilion..... Gadsden County Agriculture Facility..... 1479 SPECIAL CATEGORIES 250 000 GRANTS AND AIDS - MARKETING ORDERS Manatee River Fair..... 250.000 FROM CITRUS INSPECTION TRUST FUND . 7,149,231 Hardee County Civic Center.... 500,000 Walton County Fair Association..... FROM GENERAL INSPECTION TRUST FUND . 565,082 750,000 1480 SPECIAL CATEGORIES 1484C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - PROMOTIONAL AWARDS FROM GENERAL INSPECTION TRUST FUND . GRANTS AND AIDS - FLORIDA AGRICULTURAL 300.000 1481 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND 500,000 RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND TOTAL: AGRICULTURAL PRODUCTS MARKETING 12.082 FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND . 7,548 19.743.656 FROM TRUST FUNDS 37,977,940 FROM GENERAL INSPECTION TRUST FUND . 15,329 FROM MARKET IMPROVEMENTS WORKING TOTAL POSITIONS CAPITAL TRUST FUND 37,064 156 00 57,721,596 FROM SALTWATER PRODUCTS PROMOTION TOTAL ALL FUNDS TRUST FUND 7.736 AQUACULTURE 1482 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT APPROVED SALARY RATE 1.865.998 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT 1485 SALARIES AND BENEFITS POSITIONS 44 00 FROM GENERAL REVENUE FUND FROM GENERAL REVENUE FUND 1,824,339 18,346 FROM CITRUS INSPECTION TRUST FUND . FROM GENERAL INSPECTION TRUST FUND . 7,360 815,451 FROM GENERAL INSPECTION TRUST FUND . 7,869 FROM MARKET IMPROVEMENTS WORKING OTHER PERSONAL SERVICES CAPITAL TRUST FUND FROM FEDERAL GRANTS TRUST FUND . . . 19 700 13,752 FROM SALTWATER PRODUCTS PROMOTION FROM GENERAL INSPECTION TRUST FUND . 30,532 TRUST FUND 4.654 FROM FLORIDA AGRICULTURAL EXPENSES 1487 PROMOTION CAMPAIGN TRUST FUND . . . FROM GENERAL REVENUE FUND 233 500,173 FROM FEDERAL GRANTS TRUST FUND . . . 49,000 1482A FIXED CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 285,966 MAINTENANCE, REPAIRS AND CONSTRUCTION -OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND . 500,000 12,600 FROM AGRICULTURAL EMERGENCY Funds in Specific Appropriation 1482A are provided for the Pompano ERADICATION TRUST FUND 2.000 State Farmers' Market. SPECIAL CATEGORIES FIXED CAPITAL OUTLAY CONTRACTED SERVICES MAINTENANCE AND REPAIRS STATE FARMERS' FROM FEDERAL GRANTS TRUST FUND . . . 130.700 MARKETS - STATEWIDE FROM GENERAL INSPECTION TRUST FUND . 85.000 FROM MARKET IMPROVEMENTS WORKING SPECIAL CATEGORIES CAPITAL TRUST FUND 1,120,000 OYSTER PLANTING FROM FEDERAL GRANTS TRUST FUND . . . 1484 FIXED CAPITAL OUTLAY 1.760.177

SECTIC SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANS	PORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROP	RIATION			APPROPRIATION
	FROM GENERAL INSPECTION TRUST FUND .		560,000	RISK MANAGEMENT INSURANCE
	FROM AGRICULTURAL EMERGENCY			FROM GENERAL REVENUE FUND 114,997
	ERADICATION TRUST FUND		5,828,006	FROM GENERAL INSPECTION TRUST FUND . 111,894
1491	SPECIAL CATEGORIES			1499 SPECIAL CATEGORIES
	RISK MANAGEMENT INSURANCE			TRANSFER TO DEPARTMENT OF MANAGEMENT
	FROM GENERAL REVENUE FUND	17,545		SERVICES - HUMAN RESOURCES SERVICES
	FROM GENERAL INSPECTION TRUST FUND .		8,740	PURCHASED PER STATEWIDE CONTRACT
14013	CDECIAL CAMECODIEC			FROM GENERAL REVENUE FUND 39,658
1491A	SPECIAL CATEGORIES			FROM GENERAL INSPECTION TRUST FUND . 4,499
	AQUACULTURE DEVELOPMENT	755 000		TOTAL: ANIMAL PEST AND DISEASE CONTROL
	FROM GENERAL REVENUE FUND	755,820		FROM GENERAL REVENUE FUND 6,210,169
1492	SPECIAL CATEGORIES			FROM TRUST FUNDS
1472	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM IROSI FUNDS
	SERVICES - HUMAN RESOURCES SERVICES			TOTAL POSITIONS
	PURCHASED PER STATEWIDE CONTRACT			TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND	12,296		101111 11111 1011110 1 1 1 1 1 1 1 1 1
	FROM GENERAL INSPECTION TRUST FUND .	12,270	3,205	PLANT PEST AND DISEASE CONTROL
	FROM GENERAL INSTECTION TROOT FORD .		3,203	TEMI TEDI IMP DIDENDE CONTROL
14921	FIXED CAPITAL OUTLAY			APPROVED SALARY RATE 14,623,515
117211	MINOR RENOVATIONS, REPAIRS, AND			11110120 01121111 1112 11/020/013
	IMPROVEMENTS - STATEWIDE			1500 SALARIES AND BENEFITS POSITIONS 370.00
	FROM GENERAL INSPECTION TRUST FUND .		127,000	FROM GENERAL REVENUE FUND 8,910,220
	TROW CONDICION TROOF TOND .		127,000	FROM CITRUS INSPECTION TRUST FUND . 892,326
1492B	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			FROM FEDERAL GRANTS TRUST FUND 5,787,465
11,22	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			FROM AGRICULTURAL EMERGENCY
	GRANTS AND AIDS - APALACHICOLA BAY OYSTER			ERADICATION TRUST FUND 2,935,685
	PROCESSOR FACILITIES UPGRADES			FROM PLANT INDUSTRY TRUST FUND 2,633,820
	FROM FEDERAL GRANTS TRUST FUND		768,060	-,
			,	1501 OTHER PERSONAL SERVICES
TOTAL:	AQUACULTURE			FROM GENERAL REVENUE FUND 21,170
	FROM GENERAL REVENUE FUND	3,110,173		FROM CITRUS INSPECTION TRUST FUND . 1,000
	FROM TRUST FUNDS		10,486,137	FROM FEDERAL GRANTS TRUST FUND 1,882,274
				FROM GENERAL INSPECTION TRUST FUND . 405,199
	TOTAL POSITIONS	44.00		FROM AGRICULTURAL EMERGENCY
	TOTAL ALL FUNDS		13,596,310	ERADICATION TRUST FUND
				FROM PLANT INDUSTRY TRUST FUND 585,752
ANIMAL	PEST AND DISEASE CONTROL			
				1502 EXPENSES
P	PPROVED SALARY RATE 5,241,824			FROM GENERAL REVENUE FUND 860,617
				FROM CITRUS INSPECTION TRUST FUND . 79,832
1493	SALARIES AND BENEFITS POSITIONS	114.50		FROM FEDERAL GRANTS TRUST FUND 1,741,441
		5,626,718		FROM GENERAL INSPECTION TRUST FUND . 173,395
	FROM FEDERAL GRANTS TRUST FUND		443,090	FROM AGRICULTURAL EMERGENCY
	FROM GENERAL INSPECTION TRUST FUND .		492,965	ERADICATION TRUST FUND
	FROM AGRICULTURAL EMERGENCY			FROM PLANT INDUSTRY TRUST FUND 724,622
	ERADICATION TRUST FUND		449,314	1502 ANDRAUTIO CARTURA AUGUSTAN
1404	OWNED DEDGOMAL GEDINIGES			1503 OPERATING CAPITAL OUTLAY
1494	OTHER PERSONAL SERVICES	11 000		FROM FEDERAL GRANTS TRUST FUND 216,195
	FROM GENERAL REVENUE FUND	11,866	05 702	FROM PLANT INDUSTRY TRUST FUND 5,006
	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		95,703 61,642	1504 SPECIAL CATEGORIES
	FROM GENERAL INSPECTION TRUST FUND .		01,042	ACQUISITION OF MOTOR VEHICLES
1495	EXPENSES			FROM FEDERAL GRANTS TRUST FUND
T#33	FROM GENERAL REVENUE FUND	3 K 5 0 0 1		FROM GENERAL INSPECTION TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND	303,301	509,264	FROM PLANT INDUSTRY TRUST FUND 201,500
	FROM GENERAL INSPECTION TRUST FUND .		532,788	IRON IMMI INDUBIRI IRODI IOMD
	FROM GENERAL INSTECTION TROOT FORD .		332,700	From the funds provided in Specific Appropriation 1504, the Department
1496	OPERATING CAPITAL OUTLAY			of Agriculture and Consumer Services may purchase one or more motor
1170	FROM GENERAL REVENUE FUND	50,949		vehicles for replacement when the mileage of a vehicle is in excess of
	FROM FEDERAL GRANTS TRUST FUND	00/,	25,000	175,000 miles unless it is determined by the Commissioner that the
	FROM GENERAL INSPECTION TRUST FUND .		85,000	vehicle replacement is a critical safety issue, or based on emergency or
			,	unforeseen circumstances as provided in section 287.14(3), Florida
1496A	SPECIAL CATEGORIES			Statutes.
	ACQUISITION OF MOTOR VEHICLES			
	FROM GENERAL INSPECTION TRUST FUND .		125,022	1505 SPECIAL CATEGORIES
			•	AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM)
1497	SPECIAL CATEGORIES			FROM AGRICULTURAL EMERGENCY
	CONTRACTED SERVICES			ERADICATION TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND		567,615	
	FROM GENERAL INSPECTION TRUST FUND .		301,558	1506 SPECIAL CATEGORIES
				GRANTS AND AIDS - BOLL WEEVIL ERADICATION
1498	SPECIAL CATEGORIES			FROM PLANT INDUSTRY TRUST FUND 150,000

SPECIF	RIATION	NAGEMENT/TRANSPO	RTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION 1515A FIXED CAPITAL OUTLAY APIARY RESEARCH AND EXTENSION LABORATORY -
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		36,000	DMS MGD FROM GENERAL REVENUE FUND 2,500,000
1508	SPECIAL CATEGORIES ENDANGERED PLANT SPECIES FROM PLANT INDUSTRY TRUST FUND		240,000	TOTAL: PLANT PEST AND DISEASE CONTROL FROM GENERAL REVENUE FUND
1508A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND			TOTAL POSITIONS
1509	FROM GENERAL REVENUE FUND	2,500,000		FOOD, NUTRITION AND WELLNESS APPROVED SALARY RATE 3,154,689
1307	CITRUS HEALTH RESPONSE PROGRAM FROM FEDERAL GRANTS TRUST FUND		6,193,482	1516 SALARIES AND BENEFITS POSITIONS 69.00
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		1,519,771	FROM GENERAL REVENUE FUND 161,383 FROM FEDERAL GRANTS TRUST FUND 896,991
1510	SPECIAL CATEGORIES PLANT PEST AND DISEASE CONTROL			FROM FOOD AND NUTRITION SERVICES TRUST FUND
1511	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		1,000,000	1517 OTHER PERSONAL SERVICES FROM FOOD AND NUTRITION SERVICES TRUST FUND
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND	104,481	7,144 482,385	1518 EXPENSES FROM GENERAL REVENUE FUND
	FROM GENERAL INSPECTION TRUST FUND . FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		39,645 105,000	FROM FOOD AND NUTRITION SERVICES TRUST FUND
1512	FROM PLANT INDUSTRY TRUST FUND SPECIAL CATEGORIES		118,049	1519 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM AGRICULTURAL EMERGENCY	539,179		FROM FOOD AND NUTRITION SERVICES TRUST FUND
1513	ERADICATION TRUST FUND		160,218	1520 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM - STATE MATCH FROM GENERAL REVENUE FUND 9,295,134
	INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES FOR INVASIVE EXOTICS QUARANTINE FACILITY FROM PLANT INDUSTRY TRUST FUND		720,000	1521 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL BREAKFAST PROGRAM FROM GENERAL REVENUE FUND 7,590,912
1514			,	1522 OPERATING CAPITAL OUTLAY FROM FOOD AND NUTRITION SERVICES
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	134,759		TRUST FUND
	FROM CITRUS INSPECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		8,575 9,510 1,800	ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND
1514A	FROM PLANT INDUSTRY TRUST FUND FIXED CAPITAL OUTLAY REPAIRS AND IMPROVEMENTS - HEATING, WENNILL TION. AND AND CONDUCTIONING. DOWN.		62,579	From the funds provided in Specific Appropriation 1522A, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 175,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or
	VENTILATION, AND AIR-CONDITIONING - DOYLE CONNER BUILDING FROM GENERAL INSPECTION TRUST FUND .		775,000	unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
1514B	FIXED CAPITAL OUTLAY FACILITY RENOVATIONS FOR BIOLOGICAL CONTROL PROGRAM - STATEWIDE FROM FEDERAL GRANTS TRUST FUND		480,500	1522B SPECIAL CATEGORIES SUPPORT FOR FOOD BANK FROM GENERAL REVENUE FUND 1,000,000
1515	FIXED CAPITAL OUTLAY RELOCATION, REPAIR AND REMOVATION OF			Funds in Specific Appropriation 1522B are provided for the Florida Association of Food Banks.
	CITRUS BUDWOOD FACILITIES - STATEWIDE FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		2,000,000	1523 SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANA SPECIFIC APPROPRIATION	GEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	
TRUST FUND	5,826,724 45,840	FUND	1
1523A SPECIAL CATEGORIES	·	FUND 399,61 FROM LAND ACQUISITION TRUST FUND 156,48	
FARM SHARE PROGRAM	F00 000		
FROM GENERAL REVENUE FUND	.,500,000	1529 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	
1523B SPECIAL CATEGORIES KINGDOM HARVEST COMMUNITY FOOD AND		FROM INLAND PROTECTION TRUST FUND	
OUTREACH CENTER FROM GENERAL INSPECTION TRUST FUND .	25,000	FROM GRANTS AND DONATIONS TRUST FUND	0
1524 SPECIAL CATEGORIES		FROM INTERNAL IMPROVEMENT TRUST FUND	2
GRANTS AND AIDS - EMERGENCY FEEDING ORGANIZATIONS		1530 EXPENSES	
FROM FEDERAL GRANTS TRUST FUND	4,321,184	FROM ADMINISTRATIVE TRUST FUND 2,554,355 FROM ECOSYSTEM MANAGEMENT AND	j
1525 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		RESTORATION TRUST FUND	
FROM GENERAL REVENUE FUND FROM FOOD AND NUTRITION SERVICES	1,860	FROM FEDERAL GRANTS TRUST FUND	
TRUST FUND	9,613	FUND	
1526 SPECIAL CATEGORIES		FROM LAND ACQUISITION TRUST FUND	Ş
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		1531 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	5
PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND	2,193	FROM FEDERAL GRANTS TRUST FUND)
FROM FOOD AND NUTRITION SERVICES TRUST FUND	17,870	1532 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE	
1527 DATA PROCESSING SERVICES	17,070	HEARINGS FROM ADMINISTRATIVE TRUST FUND	1
NORTHWEST REGIONAL DATA CENTER (NWRDC)			
FROM FOOD AND NUTRITION SERVICES TRUST FUND	842	1533 SPECIAL CATEGORIES CONTRACTED SERVICES	
The funds provided in Specific Appropriation		FROM ADMINISTRATIVE TRUST FUND 170,949 FROM INTERNAL IMPROVEMENT TRUST	
utilized for any costs related to the potential ex operated and managed by the Northwest Regional Dat		FUND	}
1527A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		1534 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY AQUAPONIC EXPANSION PROJECT		FROM ADMINISTRATIVE TRUST FUND	Ł
FROM GENERAL REVENUE FUND	150,000	1535 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
TOTAL: FOOD, NUTRITION AND WELLNESS FROM GENERAL REVENUE FUND 19	7,749,289	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
FROM TRUST FUNDS	1,084,659,118	FROM ADMINISTRATIVE TRUST FUND 92,469 FROM GRANTS AND DONATIONS TRUST)
	1 104 400 407	FUND	9
TOTAL ALL FUNDS	1,104,408,407	1536 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
TOTAL: AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT AND COMMISSIONER OF AGRICULTURE		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CLEAN MARINA	
FROM GENERAL REVENUE FUND 185 FROM TRUST FUNDS	1,351,614,053	FROM FEDERAL GRANTS TRUST FUND	
TOTAL POSITIONS 3,582	2.25	FUND)
TOTAL ALL FUNDS	1,536,678,071	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	3
ENVIRONMENTAL PROTECTION, DEPARTMENT OF		TOTAL POSITIONS	
PROGRAM: ADMINISTRATIVE SERVICES		TOTAL ALL FUNDS	}
EXECUTIVE DIRECTION AND SUPPORT SERVICES		FLORIDA GEOLOGICAL SURVEY	
APPROVED SALARY RATE 12,987,118		APPROVED SALARY RATE 1,389,301	
	. 00	1537 SALARIES AND BENEFITS POSITIONS 30.50 FROM INTERNAL IMPROVEMENT TRUST	
FROM ADMINISTRATIVE TRUST FUND	17,134,690	FUND	
FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND	218,975 219,580	FROM LAND ACQUISITION TRUST FUND	
FROM GRANTS AND DONATIONS TRUST		FROM WATER QUALITY ASSURANCE TRUST	

SECTION SPECIAL SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT	H MANAGEMENT/TRANSPORTATION	SECTI SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT,	TRANSPORTATION
	PRIATION			PRIATION		
APPROI	FUND	470,742	1550	SPECIAL CATEGORIES		
1538	OTHER PERSONAL SERVICES			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	296,578		PURCHASED PER STATEWIDE CONTRACT FROM WORKING CAPITAL TRUST FUND		35,609
	FUND	132,925				
	FROM WATER QUALITY ASSURANCE TRUST	6,778	1551	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES		1 001 100
1520	EXPENSES			FROM WORKING CAPITAL TRUST FUND		1,821,133
1539	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	79,965	1552	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER		
	FUND	60,905		FROM WORKING CAPITAL TRUST FUND		1,268,592
	FROM WATER QUALITY ASSURANCE TRUST	00,703		Their monative chilling thost rous		1/200/372
	FUND	300,442	TOTAL	: TECHNOLOGY AND INFORMATION SERVICES FROM TRUST FUNDS		13,890,897
1540	OPERATING CAPITAL OUTLAY					.,,
	FROM GRANTS AND DONATIONS TRUST			TOTAL POSITIONS	89.00	
	FUND	21,000		TOTAL ALL FUNDS		13,890,897
	FROM MINERALS TRUST FUND	48,868				, ,
	FROM WATER QUALITY ASSURANCE TRUST		OFFIC	E OF EMERGENCY RESPONSE		
	FUND	19.838				
		-27,555		APPROVED SALARY RATE 599,745		
1541	SPECIAL CATEGORIES			•		
	CONTRACTED SERVICES		1553	SALARIES AND BENEFITS POSITIONS	8.00	
	FROM FEDERAL GRANTS TRUST FUND	71,799		FROM COASTAL PROTECTION TRUST FUND .		521,035
	FROM GRANTS AND DONATIONS TRUST			FROM INLAND PROTECTION TRUST FUND .		170,268
	FUND	78,077				
	FROM MINERALS TRUST FUND	5,700	1554	OTHER PERSONAL SERVICES		
	FROM WATER QUALITY ASSURANCE TRUST			FROM COASTAL PROTECTION TRUST FUND .		90,068
	FUND	80,000				
			1555			
1542	SPECIAL CATEGORIES			FROM COASTAL PROTECTION TRUST FUND .		129,870
	RISK MANAGEMENT INSURANCE	40 886		FROM INLAND PROTECTION TRUST FUND .		129,440
	FROM MINERALS TRUST FUND	40,776	1556	OPERATING CAPITAL OUTLAY		
1543	SPECIAL CATEGORIES		1330	FROM COASTAL PROTECTION TRUST FUND .		7,818
1343	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM COMBIAE FROTECTION TROOF FORD .		7,010
	SERVICES - HUMAN RESOURCES SERVICES		1557	SPECIAL CATEGORIES		
	PURCHASED PER STATEWIDE CONTRACT		1337	ACQUISITION AND REPLACEMENT OF PATROL		
	FROM INTERNAL IMPROVEMENT TRUST			VEHICLES		
	FUND	2,362		FROM COASTAL PROTECTION TRUST FUND .		63,594
	FROM LAND ACQUISITION TRUST FUND	2,805				
	FROM MINERALS TRUST FUND	4,083	1558	SPECIAL CATEGORIES		
				HAZARDOUS WASTE CLEANUP		
TOTAL	: FLORIDA GEOLOGICAL SURVEY			FROM COASTAL PROTECTION TRUST FUND .		911,549
	FROM TRUST FUNDS	3,204,879	1550	apparat differentes		
	MOMBI DOCUMIONO	20.50	1559	SPECIAL CATEGORIES		
	TOTAL POSITIONS	30.50 3,204,879		ON-CALL FEES FROM COASTAL PROTECTION TRUST FUND .		8,902
	TOTAL ALL FUNDS	3,204,073		FROM COASIAL FROIDCIION IROSI FOND .		0,702
TECHNO	DLOGY AND INFORMATION SERVICES		1560	SPECIAL CATEGORIES		
			,	PAYMENTS FOR RESTORATION AND DAMAGE		
1	APPROVED SALARY RATE 4,187,002			FROM COASTAL PROTECTION TRUST FUND .		25,000
	, ,					
1544	SALARIES AND BENEFITS POSITIONS	89.00	1561	SPECIAL CATEGORIES		
	FROM WORKING CAPITAL TRUST FUND	5,956,702		ABANDONED DRUM REMOVAL AND DISPOSAL		
				FROM COASTAL PROTECTION TRUST FUND .		100,000
1545	OTHER PERSONAL SERVICES		1560	apparat differentes		
	FROM WORKING CAPITAL TRUST FUND	1,389,656	1562			
1546	EVDENGEG			RISK MANAGEMENT INSURANCE		20 077
1546	EXPENSES FROM WORKING CAPITAL TRUST FUND	2,027,743		FROM INLAND PROTECTION TRUST FUND .		30,077
	FROM WORKING CAPITAL IROSI FOND	2,021,143	1563	SPECIAL CATEGORIES		
1547	OPERATING CAPITAL OUTLAY		1303	UNDERGROUND STORAGE TANK CLEANUP		
1317	FROM WORKING CAPITAL TRUST FUND	20,625		FROM INLAND PROTECTION TRUST FUND .		114,759
		23/023				,,
1548	SPECIAL CATEGORIES		1564	SPECIAL CATEGORIES		
	CONTRACTED SERVICES			TRANSFER TO THE MARINE RESOURCES		
	FROM WORKING CAPITAL TRUST FUND	1,355,438		CONSERVATION TRUST FUND OR STATE GAME		
				TRUST FUND IN THE FWCC FOR LAW ENFORCEME	INT	
1549	SPECIAL CATEGORIES			FROM COASTAL PROTECTION TRUST FUND .		11,810,256
	RISK MANAGEMENT INSURANCE			FROM INLAND PROTECTION TRUST FUND .		1,991,722
	FROM WORKING CAPITAL TRUST FUND	15,399		FROM LAND ACQUISITION TRUST FUND		7,669,849

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH PIC PRIATION	MANAGEMENT/TRANSPORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH NEFIC PRIATION	MANAGEMENT/TRANSPORTATION
	FROM SOLID WASTE MANAGEMENT TRUST	2,822,599		FROM CONSERVATION AND RECREATION LANDS TRUST FUND	250,000
				FROM INTERNAL IMPROVEMENT TRUST	•
1565	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FUND	200,000
	SERVICES - HUMAN RESOURCES SERVICES		1574	SPECIAL CATEGORIES	
	PURCHASED PER STATEWIDE CONTRACT			NATIONAL OCEAN SURVEY	
	FROM COASTAL PROTECTION TRUST FUND .	1,861		FROM INTERNAL IMPROVEMENT TRUST	84,000
TOTAL:	OFFICE OF EMERGENCY RESPONSE			FUND	04,000
	FROM TRUST FUNDS	26,598,667	1575	SPECIAL CATEGORIES	
	TOTAL POSITIONS	8.00		RICO ACT- DISTRIBUTION OF PROCEEDS FROM PROPERTY SALES	
	TOTAL ALL FUNDS	26,598,667		FROM INTERNAL IMPROVEMENT TRUST	
				FUND	350,000
PROGRA	M: STATE LANDS		1576	SPECIAL CATEGORIES	
LAND A	ADMINISTRATION AND MANAGEMENT		1370	RISK MANAGEMENT INSURANCE FROM INTERNAL IMPROVEMENT TRUST	
I	APPROVED SALARY RATE 4,893,664			FUND	90,420
1566	SALARIES AND BENEFITS POSITIONS	99.00		FROM LAND ACQUISITION TRUST FUND	1,949
1566	SALARIES AND BENEFITS POSITIONS FROM CONSERVATION AND RECREATION	99.00	1577	SPECIAL CATEGORIES	
	LANDS TRUST FUND	832,329		PAYMENT IN LIEU OF TAXES	
	FROM INTERNAL IMPROVEMENT TRUST FUND	5,599,146		FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,160,000
	FROM LAND ACQUISITION TRUST FUND	170,101		HANDS INOSI FOND	1,100,000
	FROM WATER MANAGEMENT LANDS TRUST		1578	SPECIAL CATEGORIES	
	FUND	69,003		TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES FOR MANAGEMENT OF	
1567	OTHER PERSONAL SERVICES			CONSERVATION AND RECREATION LANDS (CARL)	
	FROM CONSERVATION AND RECREATION			FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND FROM GRANTS AND DONATIONS TRUST	190,178		LANDS TRUST FUND	18,233,756
	FUND	344,006	1579	SPECIAL CATEGORIES	
1560	DVDDMGDG			TRANSFER TO FISH AND WILDLIFE CONSERVATION	
1568	EXPENSES FROM CONSERVATION AND RECREATION			COMMISSION FOR MANAGEMENT OF CARL LANDS FROM CONSERVATION AND RECREATION	
	LANDS TRUST FUND	173,631		LANDS TRUST FUND	13,665,376
	FROM GRANTS AND DONATIONS TRUST FUND	300,000	1580	SPECIAL CATEGORIES	
	FROM INTERNAL IMPROVEMENT TRUST	300,000	1300	TRANSFER TO DEPARTMENT OF STATE FOR GRANTS	
	FUND	978,864		AND DONATIONS TRUST FUND	
	FROM LAND ACQUISITION TRUST FUND	78,127		FROM CONSERVATION AND RECREATION LANDS TRUST FUND	5,809,517
1569	OPERATING CAPITAL OUTLAY			EMBO INOSI IOND	3/003/31/
	FROM GRANTS AND DONATIONS TRUST	50.000	1581		
	FUND	50,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	FUND	15,000		PURCHASED PER STATEWIDE CONTRACT	
	FROM LAND ACQUISITION TRUST FUND	1,920		FROM CONSERVATION AND RECREATION	4 742
1571	SPECIAL CATEGORIES			LANDS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST	4,742
	TRANSFER TO DEPARTMENT OF AGRICULTURE			FUND	42,307
	PLANT INDUSTRY TRUST FUND			FROM LAND ACQUISITION TRUST FUND FROM WATER MANAGEMENT LANDS TRUST	6,487
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	240,000		FUND	948
1572	SPECIAL CATEGORIES CONTRACTED SERVICES		1582	FIXED CAPITAL OUTLAY LAND ACQUISITION	
	FROM GENERAL REVENUE FUND	1,000,000		FROM FEDERAL GRANTS TRUST FUND	5,000,000
	FROM CONSERVATION AND RECREATION		1500	DIVEN GARINAL CUMITAV	
	LANDS TRUST FUND	277,941	1583	FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY	
	FUND	235,563		ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS,	
₽~/	om the funds in Specific Appropria	tion 1570 \$1 000 000 in		STATEWIDE FROM GENERAL REVENUE FUND	10 000 000
	om the lunds in specific appropria Direcurring funds from the General Reve			FROM FLORIDA FOREVER TRUST FUND	10,000,000 47,500,000
Dep	partment of Environmental Protection for the	e assessment and evaluation	₽r	om the funds in Specific Appropriation	1583 \$40 000 000 from

1573 SPECIAL CATEGORIES STATE LANDS STEWARDSHIP

Island State Park for potential purchase.

of additional lands within the optimum park boundary of Gasparilla

From the funds in Specific Appropriation 1583, \$40,000,000 from proceeds from the sale of state-owned surplus nonconservation lands determined to no longer be needed by the Board of Trustees of the Internal Improvement Trust Fund, and \$12,500,000 in funds not associated with the sale of surplus nonconservation lands, shall be used for land

505,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

APPROPRIATION

acquisitions that are less-than-fee interest, for partnerships where the state's portion of the acquisition cost is no more than 50 percent, and for conservation lands needed for springs protection, military buffering or water resource protection.

From the funds in Specific Appropriation 1583, \$5,000,000 from the portion of funds not associated with nonconservation land sales is provided for the Rural and Family Lands Protection program in the Department Of Agriculture and Consumer Services.

1584 FIXED CAPITAL OUTLAY DEBT SERVICE

FROM LAND ACQUISITION TRUST FUND . . 154,752,250

Funds provided in Specific Appropriation 1584 are for Fiscal Year 2014-2015 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 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.

1584A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY TOWN OF LANTANA RECREATION FIELDS FROM INTERNAL IMPROVEMENT TRUST

1.000.000

From the funds in Specific Appropriation 1584A, up to \$1,000,000 from the Internal Improvement Trust fund is provided for the removal and relocation of the Town of Lantana recreation fields, infrastructure, and site improvements. Release of funds is contingent upon the sale, exceeding \$1,000,000, of the former A.G. Holley State Hospital property, consisting of 79.91 acres located at Section 33, Township 44 South, Range 43 East, in the Town of Lantana, Palm Beach County.

TOTAL: LAND ADMINISTRATION AND MANAGEMENT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	11,000,000	257,707,561
TOTAL POSITIONS	99.00	268,707,561
LAND AND RECREATION OPERATION SERVICES		
APPROVED SALARY RATE 3,646,275		

1585	SALARIES AND BENEFITS POSITIONS FROM CONSERVATION AND RECREATION	68.00	
	LANDS TRUST FUND		98,195
	FUND		1,236,575
	FROM LAND ACQUISITION TRUST FUND		309,148
	FROM STATE PARK TRUST FUND		2,901,034
	FROM WATER MANAGEMENT LANDS TRUST		
	FUND		207,456
1586	OTHER PERSONAL SERVICES		
	FROM CONSERVATION AND RECREATION		
	LANDS TRUST FUND		60,000

	FROM LAND ACQUISITION TRUST FUND	79,391
	FROM STATE PARK TRUST FUND	690,000
1587	EXPENSES	
	FROM INTERNAL IMPROVEMENT TRUST	
	FUND	75,000
	FROM LAND ACQUISITION TRUST FUND	45,000
	FROM STATE PARK TRUST FUND	1,110,433
	FROM WATER MANAGEMENT LANDS TRUST	
	FUND	26,748
1587A	OPERATING CAPITAL OUTLAY	
	FROM STATE PARK TRUST FUND	5,000

SECTION 5 -	NATURAL	RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION
SPECIFIC			
APPROPRIATION OF THE PROPERTY	ON		

1588	SPECIAL CATEGORIES		
	CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	715,000	
	FROM INTERNAL IMPROVEMENT TRUST		
	FUND		

1589	SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION FROM STATE PARK TRUST FUND		225,000
1589A	QUALIFIED EXPENDITURE CATEGORY BOARD OF TRUSTEES LAND DOCUMENT	SYSTEM	

TECHNOLOGY REFRESH PROJECT	
FROM INTERNAL IMPROVEMENT TRUST	
FUND	1,200,000

TOTAL: LAND AND RECREATION OPERATION SERVICES FROM GENERAL REVENUE FUND	715,000	8,773,980
TOTAL DOCTTIONS	60 00	

1011111	1001	1110110	•	•	•	•	•	•	•	•	•	•	00.00		
TOTAL	ALL	FUNDS												9,488,98	80

PROGRAM: DISTRICT OFFICES

WATER RESOURCE PROTECTION AND RESTORATION

APPROVED	SALARY	RATE	16,454,797

1590	SALARIES AND BENEFITS	POSITIONS	368.00	
	FROM GENERAL REVENUE FUN	D	8,869,484	
	FROM ECOSYSTEM MANAGEMEN	T AND		
	RESTORATION TRUST FUND			1,909,394
	FROM FEDERAL GRANTS TRUS	T FUND		681,268
	FROM INTERNAL IMPROVEMEN	T TRUST		
	FUND			842,572
	FROM LAND ACQUISITION TR	UST FUND		4,747,354
	FROM PERMIT FEE TRUST FU	ND		5,790,615
1591	OTHER PERSONAL SERVICES			

1591	OTHER PERSONAL SERVICES	
	FROM ECOSYSTEM MANAGEMENT AND	
	RESTORATION TRUST FUND	257,996
	FROM FEDERAL GRANTS TRUST FUND	326,247
	FROM PERMIT FEE TRUST FUND	80,288
	FROM WATER QUALITY ASSURANCE TRUST	
	FUND	10,000
1592	EXPENSES	

4	EAT BROED	
	FROM GENERAL REVENUE FUND	141,478
	FROM ECOSYSTEM MANAGEMENT AND	
	RESTORATION TRUST FUND	1,513,158
	FROM FEDERAL GRANTS TRUST FUND	31,244
	FROM LAND ACQUISITION TRUST FUND	204,617
	FROM PERMIT FEE TRUST FUND	160,878
	FROM WATER QUALITY ASSURANCE TRUST	
	FUND	18,196

1593	SPECIAL CATEGORIES CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	8,225	
	FROM ECOSYSTEM MANAGEMENT AND	-,-20	
	RESTORATION TRUST FUND		6,750
	FROM LAND ACQUISITION TRUST FUND		1,100
	FROM PERMIT FEE TRUST FUND		1,870
1594	SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE		
	FROM FCOSYSTEM MANACEMENT AND		

	RISK MANAGEMENT INSURANCE	
	FROM ECOSYSTEM MANAGEMENT AND	
	RESTORATION TRUST FUND	7,955
	FROM FEDERAL GRANTS TRUST FUND	2,836
1595	SPECIAL CATEGORIES	

TRANSFER TO DEPARTMENT OF MANAGEMENT

SERVICES - HUMAN RESOURCES SERVICES

SECTIO SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANS	PORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	
APPROP	RIATION PURCHASED PER STATEWIDE CONTRACT			APPROPRIATION FROM PERMIT FEE TRUST FUND	245
	FROM GENERAL REVENUE FUND FROM ECOSYSTEM MANAGEMENT AND	74,793		FROM SOLID WASTE MANAGEMENT TRUST FUND)61
	RESTORATION TRUST FUND		19,806	FROM WATER QUALITY ASSURANCE TRUST FUND	126
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		3,892 4,793		20
	FROM PERMIT FEE TRUST FUND		35,270	1604 OTHER PERSONAL SERVICES FROM INLAND PROTECTION TRUST FUND . 99,3	83
1595A	FIXED CAPITAL OUTLAY			FROM SOLID WASTE MANAGEMENT TRUST	
	STALLION HAMMOCK HABITAT RESTORATION PROJECT			FROM WATER QUALITY ASSURANCE TRUST	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		2,277,174	FUND	101
momar.			, ,	1605 EXPENSES FROM INLAND PROTECTION TRUST FUND . 388,3	27
TOTAL:	WATER RESOURCE PROTECTION AND RESTORATION FROM GENERAL REVENUE FUND	9,093,980		FROM FEDERAL GRANTS TRUST FUND 44,0	
	FROM TRUST FUNDS		18,935,273	FROM PERMIT FEE TRUST FUND	13
	TOTAL POSITIONS	368.00	20 020 252	FUND	179
	TOTAL ALL FUNDS		28,029,253	FROM WATER QUALITY ASSURANCE TRUST FUND	340
AIR PO	LLUTION PREVENTION			1606 OPERATING CAPITAL OUTLAY	
A	PPROVED SALARY RATE 3,343,138			FROM SOLID WASTE MANAGEMENT TRUST	010
1596	SALARIES AND BENEFITS POSITIONS	63.00		FUND	119
	FROM AIR POLLUTION CONTROL TRUST		4,197,316	1607 SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GRANTS AND DONATIONS TRUST		, ,	FROM INLAND PROTECTION TRUST FUND . 1,8	60
	FUND		30,633	FROM SOLID WASTE MANAGEMENT TRUST FUND	550
1597	OTHER PERSONAL SERVICES FROM AIR POLLUTION CONTROL TRUST			FROM WATER QUALITY ASSURANCE TRUST FUND	145
	FUND		109,229	·	
1598	EXPENSES			1608 SPECIAL CATEGORIES ON-CALL FEES	
	FROM AIR POLLUTION CONTROL TRUST		513,839	FROM COASTAL PROTECTION TRUST FUND . 90,0	00
1500			,	1609 SPECIAL CATEGORIES	
1599	OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST			RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND . 156,3	80
	FUND		98,307	FROM FEDERAL GRANTS TRUST FUND 5,3 FROM SOLID WASTE MANAGEMENT TRUST	39
1600	SPECIAL CATEGORIES			FUND	310
	CONTRACTED SERVICES FROM AIR POLLUTION CONTROL TRUST			1610 SPECIAL CATEGORIES	
	FUND		13,050	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1601	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			PURCHASED PER STATEWIDE CONTRACT FROM COASTAL PROTECTION TRUST FUND . 4,4	72
	FROM AIR POLLUTION CONTROL TRUST			FROM INLAND PROTECTION TRUST FUND . 15,6	65
	FUND		25,311	FROM FEDERAL GRANTS TRUST FUND 6,4 FROM PERMIT FEE TRUST FUND 3,9	
1602	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM SOLID WASTE MANAGEMENT TRUST FUND	₹41
	SERVICES - HUMAN RESOURCES SERVICES			FROM WATER QUALITY ASSURANCE TRUST	
	PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST			FUND	,67
	FUND		24,900	TOTAL: WASTE CONTROL FROM TRUST FUNDS	288
TOTAL:	AIR POLLUTION PREVENTION		5 010 505	, ,	
	FROM TRUST FUNDS		5,012,585	TOTAL POSITIONS	188
	TOTAL POSITIONS	63.00	5,012,585	EXECUTIVE DIRECTION AND SUPPORT SERVICES	
MA CITE			0,022,000		
	CONTROL			APPROVED SALARY RATE 3,786,765	
A	PPROVED SALARY RATE 7,341,000			1611 SALARIES AND BENEFITS POSITIONS 73.00 FROM GENERAL REVENUE FUND 973,281	
1603	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND .	155.00	845,470	FROM ADMINISTRATIVE TRUST FUND 2,879,9 FROM AIR POLLUTION CONTROL TRUST	88
	FROM INLAND PROTECTION TRUST FUND .		2,950,361	FUND	31
	FROM FEDERAL GRANTS TRUST FUND		1,119,107	FROM SOLID WASTE MANAGEMENT TRUST	

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH NEEDS TO SELECTION OF THE PRINCIPLE OF THE PRIN	MANAGEMENT/TRANSF	PORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANA PIC PILATION	AGEMENT/TRANS	PORTATION
	FUND		324,094		FROM WATER MANAGEMENT LANDS TRUST		
1612	OTHER PERSONAL SERVICES				FUND		56,000
1012	FROM ADMINISTRATIVE TRUST FUND FROM ECOSYSTEM MANAGEMENT AND		47,750	1620A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NORTHWEST FLORIDA WATER		
1612	RESTORATION TRUST FUND		15,000		MANAGEMENT DISTRICT ENVIRONMENTAL RESOURCE PERMITTING PROGRAM		
1613	EXPENSES FROM GENERAL REVENUE FUND	796,447			FROM WATER MANAGEMENT LANDS TRUST FUND		1,851,231
	FROM ADMINISTRATIVE TRUST FUND	750/117	497,157				1,001,101
	FROM AIR POLLUTION CONTROL TRUST		020 152	1621A	AID TO LOCAL GOVERNMENTS		
	FUND		232,173		GRANTS AND AIDS - NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT - OPERATIONS FROM WATER MANAGEMENT LANDS TRUST		
	FROM LAND ACQUISITION TRUST FUND		20,678		FUND		3,360,000
	FROM SOLID WASTE MANAGEMENT TRUST						
1614	FUND		55,942	1621B	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUWANNEE RIVER WATER MANAGEMENT DISTRICT OPERATIONS		
1614	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		2,876		MANAGEMENT DISTRICT - OPERATIONS FROM WATER MANAGEMENT LANDS TRUST		
					FUND		2,287,000
1615	SPECIAL CATEGORIES			16010	AID TO LOCAL GOVERNMENTS		
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	32,327		10210	GRANTS AND AIDS - SUWANNEE RIVER WATER		
	FROM ADMINISTRATIVE TRUST FUND	, ,	87,585		MANAGEMENT DISTRICT - ENVIRONMENTAL		
	FROM AIR POLLUTION CONTROL TRUST		0 004		RESOURCE PERMITTING FROM WATER MANAGEMENT LANDS TRUST		
	FUND		8,894		FUND		453,000
1616	SPECIAL CATEGORIES						,
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		103,852	1621D	SPECIAL CATEGORIES CONTRACTED SERVICES		
	FROM ADMINISTRATIVE TROOT FORD		103,032		FROM LAND ACQUISITION TRUST FUND		3,000
1617	SPECIAL CATEGORIES			1600	ODDATAL GAMDOODIDG		
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			1622	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	PURCHASED PER STATEWIDE CONTRACT				FROM WATER MANAGEMENT LANDS TRUST		
	FROM GENERAL REVENUE FUND	13,325	7 (()		FUND		3,224
	FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST		7,662	1622A	SPECIAL CATEGORIES		
	FUND		4,655		GRANTS AND AIDS - INDIAN RIVER LAGOON AND		
	FROM SOLID WASTE MANAGEMENT TRUST FUND		1,538		LAKE OKEECHOBEE BASIN - OPERATIONS FROM GENERAL REVENUE FUND	.3.769.525	
			_,			.,, .	
TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	1,815,380		1622B	SPECIAL CATEGORIES TRANSFER TO THE SOUTH FLORIDA WATER		
	FROM TRUST FUNDS	1,013,300	5,365,712		MANAGEMENT DISTRICT - DISPERSED WATER		
	MOMAT POGEMEONS	72.00			STORAGE FROM GENERAL REVENUE FUND	0 000 000	
	TOTAL POSITIONS	73.00	7,181,092		FROM GENERAL REVENUE FUND	.0,000,000	
ספרטפו	M: WATER POLICY AND ECOSYSTEMS RESTORATION			1623	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
I KOOKI	M. WAIER FORIET AND ECOSISTEMS RESIGNATION				SERVICES - HUMAN RESOURCES SERVICES		
WATER	POLICY AND ECOSYSTEMS RESTORATION				PURCHASED PER STATEWIDE CONTRACT	2 201	
1	APPROVED SALARY RATE 1,513,686				FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,301	2,259
1618	SALARIES AND BENEFITS POSITIONS	27.00		1624	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND	671,934			TRANSFER TO SAVE OUR EVERGLADES TRUST FUND		
	FROM ADMINISTRATIVE TRUST FUND FROM ECOSYSTEM MANAGEMENT AND		756,691		FROM GENERAL REVENUE FUND 4 FROM WATER MANAGEMENT LANDS TRUST	8,300,000	
	RESTORATION TRUST FUND		179		FUND		20,000,000
	FROM FEDERAL GRANTS TRUST FUND		505,051	1605	ETVED CADIMAL OUMLAV		
	FROM LAND ACQUISITION TRUST FUND FROM WATER MANAGEMENT LANDS TRUST		67	1025	FIXED CAPITAL OUTLAY DEBT SERVICE- WATER MANAGEMENT DISTRICTS		
	FUND		346,021		FROM WATER MANAGEMENT LANDS TRUST		40.00=
1619	OTHER PERSONAL SERVICES				FUND		13,397,150
	FROM FEDERAL GRANTS TRUST FUND		195,782	1626			
1.000	EADENCEC				DEBT SERVICE - SAVE OUR EVERGLADES BONDS		
1620	EXPENSES FROM GENERAL REVENUE FUND	30,106			FROM SAVE OUR EVERGLADES TRUST FUND		22,268,617
	FROM ADMINISTRATIVE TRUST FUND		25,000			_ =	
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		2,000 65,473		ds provided in Specific Appropriation 162 4-2015 debt service on bonds authorized pursu		
	TROM DAND ACQUISITION IRUST FUND		00,4/3	201	.1-2013 debt service on bonds authorized pursu	ant to section	11 213.013,

125 000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service.

1626A FIXED CAPITAL OUTLAY
DEBT SERVICE NEW ISSUES
FROM SAVE OUR EVERGLADES TRUST
FUND

4,270,000

Funds provided in Specific Appropriation 1626A are for Fiscal Year 2014-2015 debt service on new bonds authorized pursuant to section 215.619 (1)(a)2., Florida Statutes, to be issued in an amount not exceeding \$50,000,000 for the purpose of financing the cost of constructing sewage collection, treatment, and disposal facilities included in the Florida Keys Area of Critical State Concern protection program. Proceeds of such bonds may not be used to refinance or retire existing debt incurred for such construction, or to reimburse local government for funds previously expended for such purpose. Funds provided in Specific Appropriation 1626A may be used to pay debt service and other payments on the new bonds or on any parity bonds, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service. Proceeds of the bonds issued pursuant to this appropriation shall be distributed according to the inter-local agreement among the Village of Islamorada, Key Largo Wastewater Treatment District, City of Marathon, Monroe County/Florida Keys Aqueduct Authority, City of Key West, and Key Colony Beach as approved by the Department of Environmental Protection. A local government requesting disbursement of bond proceeds pursuant to this appropriation shall provide the Department of Environmental Protection with such documentation as the department deems necessary to comply with requirements relating to the issuance of the bonds, and to verify that the costs are properly incurred and work has been performed.

32,000,000

1632 SPECIAL CATEGORIES

GROUND WATER QUALITY MONITORING NETWORK

Funds in Specific Appropriation 1627 reflect the Select Committee on Indian River Lagoon and Lake Okeechobee Basin (IRLLOB) final report dated November 8, 2013, for water quality restoration strategies as provided in chapter 2013-59, Laws of Florida.

Funds in Specific Appropriations 1622A and 1627A shall be distributed to Everglades and other environmental initiatives in the amounts and purposes in the Select Committee on Indian River Lagoon and Lake Okeechobee Basin (IRLLOB) final report dated November 8, 2013. These funds reflect an increase of \$3,000,000 for the Caloosahatchee River C-43 Basin Storage Reservoir and a reduction of \$10,000,000 for the muck removal initiative included in the final report, which shall be provided to Brevard County for removal of muck from the Central and Northern Indian River Lagoon and the Banana River Brevard County shall provide \$1,000,000 to the Indian River Lagoon Research Institute at Florida

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

Institute of Technology for the purpose of scientific assessment to determine environmental benefits from the project. In order to expedite completion of the Kissimmee River Restoration, C-111 South Dade, and the Picayune Strand Restoration projects, funds appropriated for those projects may be increased or decreased and used in such increased or decreased amounts solely for the completion of those projects, in combination with funds provided by the South Florida Water Management District or federal government subject to the approval of the Legislative Budget Commission pursuant to section 216.292, Florida Statutes.

From the funds in Specific Appropriation 1627A, \$3,000,000 is provided to the Department of Agriculture and Consumer Services for implementation of agricultural nonpoint source controls in the Okeechobee, Caloosahatchee, and St. Lucie River watersheds.

Once	conodec, caroosanacenee, and	waterblieds.					
1627B	GRANTS AND AIDS TO LOCAL GO NONSTATE ENTITIES - FIXED C GRANTS AND AIDS - C-51 RESE IMPLEMENTATION FROM WATER MANAGEMENT LAND FUND	APITAL OUTLAY RVOIR S TRUST		500,000			
TOTAL:	WATER POLICY AND ECOSYSTEMS FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		87,849,866	169,347,745			
	TOTAL POSITIONS TOTAL ALL FUNDS		27.00	257,197,611			
PROGRAM	PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION						
WATER SCIENCE AND LABORATORY SERVICES							
Al	PPROVED SALARY RATE	9,673,284					
1628	SALARIES AND BENEFITS	POSITIONS	217.00				

TOTAL ALL FUNDS	231,131,011
PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION	
WATER SCIENCE AND LABORATORY SERVICES	
APPROVED SALARY RATE 9,673,284	
1628 SALARIES AND BENEFITS POSITIONS 217.00 FROM GENERAL REVENUE FUND 1,265,867 FROM ENVIRONMENTAL LABORATORY	
TRUST FUND FROM ECOSYSTEM MANAGEMENT AND	5,019,483
RESTORATION TRUST FUND	436,515 3,198,572
FUND	104,911 498,806
FUND	2,808,254
1629 OTHER PERSONAL SERVICES FROM ENVIRONMENTAL LABORATORY	
TRUST FUND	84,438 89,189
FUND	122,102
1630 EXPENSES FROM GENERAL REVENUE FUND 25,646 FROM ENVIRONMENTAL LABORATORY	
TRUST FUND FROM ECOSYSTEM MANAGEMENT AND	1,423,637
RESTORATION TRUST FUND	112,229 254,900
FUND	243,895
1631 OPERATING CAPITAL OUTLAY FROM ENVIRONMENTAL LABORATORY	
TRUST FUND	198,800

SECTION SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MAIC	NAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	
APPROF	RIATION		APPROPRIATION	
	FROM WATER QUALITY ASSURANCE TRUST FUND	1,908,191	FUND	12
			FROM WATER QUALITY ASSURANCE TRUST	
1633	SPECIAL CATEGORIES WATER MANAGEMENT DISTRICTS LABORATORY		FUND	96
	SUPPORT		1645 FIXED CAPITAL OUTLAY	
	FROM ENVIRONMENTAL LABORATORY		SPRINGS RESTORATION	
	TRUST FUND	176,425	FROM GENERAL REVENUE FUND 25,000,000	
1634	SPECIAL CATEGORIES		From the funds in Specific Appropriation 1645, \$10,000,000 in	
1034	EVERGLADES LAB SUPPORT		recurring funds and \$15,000,000 in nonrecurring funds from the General	
	FROM ENVIRONMENTAL LABORATORY		Revenue Fund shall be placed in reserve until the department submits to	
	TRUST FUND	231,564	the Legislative Budget Commission a project plan that includes, but is	
1625	CDECTAL CAMECODIEC		not limited to, a prioritization of springs projects that best represents all geographic regions of the state with an emphasis on equal	
1635	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS		spending between urban and agricultural areas to protect the quality and	
	FROM FEDERAL GRANTS TRUST FUND	1,445,126	quantity of water that flows from springs. The department may request	
			the release of the funds upon submission of the project plan for	
1636	SPECIAL CATEGORIES		approval by the Legislative Budget Commission pursuant to the provisions	
	LABORATORY SERVICES FROM FEDERAL GRANTS TRUST FUND	250,000	of chapter 216, Florida Statutes.	
	TROM TEDERAL GRANTE TROOT TONE	230,000	1646 FIXED CAPITAL OUTLAY	
1637	SPECIAL CATEGORIES		TOTAL MAXIMUM DAILY LOADS	
	CONTRACTED SERVICES		FROM LAND ACQUISITION TRUST FUND 9,385,00	00
	FROM ENVIRONMENTAL LABORATORY TRUST FUND	414,707	From the funds in Specific Appropriation 1646, up to \$500,000 may be	
	FROM WATER QUALITY ASSURANCE TRUST	111,707	transferred to the Department of Agriculture and Consumer Services for	
	FUND	31,852	implementation of agricultural best management practices.	
1638	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		1647 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	FROM ENVIRONMENTAL LABORATORY		GRANTS AND AID - NON-POINT SOURCE (NPS)	
	TRUST FUND	312,710	MANAGEMENT PLANNING GRANTS	
			FROM FEDERAL GRANTS TRUST FUND	00
1640	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		FROM WATER QUALITY ASSURANCE TRUST FUND	00
	FROM ECOSYSTEM MANAGEMENT AND		FUND	00
	RESTORATION TRUST FUND	56,201	TOTAL: WATER SCIENCE AND LABORATORY SERVICES	
			FROM GENERAL REVENUE FUND 29,643,190	
1641	SPECIAL CATEGORIES U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT		FROM TRUST FUNDS	51
	FROM WATER QUALITY ASSURANCE TRUST		TOTAL POSITIONS 217.00	
	FUND	214,897	TOTAL ALL FUNDS	41
1610	apparts althapping		DDOGDAM MARED DEGOVERGE MANAGEMENT	
1642	SPECIAL CATEGORIES TRANSFER TO INSTITUTE OF FOOD AND		PROGRAM: WATER RESOURCE MANAGEMENT	
	AGRICULTURE SCIENCES (IFAS) - LAKEWATCH		BEACH MANAGEMENT	
	FROM INTERNAL IMPROVEMENT TRUST			
	FUND	350,000	APPROVED SALARY RATE 2,638,288	
16421	SPECIAL CATEGORIES		1648 SALARIES AND BENEFITS POSITIONS 55.00	
101211	TOTAL MAXIMUM DAILY LOADS SPRINGS		FROM ECOSYSTEM MANAGEMENT AND	
	ENVIRONMENTAL MONITORING		RESTORATION TRUST FUND	
	FROM GENERAL REVENUE FUND	1,700,000	FROM PERMIT FEE TRUST FUND	59
Fur	ds in Specific Appropriation 1642A may	also be used for springs	1649 OTHER PERSONAL SERVICES	
	toration projects and activities.	and no about tot springs	FROM ECOSYSTEM MANAGEMENT AND	
			RESTORATION TRUST FUND	57
1642B	SPECIAL CATEGORIES STATEWIDE NUMERIC NUTRIENT CRITERIA		1650 EXPENSES	
	MONITORING NETWORK		FROM ECOSYSTEM MANAGEMENT AND	
	FROM GENERAL REVENUE FUND	1,640,679	RESTORATION TRUST FUND	11
			- 11 6 1 1 6 161 - 111 222 222 222	
1643	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		From the funds in Specific Appropriation 1650, \$45,661 from the Ecosystem Management and Restoration Trust Fund is provided for	
	SERVICES - HUMAN RESOURCES SERVICES		reimbursement of tenant improvements pursuant to section 8 of Lease No.	
	PURCHASED PER STATEWIDE CONTRACT		370:0218.	
		10,998	1.CE1 ODEDATING CARTEST OHITAU	
	FROM ENVIRONMENTAL LABORATORY TRUST FUND	26,137	1651 OPERATING CAPITAL OUTLAY FROM PERMIT FEE TRUST FUND 4,59	97
	FROM ECOSYSTEM MANAGEMENT AND	20,137	1,001 120011 122 10011 1002 1 1002 1 1002	- 1
	RESTORATION TRUST FUND	1,896	1652 SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND	14,118	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM INTERNAL IMPROVEMENT TRUST		SERVICES - HUMAN RESOURCES SERVICES	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION PURCHASED PER STATEWIDE CONTRACT	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION 1655 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 2,474	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	
Additional root roots.	FROM MINERALS TRUST FUND
1653 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	FROM NON-MANDATORY LAND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	RECLAMATION TRUST FUND
BEACH PROJECTS - STATEWIDE FROM GENERAL REVENUE FUND	FROM WATER QUALITY ASSURANCE TRUST FUND
FROM ECOSYSTEM MANAGEMENT AND	2000
RESTORATION TRUST FUND	1656 EXPENSES
Funds in Specific Appropriation 1653 and Section 52 are provided to fund the Department of Environmental Protection's Beach Management	FROM FEDERAL GRANTS TRUST FUND 725,518 FROM LAND ACQUISITION TRUST FUND 93,060 FROM NON-MANDATORY LAND
Funding Assistance Program (BMFAP) for Fiscal Year 2014-2015. Funds shall be provided in the order included in the department's Beach	RECLAMATION TRUST FUND
Restoration and Nourishment Projects list to include the specific	FROM WATER QUALITY ASSURANCE TRUST
projects: Duval County Shore Protection Project, Anna Marie Island/ Cortez Groin Replacement and Coquina Beach Nourishment (Manatee), Ft. Pierce Shore Protection Project, Gasparilla Island-Lee County Shore	FUND
Protection Project, Jupiter/Carlin Segment-Palm Beach County Shore	FROM MINERALS TRUST FUND
Protection Project, North Boca Raton Segment-Palm Beach County Shore	FROM NON-MANDATORY LAND
Protection Project, Ocean Ridge Segment-Palm Beach County Shore	RECLAMATION TRUST FUND
Protection Project, Longboat Key Beach Nourishment, Lido Key Beach Nourishment (Sarasota), St. Joe Peninsula Beach Nourishment (Gulf), Ft.	1658 SPECIAL CATEGORIES
Pierce Beach Emergency Truck Haul, Collier County Beach Nourishment,	WATER QUALITY MANAGEMENT/PLANNING GRANTS
South Amelia Island Beach Nourishment, Pensacola Beach Nourishment,	FROM FEDERAL GRANTS TRUST FUND 925,120
Delray Segment-Palm Beach County Shore Protection Project, Jupiter	1659 SPECIAL CATEGORIES
Island Beach Nourishment, Wabasso Beach Restoration (Indian River County), Bathtub Beach/Sailfish Point Project (Martin), South Marco	1659 SPECIAL CATEGORIES NATIONAL POLLUTANT DISCHARGE ELIMINATION
Island Nourishment, Broward County Shore Protection Segment II, and	SYSTEM PROGRAM
Mid-Reach/Brevard County Shore Protection Project. The amounts for	FROM PERMIT FEE TRUST FUND
certain projects have been adjusted to provide the necessary state matching funds to leverage currently available federal funds, or to	1660 SPECIAL CATEGORIES
maximize opportunities to accelerate project construction with federal	CONTRACTED SERVICES
funds.	FROM GENERAL REVENUE FUND 2,000,000
Funds in Specific Appropriation 1653 and Section 52 shall be provided	FROM MINERALS TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year	From the funds in Specific Appropriation 1660, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall.
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie Inlet IMP, and East Pass IMP Update.	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie Inlet IMP, and East Pass IMP Update.	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie Inlet IMP, and East Pass IMP Update. TOTAL: BEACH MANAGEMENT FROM GENERAL REVENUE FUND 25,439,065	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015. Funds in Specific Appropriation 1653 and Section 52 shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie Inlet IMP, and East Pass IMP Update. TOTAL: BEACH MANAGEMENT FROM GENERAL REVENUE FUND	nonrecurring funds from the General Revenue Fund is provided for the City of Cocoa Beach upland seawall. 1661 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
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SECTION SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANS	SPORTATION
	RIATION		APPROPRIATION	
1666	SPECIAL CATEGORIES		Defuniak Springs Water Main Replacement	417,498
	TRANSFER TO DEPARTMENT OF MANAGEMENT		Deltona Brackish Water Test	550,000
	SERVICES - HUMAN RESOURCES SERVICES		DeSoto County State Road 35 (US 17) Water System Extension	700,000
	PURCHASED PER STATEWIDE CONTRACT		Destin West Destin Water Supply Analysis	40,000
	FROM GENERAL REVENUE FUND 9,471		Doral Stormwater Improvements	750,000
	FROM ECOSYSTEM MANAGEMENT AND		East Orange County Quantity / Quality Upgrade	500,000
	RESTORATION TRUST FUND	1,845	EGRET Marsh Stormwater Park Harvest Screen Upgrade	175,000
	FROM FEDERAL GRANTS TRUST FUND	21,250	Emory Avenue Stormwater Pond	500,000
	FROM LAND ACQUISITION TRUST FUND	1,942	Florida City Farmers Market Alternative Water Supply Project Fort Lauderdale Dredging Maintenance	231,380 150,000
	FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND	12,512	Fort Lauderdale Southeast Neighborhood Tidal Valve and	150,000
	RECLAMATION TRUST FUND	7,203	Stormwater Upgrade	700,000
	FROM PERMIT FEE TRUST FUND	6,004	Freeport Water System Upgrades and Expansions	850,147
	FROM WATER QUALITY ASSURANCE TRUST	0,001	Freeport Water System US 331 North tie-in to Defuniak	000,22.
	FUND	8,016	Springs System	1,165,198
		•	Frostproof Water System Interconnect	1,000,000
1667	SPECIAL CATEGORIES		Ft. Island Trail Sewer Expansion Ph1	300,000
	WETLANDS PROTECTION		Glades County Stormwater Improvements	250,000
	FROM FEDERAL GRANTS TRUST FUND	284,459	Gulfport 49th Street Stormwater Retrofit Project	500,000
			Halifax River Subaqueous Sewer Force Main Project	750,000
1668	FIXED CAPITAL OUTLAY		Hallandale Beach Three Island Reuse Irrigation	240,000
	NON-MANDATORY LAND RECLAMATION PROJECTS		Hardee Co. Regional Wastewater Service Improvements - Phase 3A	250,000
	FROM NON-MANDATORY LAND	4 200 000	Hardee Co. Regional Wastewater Service Improvmnts - Phase 3B Hardee Co. Regional Wastewater Service Improvmnts - Phase 3C	250,000
	RECLAMATION TRUST FUND	4,200,000	Hendry County Central County Water Control District	250,000
16681	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		Reservoir Levee Constructions	300,000
1000H	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		Hilliard Sewer Rehabilitation	200,000
	GRANTS AND AIDS - WATER PROJECTS		Hillsborough County Cypress Street Outfall	750,000
	FROM GENERAL REVENUE FUND 88,505,684		Hosford Water Systems	75,000
			Indian River Lagoon Oyster Restoration Project	410,000
Fun	ds in Specific Appropriation 1668A shall be allocated as f	ollows:	Jacksonville Alternative Water Supply	100,000
			Key Biscayne Outfall Improvement Project	175,000
Alt	ha Water System	200,000	Lake Pippin Area Sanitary Improvements	2,000,000
	her Wastewater Collection, Treatment and Agriculture		Lake Toho Restoration Initiative	1,000,000
	Reuse Project	750,000	Lakeview Mobile Home Park Stormwater Pump	25,000
	ntura NE 29 Place Stormwater System Retrofits	425,000	Lantern Park Stormwater Protection	100,000
	Harbour Village Sanitary Sewer System Improvements	600,000	Lauderdale Lakes Canal System Conveyance and Water Quality	E00 000
	tow Water Reclamation Facility (WRF) Improvement for	F00 000	Improvements Phase IV Lauderhill Floridian Wells Installation	500,000
	Regional Wastewater Treatment	500,000	Lee County Alico Road Phase II Force Main	250,000 761,250
	County Metered Water Improvements	90,651	Lee County Nalle Grade Stormwater Park	500,000
	Improvements	1,000,000	Lee County Spanish Creek Restoration	100,000
	County Road 388 Force Main.	1,000,000	Leon County Robinson Road Flood Relief	350,000
-	le Glade NW Avenue H Storm Water Improvements	250,000	Leon County Septic to Sewer Project	75,000
	untstown River Park/Environmental Clean-Up	75,000	Little Egypt Septic to Sewer Conversion Project	350,000
	untstown Wastewater Improvements and Expansion	900,000	Loxahatchee River Preservation Initiative Projects	2,076,718
Bon	ita Springs Filter Marsh and Wet Detention Pond - Felts		Macclenny Sewer System Replacement	1,000,000
	Ave at Ragsdale Street	250,000	Manatee County Southwest Water Reclamation Facility Class V	
	nford Wastewater Treatment Plant	200,000	Recharge Well	1,000,000
	vard County Source Reduction and Legacy Load Remediation		Margate Sewer Piping Rehabilitation Project	100,000
	of Muck in the Indian River Lagoon	800,000	Marianna Pennsylvania Avenue Water Main	665,000
	hnell Sumterville Water Plant Modification	400,000	Marion County Baseline Road Water Main Relocation	1,000,000
	bridge Canal Stormwater Improvements Phase II	647,500	Mayo Stormwater Assessment Plan	75,000
-	e Coral Reclaimed Water Transmission Main Caloosahatchee	700 125	Mexico Beach Alternate Water Supply Project	1,592,309
	River Crossing Project	790,135	Miami (West) Updates Aged Water System	200,000 400,000
	tury Fannie/Campbell Road Waterline Improvements	400,000 459,134	Miami Dade SW 157th Avenue Canal	500,000
	rlotte Harbor East and West Spring Lakes Revitalize	137,131	Miami Gardens Neighborhood Stormwater Swale Re-grading	300,000
0110	Impaired Waters	500,000	Project	10,000
	pley Impaired Waterbody	1,500,000	Miami Gardens NW 195/204 Stormwater Drainage Project	75,000
	arwater Sanitary Sewer Expansion Program	250,000	Miami Gardens Vista Verde Stormwater Drainage Project -	,
	oa Beach Minutemen Corridor Stormwater Improvements	400,000	Phase #2	275,000
Coc	onut Creek Lift Station Rehabilitation Project	100,000	Miami Lakes Canal Bank Stabilization Project	1,000,000
	onut Creek Sewer Manhole Rehabilitation	75,000	Miami River Commission	150,000
	onut Creek Sewer Pipe Rehabilitation Project	50,000	Miami Wagner Creek / Seybold Canal Restoration Project	200,000
	per City Replacement of Asbestos-Cement Water Mains	520,800	Midway Sewer Project	75,000
	al Gables Canal	200,000	Miramar Historic Drainage System Improvement Project	250,000
	al Gables Comprehensive I&I Program	400,000	Monticello Water Tower Rehabilitation	125,000
	al Springs Stormwater Improvement	115,000	Moore Haven Stormwater Conveyance and Improvements	300,000
	stview Reclaimed Water Implementation Planler Bay Academy of the Advanced Studies, Centennial	30,000	Mossy Head Wastewater Treatment Project	4,400,000
Cul	Campus Drainage Improvement Project (SW 212th Street)	300,000	Niceville Reclaimed Water System Flowmeters	567,000 26,000
Dad	e City Hydrant and Valve Replacement	520,000	North Bay Village Storm Water Quality Improvements	600,000
	e City Orange Valley Well	713,900	North Miami Beach 163rd Street Business District Sewering	359,500
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SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC		SPECIFIC
APPROPRIATION		APPROPRIATION
North Miami Gravity Sanitary Sewer Improvement	250,000	Project
Oakland Wastewater System	250,000	Umatilla Main Water Treatment Plant Upgrade 677,050
Ocala Water Reclamation Facility #2 Nitrogen Removal	750,000	US 1 Dredging Project
Okaloosa Island Water Supply Project	600,000	Virginia Gardens Stormwater ADA Improvement 40th Street 275,000
Okaloosa Island/Wright Area Gravity Sewer Rehabilitation	450,000	Walton County Coastal Dunes Lakes Culvert - Replacement and
Okeechobee County East-West Conveyance Flowway Water Quality	,	Environmental Management Plan
and Water Quantity Project	200,000	Wauchula Water Line Replacement - S 1st Ave, Green, MLK &
Okeechobee Stormwater Conveyance / Retrofit and Water		Summit Area
Quality Project	100,000	Wauchula Water Line Replacement - S 7th, W Main, Florida &
Opa-locka Cairo Lane - NW 135 Street To NW 127th Street	100,000	Louisiana
	COO 000	
Canal	600,000	
Opa-locka NW 127th Street - Cairo Lane To NW 32 Avenue	400,000	West Park Preparation of Retention Pond for Redevelopment 200,000
Orlando Nutrient Treatment Enhancement at the Conserv II WRF	400,000	West Park SW 40th Ave Drainage and Infrastructure
Palm Bay Bayfront Stormwater Improvements - Indian River		Improvements
Lagoon	500,000	Winter Haven Aquifer Recharge / LID Project 60,000
Palm Beach County - Lake Regional Infrastructure Improvement		Winter Park Mead Garden (Lake Lillian) Restoration Project 400,000
Projects	1,000,000	Zephyrhills Fire Protection Water Line
Palm Coast Concentrate Treatment Project	375,000	
Palm River Water and Sewer Expansion	500,000	1669 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Palmetto Bay Sub-Basin 10 Drainage Improvements	300,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Palmona Park Water Quality Improvement Project	300,000	GRANTS AND AID - NON-POINT SOURCE (NPS)
Park Boulevard II - Pond Improvements	87,500	MANAGEMENT PLANNING GRANTS
Pasadena Place (PYCC) Culvert Replacement and Outfall	0.,000	FROM FEDERAL GRANTS TRUST FUND 2,000,000
Structure 2	245,000	2,000,000
Pasco County Duck Slough Drainage Basin	200,000	1670 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
	•	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Pasco County Lacoochee/Trilby Water System Improvements	500,000	
Pasco County Pithlachascotee-Anclote Conservation Effort	1 000 000	DRINKING WATER FACILITY CONSTRUCTION -
(PACE)	1,000,000	STATE REVOLVING LOAN
Peace River Facility Treatment Capacity Expansion - Phase I.	1,500,000	FROM GENERAL REVENUE FUND 5,137,200
Pembroke Park SW 31 Avenue Drainage Project	450,000	FROM DRINKING WATER REVOLVING LOAN
Pompano Beach Reuse/Reclaimed Water System Expansion to		TRUST FUND
Serve NE Pompano Beach	300,000	
Port Orange Cambridge Canal Stormwater Improvement Project	650,000	1671 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Punta Gorda Reverse Osmosis Water Treatment Plant and		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Brackish Groundwater Supply Project	900,000	WASTEWATER TREATMENT FACILITY CONSTRUCTION
Putnam County Centralized Wastewater System	750,000	FROM GENERAL REVENUE FUND 8,378,080
Riviera Beach Avenue O Stormwater Easement Extensions	425,000	FROM WASTEWATER TREATMENT AND
Riviera Beach West 18th Street - West 22nd Street Stormwater		STORMWATER MANAGEMENT REVOLVING
Improvement	375,000	LOAN TRUST FUND
Riviera Beach West 6th Street Improvements	500,000	133,100,033
Rockledge Septic Tanks Elimination	•	1672 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
5 .	775,000	
Royal Palm Beach Comprehensive Stormwater Management Program	250,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Sanford Alternative Water Supply project	500,000	GRANTS AND AIDS - FLORIDA KEYS WASTEWATER
Sanford Nutrient Reduction at Lake Jessup and Land Monroe		TREATMENT PLAN
Watersheds	500,000	FROM SAVE OUR EVERGLADES TRUST
Sarasota County Dona Bay Ecosystem Restoration Project	650,000	FUND
Sarasota County Study of Warm Mineral Spring	50,000	
South Lake Regional Water Initiative	300,000	1673 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Southwest Ranches Interconnect Drainage	450,446	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Spring Lake Improvement District STA	416,000	SMALL COUNTY WASTEWATER TREATMENT GRANTS
St Johns River	842,493	FROM FEDERAL GRANTS TRUST FUND 21,000,000
St Johns River Study - Marine Science Resource Institute	,	
Jacksonville University	400,000	From the funds in Specific Appropriation 1673, \$500,000 is provided to
St. Lucie River and Indian River Lagoon Issues Team	2,076,718	publically owned utilities in rural counties to remove sand and grit
Sunny Isles Beach 174th Street Drainage & Improvements	500,000	from wastewater treatment plants that must remain in operation in order
Sunrise C-51 Reservoir Water Supply Expansion	400,000	to avoid the discharge of untreated wastewater. The department shall
Surfside Emergency Seawall	37,500	coordinate with the Florida Rural Water Association in the selection and
SW 54th Place Drainage	75,000	administration of projects. Funds shall be distributed on a first-come,
Tallahassee 4th Avenue Drainage Improvements	510,000	first-serve basis and require a local match of up to 50 percent.
Tallahassee Red Arrow Abatement Project	435,000	
Tamarac 57th Street Stormwater Project	300,000	1673A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
Tampa Bay Water Authority Cypress Creek Wellfield Surface		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Water Improvements project	432,500	EAU GALLIE RIVER MUCK REMOVAL - EGRET
Tampa Bay Watrous Canal Rehabilitation	375,000	FROM GENERAL REVENUE FUND 10,000,000
Tavares Stormwater Collection System	750,000	• •
Taylor County Wastewater Project - Steinhatchee Septic Tank	,	TOTAL: WATER RESOURCE MANAGEMENT
Elimination	400,000	FROM GENERAL REVENUE FUND
Titusville Draa Field Water Quality Improvements - Indian	200,000	FROM TRUST FUNDS
	800 000	INON INOUT TORDO
River Lagoon	800,000	TOTAL DOCITIONS
Town of Medley Flood Mitigation Area South	300,000	TOTAL POSITIONS 206.00
Tumblin Creek Regional Stormwater Treatment Facility	393,357	TOTAL ALL FUNDS
Twin Lakes Drainage Project	100,000	DDOGDAM LIAGER MANAGEMENTE
Umatilla City Wide Water Main Replacement	4,000,000	PROGRAM: WASTE MANAGEMENT
Umatilla Lake Yale Stormwater and Alternative Water Supply		

SPECIF APPROF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH FIC PRIATION MANAGEMENT	MANAGEMENT/TRANSPORTATION	SPECIE APPROF	PRIATION SPECIAL CATEGORIES	
P	APPROVED SALARY RATE 9,501,037			HAZARDOUS WASTE SITES RESTORATION FROM FEDERAL GRANTS TRUST FUND	5
1674	SALARIES AND BENEFITS POSITIONS FROM INLAND PROTECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND	196.00 5,353,854 2,089,069 2,218,046	1686	SPECIAL CATEGORIES HAZARDOUS WASTE COMPLIANCE ASSISTANCE AND EDUCATION FROM SOLID WASTE MANAGEMENT TRUST FUND)0
1655	FROM WATER QUALITY ASSURANCE TRUST FUND	3,988,300	1687	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND	
1675	OTHER PERSONAL SERVICES FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	23,780 214,193		CONSUMER SERVICES - MOSQUITO CONTROL PROGRAM FROM SOLID WASTE MANAGEMENT TRUST FUND	00
	FUND	142,552			•
	FROM WATER QUALITY ASSURANCE TRUST FUND	12,000	1687A	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES FOR SUSTAINABLE	
1676	EXPENSES FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	588,315 179,291		BIOSOLIDS TO RENEWABLE ENERGY FROM SOLID WASTE MANAGEMENT TRUST FUND	00
	FUND	277,094	1688	SPECIAL CATEGORIES DRYCLEANING CONTAMINATION CLEANUP	
1677	FUND	436,166		FROM WATER QUALITY ASSURANCE TRUST FUND	10
1677	GRANTS AND AIDS - SOUTHERN WASTE INFORMATION EXCHANGE CLEARING HOUSE FROM SOLID WASTE MANAGEMENT TRUST		1689	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND . 16,660	i6
	FUND	300,000		FROM SOLID WASTE MANAGEMENT TRUST FUND	4
1678	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HAZARDOUS WASTE COLLECTION			FROM WATER QUALITY ASSURANCE TRUST FUND	
1670	FROM WATER QUALITY ASSURANCE TRUST FUND	509,994	1690	TRANSFER TO DEPARTMENT OF REVENUE - ADMINISTRATION OF LEAD ACID BATTERY FEE	
1679	OPERATING CAPITAL OUTLAY FROM INLAND PROTECTION TRUST FUND . FROM SOLID WASTE MANAGEMENT TRUST	9,929		FROM WATER QUALITY ASSURANCE TRUST FUND)2
	FUND	44,094	1691	SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA -	
1680	FUND	11,023		RESEARCH AND TESTING FROM SOLID WASTE MANAGEMENT TRUST FUND	00
	STORAGE TANK COMPLIANCE VERIFICATION FROM INLAND PROTECTION TRUST FUND .	5,900,000	1692	SPECIAL CATEGORIES	
1681	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF HEALTH FOR BIOMEDICAL WASTE REGULATION			UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND . 5,655,889 FROM FEDERAL GRANTS TRUST FUND 3,092,466	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	880,000	1693	SPECIAL CATEGORIES LOCAL GOVERNMENT CLEANUP CONTRACTING FROM INLAND PROTECTION TRUST FUND . 7,000,000	0
1682	SPECIAL CATEGORIES CONTRACTED SERVICES	100.045	1694	SPECIAL CATEGORIES	
	FROM INLAND PROTECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	109,045 4,200		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FUND	102,500		FROM INLAND PROTECTION TRUST FUND . 30,87' FROM FEDERAL GRANTS TRUST FUND 10,48:	
	FUND	62,100		FROM SOLID WASTE MANAGEMENT TRUST FUND)9
1683	SPECIAL CATEGORIES FEDERAL WASTE PLANNING GRANTS			FROM WATER QUALITY ASSURANCE TRUST FUND	
	FROM FEDERAL GRANTS TRUST FUND	954,153	1694A	SPECIAL CATEGORIES	
1684	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST		-37 ***	TRANSFER TO THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - OPERATION CLEAN SWEEP	
	FUND	1,719,108		FROM SOLID WASTE MANAGEMENT TRUST	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
FUND	LAND MANAGEMENT
	FROM CONSERVATION AND RECREATION
1695 FIXED CAPITAL OUTLAY DRY CLEANING SOLVENT CONTAMINATED SITE	LANDS TRUST FUND
CLEANUP	1704A SPECIAL CATEGORIES
FROM WATER QUALITY ASSURANCE TRUST	CONTRACTED SERVICES
FUND	FROM LAND ACQUISITION TRUST FUND 50,000
1697A FIXED CAPITAL OUTLAY	From the funds in Specific Appropriation 1704A, \$50,000 from the Land
PETROLEUM TANKS CLEANUP FROM INLAND PROTECTION TRUST FUND . 110,000,000	Acquisition Trust Fund is provided to the City of Destin for a feasibility study for an aquatic nature park.
TRON TRANSPORTED TROOF FOR	readification beauty rest and aquation interest parts.
1698 FIXED CAPITAL OUTLAY HAZARDOUS WASTE CONTAMINATED SITE CLEANUP	1705 SPECIAL CATEGORIES AMERICORPS PROGRAM
FROM WATER QUALITY ASSURANCE TRUST	FROM FEDERAL GRANTS TRUST FUND 621,926
FUND	1000 ODDOTAL CAMBOODING
1699 FIXED CAPITAL OUTLAY	1706 SPECIAL CATEGORIES OUTSOURCING/PRIVATIZATION
DEBT SERVICE - INLAND PROTECTION FINANCING	FROM STATE PARK TRUST FUND
CORPORATION FROM INLAND PROTECTION TRUST FUND . 9,787,955	1706A SPECIAL CATEGORIES
FROM IMPRIOR FROM INCOME FORD . 7,101,733	MANAGEMENT OF WATER CONTROL STRUCTURES
Funds in Specific Appropriation 1699 are for Fiscal Year 2014-2015	FROM STATE PARK TRUST FUND
debt service on bonds pursuant to Specific Appropriation 1733, Chapter 2009-81, Laws of Florida, and any administrative expenses of the Inland	1706B SPECIAL CATEGORIES
Protection Financing Corporation for the purpose of rehabilitation of	CONTROL OF INVASIVE EXOTICS
petroleum contamination sites pursuant to sections 376.30 through 376.317, Florida Statutes.	FROM STATE PARK TRUST FUND
570.517, Holiad beacaces.	1706C SPECIAL CATEGORIES
1700 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	PURCHASES FOR RESALE FROM STATE PARK TRUST FUND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SOLID WASTE MANAGEMENT	FROM STATE PARK TRUST FUND
FROM SOLID WASTE MANAGEMENT TRUST	1707 SPECIAL CATEGORIES
FUND	RISK MANAGEMENT INSURANCE FROM CONSERVATION AND RECREATION
TOTAL: WASTE MANAGEMENT	LANDS TRUST FUND 608,851
FROM TRUST FUNDS	FROM STATE PARK TRUST FUND
TOTAL POSITIONS 196.00	1707A SPECIAL CATEGORIES
TOTAL ALL FUNDS	
PROGRAM: RECREATION AND PARKS	FROM CONSERVATION AND RECREATION LANDS TRUST FUND
STATE PARK OPERATIONS	1708 SPECIAL CATEGORIES LAND USE PROCEEDS DISBURSEMENTS
APPROVED SALARY RATE 33,829,450	FROM STATE PARK TRUST FUND
1701 SALARIES AND BENEFITS POSITIONS 1,013.50	1709 SPECIAL CATEGORIES
FROM CONSERVATION AND RECREATION	TRANSFER TO DEPARTMENT OF MANAGEMENT
LANDS TRUST FUND	
FROM STATE PARK TRUST FUND	PURCHASED PER STATEWIDE CONTRACT FROM CONSERVATION AND RECREATION
1701A OTHER PERSONAL SERVICES	LANDS TRUST FUND
FROM STATE PARK TRUST FUND	FROM STATE PARK TRUST FUND
1701B EXPENSES	1709A FIXED CAPITAL OUTLAY
FROM CONSERVATION AND RECREATION LANDS TRUST FUND	ST ANDREWS STATE PARK FROM LAND ACQUISITION TRUST FUND 2,220,000
FROM STATE PARK TRUST FUND	FROM LEMB ACQUISITION IROST FORD 2,220,000
17010 ODDDAMING CADIMAL CUMPAN	Funds in Specific Appropriation 1709A are provided to fund the
1701C OPERATING CAPITAL OUTLAY FROM STATE PARK TRUST FUND 80,986	Department of Environmental Protection's Beach Management Funding Assistance Program (BMFAP) for Fiscal Year 2014-2015 Inlet Sand
	Bypassing/Inlet Management Plan Implementation project for the St.
1702 SPECIAL CATEGORIES DISTRIBUTION OF SURCHARGE FEES	Andrew's State Park.
FROM STATE PARK TRUST FUND	1710 FIXED CAPITAL OUTLAY
1703 SPECIAL CATEGORIES	STATE PARK FACILITY IMPROVEMENTS FROM GENERAL REVENUE FUND 100,000
DISBURSE DONATIONS	FROM CONSERVATION AND RECREATION
FROM GRANTS AND DONATIONS TRUST	LANDS TRUST FUND
FUND	From the funds in Specific Appropriation 1710, \$1,660,500 from
	the Conservation and Recreation Lands Trust Fund shall be provided to
1703A SPECIAL CATEGORIES	Colt Creek State Park to develop family and primitive campsites as

SPECIFIC	5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSF	PORTATION	SPECI		TATION
APPROPRIA conta: 2007.	NTION Ined in the park's approved unit management plan dated Dec	cember 14,		PRIATION SALARIES AND BENEFITS POSITIONS 102.00 FROM CONSERVATION AND RECREATION LANDS TRUST FUND	493,785
Conse	the funds in Specific Appropriation 1710, \$2,000,000 cvation and Recreation Lands Trust Fund is provided for sea wall at Hugh Taylor Birch State Park.			FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	2,644,413 3,191,361
nonre	the funds in Specific Appropriation 1710, \$1 curring general revenue funds is provided for Florida Cave capital improvements.		1717	OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND . FROM CONSERVATION AND RECREATION LANDS TRUST FUND	6,957 157,732
RI	IXED CAPITAL OUTLAY EMOVE ACCESSIBILITY BARRIERS - STATEWIDE		1510	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	104,656 331,374
j	FROM CONSERVATION AND RECREATION LANDS TRUST FUND FROM LAND ACQUISITION TRUST FUND IXED CAPITAL OUTLAY	1,000,000 3,000,000	1/18	EXPENSES FROM CONSERVATION AND RECREATION LANDS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	184,858 144,600 617,099
	RANTS AND DONATIONS SPENDING AUTHORITY			FROM DAND ACQUISITION TRUST FUND	017,033
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	4,000,000	1719	OPERATING CAPITAL OUTLAY FROM CONSERVATION AND RECREATION LANDS TRUST FUND	9,292
		=,000,000			7,272
NO Fl	RANTS AND AIDS TO LOCAL GOVERNMENTS AND DISTATE ENTITIES - FIXED CAPITAL OUTLAY EDERAL LAND AND WATER CONSERVATION FUND GRANTS		1720	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND	141,135
	FROM FEDERAL GRANTS TRUST FUND	4,000,000		om the funds provided in Specific Appropriation 1720 Environmental Protection may purchase one or more mo	
NO Fl	RANTS AND AIDS TO LOCAL GOVERNMENTS AND DINSTATE ENTITIES - FIXED CAPITAL OUTLAY LORIDA RECREATION DEVELOPMENT ASSISTANCE		rej un: rej	placement when the mileage of a vehicle is in excess less it is determined by the agency secretary placement is a critical safety issue, or based on emer roumstances as provided for in section 287.14(3), Flor	of 175,000 miles that the vehicle gency unforeseen
	GRANTS FROM GENERAL REVENUE FUND 2,479,820		CI	remiseances as provided for in section 207.14(3), From	iua statutes.
	in Specific Appropriation 1714A are provided for the F: 2015 Priority List for Small Projects Fund - Development :		1721	SPECIAL CATEGORIES SUBMERGED RESOURCE DAMAGED RESTORATIONS FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	57,834
NO NZ	RANTS AND AIDS TO LOCAL GOVERNMENTS AND DISTATE ENTITIES - FIXED CAPITAL OUTLAY ATIONAL RECREATIONAL TRAIL GRANTS FROM FEDERAL GRANTS TRUST FUND	5,000,000	1722	SPECIAL CATEGORIES CONTRACTED SERVICES FROM CONSERVATION AND RECREATION	·
	RANTS AND AIDS TO LOCAL GOVERNMENTS AND DISTATE ENTITIES - FIXED CAPITAL OUTLAY			LANDS TRUST FUND FROM LAND ACQUISITION TRUST FUND	50,000 304,443
_	OCAL PARKS FROM GENERAL REVENUE FUND 3,050,000		1723	SPECIAL CATEGORIES MARINE RESEARCH GRANTS	
	FROM LAND ACQUISITION TRUST FUND	750,000		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	4,419,138
	in Specific Appropriation 1715A from the Land Acquisite that he used for following local parks:	tion Trust		FUND	662,799 310,167
Breva: East (Guard Auxiliary Flotilla 11-1 Sand Key Park Project rd County Field of Dreams Sports Park Drange County Christmas Regional Park and rts Complex	200,000 50,000 250,000	1724	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CONSERVATION AND RECREATION LANDS TRUST FUND	174,214
The	remaining funds provided in Specific Appropriation 1715/ Acquisition Trust Fund and the General Revenue Fund	A from the		FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	1,384 90,539
	ated as follows:	I SHAII DC	1725	SPECIAL CATEGORIES	
Topeel West 1	Reegee Yugnee (T.Y.) Park	3,250,000 50,000		COASTAL AND AQUATIC MANAGED AREAS (CAMA) - CARL MANAGEMENT FUNDS FROM CONSERVATION AND RECREATION LANDS TRUST FUND	368,417
F	TATE PARK OPERATIONS ROM GENERAL REVENUE FUND 5,629,820 ROM TRUST FUNDS	117,303,679	1726		300,711
	TOTAL POSITIONS 1,013.50 TOTAL ALL FUNDS	122,933,499		PURCHASED PER STATEWIDE CONTRACT FROM CONSERVATION AND RECREATION LANDS TRUST FUND	2,925
COASTAL A	AND AQUATIC MANAGED AREAS			FROM FEDERAL GRANTS TRUST FUND	11,568
APPI	ROVED SALARY RATE 4,910,029			FROM LAND ACQUISITION TRUST FUND	24,305

SPECIFIC APPROPRIA		MANAGEMENT/TRANSPORTATION	SPECI APPRO	PRIATION	SPORTATION
MZ	XED CAPITAL OUTLAY AINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE		1737	OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST FUND	387,680
	FROM LAND ACQUISITION TRUST FUND	590,000	1738	SPECIAL CATEGORIES	
RI	XED CAPITAL OUTLAY STORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND	500,000		DISTRIBUTION TO COUNTIES - MOTOR VEHICLE REGISTRATION PROCEEDS FROM AIR POLLUTION CONTROL TRUST	
	XED CAPITAL OUTLAY		1739	FUND	7,705,936
I	DEEPWATER HORIZON OIL SPILL FROM GRANTS AND DONATIONS TRUST		1737	ASBESTOS REMOVAL PROGRAM FEES FROM AIR POLLUTION CONTROL TRUST	
	FUND	500,000		FUND	20,000
NO F1	NANTS AND AIDS TO LOCAL GOVERNMENTS AND INSTATE ENTITIES - FIXED CAPITAL OUTLAY LORIDA COASTAL ZONE MANAGEMENT PROGRAM		1740	SPECIAL CATEGORIES CONTRACTED SERVICES FROM AIR POLLUTION CONTROL TRUST	00.000
1	FROM FEDERAL GRANTS TRUST FUND	958,000		FUND	22,000
	DASTAL AND AQUATIC MANAGED AREAS ROM TRUST FUNDS	17,052,995	1741	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM AIR POLLUTION CONTROL TRUST	
		102.00		FUND	10,901
	TOTAL ALL FUNDS	17,052,995	1742	SPECIAL CATEGORIES	
	AIR RESOURCES MANAGEMENT			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
				FROM AIR POLLUTION CONTROL TRUST	
APPI	ROVED SALARY RATE 270,510			FUND	28,219
	ALARIES AND BENEFITS POSITIONS FROM PERMIT FEE TRUST FUND	5.00 364,150	TOTAL	: AIR RESOURCES MANAGEMENT FROM TRUST FUNDS	18,411,929
	RPENSES PROM PERMIT FEE TRUST FUND	15,755		TOTAL POSITIONS	18,411,929
CC	PECIAL CATEGORIES ONTRACTED SERVICES		TOTAL	ENVIRONMENTAL PROTECTION, DEPARTMENT OF FROM GENERAL REVENUE FUND 285,759,646	1 000 515 040
1	ROM PERMIT FEE TRUST FUND	6,136		FROM TRUST FUNDS	1,276,515,348
R.	PECIAL CATEGORIES ISK MANAGEMENT INSURANCE PROM PERMIT FEE TRUST FUND	750		TOTAL POSITIONS	1,562,274,994
	PECIAL CATEGORIES		FISH	AND WILDLIFE CONSERVATION COMMISSION	
5	RANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		PROGR SERVI	RAM: EXECUTIVE DIRECTION AND ADMINISTRATIVE	
]	FROM PERMIT FEE TRUST FUND	2,074	OFFIC	CE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE	
	CILITIES SITING AND COORDINATION ROM TRUST FUNDS	388,865	SUPPO	ORT SERVICES	
	TOTAL POSITIONS	5.00		APPROVED SALARY RATE 9,832,896	
ATD DEGO	TOTAL ALL FUNDS	388,865	1743	FROM ADMINISTRATIVE TRUST FUND	10,917,315
AIR RESOU	JRCES MANAGEMENT			FROM MARINE RESOURCES CONSERVATION TRUST FUND	900,546
APPI	ROVED SALARY RATE 3,780,741			FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	175,890 1,194,853
	ALARIES AND BENEFITS POSITIONS	70.00		FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	435,591
1735 01	FUND	5,298,775	1744	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	266,705
	FROM AIR POLLUTION CONTROL TRUST			FROM MARINE RESOURCES CONSERVATION	
1736 EX	FUND	4,058,784		TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND	22,029 58,939 91,567
1	ROM AIR POLLUTION CONTROL TRUST	879,634	1745	EXPENSES FROM ADMINISTRATIVE TRUST FUND	·
				FROM ADMINISTRATIVE TRUST FUND	1,170,037

SPECIF		ENT/TRANSPORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH FIC PRIATION	H MANAGEMENT/TRANS	SPORTATION
APPROP	RIATION FROM MARINE RESOURCES CONSERVATION		APPRO	STATE OPERATIONS		
	TRUST FUND	600,000		FROM GRANTS AND DONATIONS TRUST		
	FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	20,062 430,530		FUND		89,000
		130,330		TRUST FUND		55,000
1746	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	75,057	1756	SPECIAL CATEGORIES		
	FROM MARINE RESOURCES CONSERVATION			CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	TRUST FUND FROM STATE GAME TRUST FUND	4,704 16,557		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,000,000 390,000
	FROM STATE GAME TROST FUND	10,557		FROM GRANTS AND DONATIONS TRUST		390,000
1747	SPECIAL CATEGORIES			FUND		75,000
	ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION		1757	DATA PROCESSING SERVICES		
	LANDS PROGRAM TRUST FUND	491,264		SOUTHWOOD SHARED RESOURCE CENTER		
1740	CDECTAL CAMBOODIEC			FROM ADMINISTRATIVE TRUST FUND		99,703
1748	SPECIAL CATEGORIES NON-CARL WILDLIFE MANAGEMENT		1758	DATA PROCESSING SERVICES		
	FROM STATE GAME TRUST FUND	123,205		NORTHWOOD SHARED RESOURCE CENTER		
1749	SPECIAL CATEGORIES			FROM ADMINISTRATIVE TRUST FUND		503,590
1/1/	TRANSFER TO DIVISION OF ADMINISTRATIVE		TOTAL	: OFFICE OF EXECUTIVE DIRECTION AND ADMINI	STRATIVE	
	HEARINGS	00.00		SUPPORT SERVICES		25 110 024
	FROM ADMINISTRATIVE TRUST FUND	20,897		FROM TRUST FUNDS		25,118,934
1750	SPECIAL CATEGORIES			TOTAL POSITIONS	214.50	
	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	441,509		TOTAL ALL FUNDS		25,118,934
	FROM MARINE RESOURCES CONSERVATION	111,309	PROGRA	AM: LAW ENFORCEMENT		
	TRUST FUND	234,514				
	FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	1,945 2,040,864	FISH,	WILDLIFE AND BOATING LAW ENFORCEMENT		
		2,010,001	i	APPROVED SALARY RATE 50,033,987		
1751	SPECIAL CATEGORIES PAYMENT OF REWARDS		1759	SALARIES AND BENEFITS POSITIONS	1 051 00	
	FROM ADMINISTRATIVE TRUST FUND	5,000	1133	FROM GENERAL REVENUE FUND		
				FROM FEDERAL GRANTS TRUST FUND		5,233,378
1752	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		334,099
	FROM ADMINISTRATIVE TRUST FUND	97,028		FROM MARINE RESOURCES CONSERVATION		331,033
	FROM MARINE RESOURCES CONSERVATION	12 105		TRUST FUND		34,329,706
	TRUST FUND FROM STATE GAME TRUST FUND	13,105 27,152		FROM STATE GAME TRUST FUND		308,440 9,200,056
	FROM CONSERVATION AND RECREATION	·		FROM CONSERVATION AND RECREATION		
	LANDS PROGRAM TRUST FUND	8,065		LANDS PROGRAM TRUST FUND		3,116,954
1753	SPECIAL CATEGORIES		1760	OTHER PERSONAL SERVICES		
	SALARY INCENTIVE PAYMENTS	6,828		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	89,964	70,313
	FROM ADMINISTRATIVE TRUST FUND	0,020		FROM MARINE RESOURCES CONSERVATION		70,313
1754	SPECIAL CATEGORIES			TRUST FUND		381,425
	INFORMATION TECHNOLOGY SERVICES - FISH AND WILDLIFE CONSERVATION COMMISSION			FROM STATE GAME TRUST FUND		120,400
	FROM ADMINISTRATIVE TRUST FUND	2,572,905	1761			
17547	CDECTAL CAMBOODIEC			FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,635,307	6,351,541
1/54A	SPECIAL CATEGORIES GULF COAST RESTORATION			FROM MARINE RESOURCES CONSERVATION		0,351,541
	FROM GRANTS AND DONATIONS TRUST			TRUST FUND		3,255,488
	FUND	362,920		FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION		1,239,717
1755	SPECIAL CATEGORIES			LANDS PROGRAM TRUST FUND		422,585
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		1760	OPERATING CAPITAL OUTLAY		
	PURCHASED PER STATEWIDE CONTRACT		1/02	FROM MARINE RESOURCES CONSERVATION		
	FROM ADMINISTRATIVE TRUST FUND	65,353		TRUST FUND		141,891
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	6,964		FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION		74,257
	FROM NON-GAME WILDLIFE TRUST FUND .	1,143		LANDS PROGRAM TRUST FUND		62,500
	FROM STATE GAME TRUST FUND	3,198	1860			
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	2,400	1763	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL		
		-,		VEHICLES		
1755A	SPECIAL CATEGORIES			FROM MARINE RESOURCES CONSERVATION TRUST FUND		722,271
	GRANTS AND AIDS - DEEPWATER HORIZON -			INUSI FUND		144,411

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	FROM STATE GAME TRUST FUND	222,901	FROM FEDERAL GRANTS TRUST FUND 7,738 FROM MARINE RESOURCES CONSERVATION
1764	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM MARINE RESOURCES CONSERVATION		TRUST FUND
	TRUST FUND	2,477,415	1774A SPECIAL CATEGORIES
1765	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	272,166	GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS FROM MARINE RESOURCES CONSERVATION TRUST FUND
		2/2,100	
1766	SPECIAL CATEGORIES 800 MHZ RADIO LAW ENFORCEMENT SYSTEM EQUIPMENT AND MAINTENANCE FROM MARINE RESOURCES CONSERVATION TRUST FUND	44,760	1775 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND
1767	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	439,548	1776 SPECIAL CATEGORIES BOATING SAFETY EDUCATION PROGRAM FROM MARINE RESOURCES CONSERVATION TRUST FUND
1760	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	1,500	1777 FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE FROM FEDERAL GRANTS TRUST FUND 3,300,000
1768	SPECIAL CATEGORIES BOAT RAMP MAINTENANCE CATEGORY FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION	431,250	FROM FEDERAL GRANTS TRUST FUND 3,300,000 1777A FIXED CAPITAL OUTLAY NATURAL RESOURCE DAMAGE RESTORATION -
	TRUST FUND	181,878 143,750	DESPWATER HORIZON OIL SPILL FROM GRANTS AND DONATIONS TRUST FUND
1769	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION	·	1778 FIXED CAPITAL OUTLAY CONSTRUCT DISTRICT OFFICE - OLETA RIVER STATE PARK - PHASE II
	TRUST FUND	2,146,685 193,997	FROM MARINE RESOURCES CONSERVATION TRUST FUND
1770	SPECIAL CATEGORIES RISK MANAGENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION	389,152 53,212	1779 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM FROM GENERAL REVENUE FUND
	TRUST FUND	1,405,097 813,393	TRUST FUND
1771	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	142,168 14,926	From the funds in Specific Appropriation 1779, \$155,000 from the General Revenue Fund and \$580,000 from the Marine Resources Conservation Trust Fund shall be used for the Shell Point Public Access Boat Launch Facility.
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	448,017 154,562 20,160	TOTAL: FISH, WILDLIFE AND BOATING LAW ENFORCEMENT FROM GENERAL REVENUE FUND
1772	SPECIAL CATEGORIES BOATING AND WATERWAYS ACTIVITIES	20,100	TOTAL POSITIONS 1,051.00 TOTAL ALL FUNDS
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	1,926,025	PROGRAM: WILDLIFE HUNTING AND GAME MANAGEMENT
1773	BOATING AND WATERWAYS GRANTS		APPROVED SALARY RATE 1,986,273
	FROM MARINE RESOURCES CONSERVATION TRUST FUND	50,000	1780 SALARIES AND BENEFITS POSITIONS 45.00 FROM FEDERAL GRANTS TRUST FUND 656,911
1774	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		FROM STATE GAME TRUST FUND
	FROM GENERAL REVENUE FUND	58,968	1781 OTHER PERSONAL SERVICES

Secretary Secr	SECTIO	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TR	ANGDODTATTON	SECTI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT.	н мамасемемт/	TRANSPORTATION
PANS NUMBER SAME USES TRUE 1949	SPECIF	FIC	ANDIONIATION	SPECI	FIC	ii riimiodridini)	III WOI OKIMI ION
1912 REPRESENTE ON THE SHEET SHEET 1914 1915 1915 SHEET SHEE	APPROF		269 497	APPROI			
PANS SERIES CAME TROUGH TROUGH TOWN			205, 157				500,000
PART	1782		534 633	1795	FIXED CAPITAL CUTLAY		
MARIS PRICEAR MINES FINE			334,033	1775			
PRINT STATE ORDER THE STATE OR THE THEOLOGY 1,518 1796 FILES GOTTAL COTILET 100,000			1,852				
Proc State and Posts From 4,538 1596 FILED OFFILED CHARM 100004	1702	ODEDATING CADITAL OUTLAY			FROM FEDERAL GRANTS TRUST FUND		3,200,000
PRICE NO CRESCRIPTION AND RECENTATION 10,000	1703		4,538	1796	FIXED CAPITAL OUTLAY		
### SPECIAL CHILD FOR AGRICATION AND SECRETION 10.685.559 ### SPECIAL CHICATOR AND SECRETION 10.685.559 ### SPECIAL CHICATOR AGRICATION 10.685.559 ### SPECIAL CHICATOR AGRICATION 10.685.559 ### SPECIAL CHICATOR AGRICATION 10.685.559 ### AGRICA AGRICATION STATE CHILD THE THIRD 10.685.559 ### AGRICA AGRICATION COUNT TEST FROD 10.685.659 ##	1504	CODICTAL CAMPAGENTIC					100 000
PRIOR CONSERVATION AD RESIDENCE 10,685,584 10,685,5	1784				FROM FEDERAL GRANTS TRUST FUND		120,000
1755 SPECIAL CATEGORIES TOTAL POSITIONS 45.00 10.685.554				TOTAL			
Mark-Call VILLOUITS MARKENDENT 15,555 FROMEWAY 15,555 FROME PARKET FROM 155,555 FROME PARKET FROM 155,555 FROME PARKET FROM 155,555 FROME PARKET FROM 155,555 FROME PARKET FROM 15,505 FROME PARKET FROM 15,505 FROME PARKET FROM 15,505 FROME PARKET FROM 15,505 FROME PARKET FROM PARKET FROM 15,505 FROME PARKET FROM		LANDS PROGRAM TRUST FUND	48,015		FROM TRUST FUNDS		10,685,554
PROCESSET CHILDLE'S REMONEMENT FROM 15.595 PROCESSET CONSERVATION	1785	SPECIAL CATEGORIES			TOTAL POSITIONS	45.00	
PROCESS: SERVICE CATEGORIES PROCESS: ACCORDERATION PROCESS: CATEGORIES PROCESS:					TOTAL ALL FUNDS		10,685,554
PRIVATE CAME TOOKS TOOK 140,000		FROM STATE GAME TRUST FUND	115,595	DRUGBI	AM· HARTTAT AND SPECIES CONSERVATION		
FROM TRANS CAME TRUST FROM . 1986, \$50,000 in nonrecurring funds from the funds in Specific Appropriation 1786, \$50,000 in nonrecurring funds from the State Gene Trust Fund shall be used to contact with the Institute of Food and Agricultural Sciences to conduct a study on chronic wasting disease, including the disease including the economic impact of prohibiting the importation of live captive deer into Florida from cort of state sources, and ogioins for deer management hat would have been available at the time the importation grobibition was adopted.	1786	SPECIAL CATEGORIES		110010	E. HEDITI THE STEELE CONSERVATION		
From the funds in Specific Appropriation 1766, \$50,000 in nonrecurring funds from the State Game Frust Fund shall be used to contract with the Lustitute of Food and Appricational Sicenses to conduct a study on chronic wasting diesese, including the disease itself, the ecosonic impact of prohibiting the importation of live captive deser into Florida from out-of-state sources, and options for deer management that would have been available at the inter the importation of live captive deer into Plorida from out-of-state sources, and options for deer management that would have been available at the importation of live deep state and sources, and options for deer management that would for commission will provide a copy of the study to the office of folicy and Sudget in the Security Office of the Overmon; the chair of the Security Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representatives Appropriations Committee, and the chair of the Mouse of Representations Appropriations Committee and the Chair of the Mouse of Representation Appropriation Committee and the Chair of the Mouse of Representation Appropriation Committee and the Chair of the Mouse of Representation Appropriation Committee and the Chair of the Mouse of Representation Appropriation Committee and the Chair of the Mouse of Representation Appropriation Committee and the Chair of the Mouse of Representation App			450.000	HABITA	AT AND SPECIES CONSERVATION		
From the funds in Specific Agrocoptication 1786, \$50,000 in nonrecurring funds from the State Game Trust Pund shall be used to contract with the Institute of Food and Agricultural Sciences to conduct a study on chronic wasting disease, including the disease stated, the economic impact of prohibiting the importation of live captive deer into Florida from cut-of-state sources, and options for does management that would have been available at the time the importation prohibition was adopted. The commission will provide a copy of the study to the Office of Folicy and Budget in the Executive Office of the Governor, the chair of the Bouse of Representatives Agrocoptations Committee and the chair of the Bouse of Representatives Agrocoptations Committee by February 15, 2015. 1897 SPECIAL CHROSORIES CONTENTING SHRITE TRUST FUND . 255,710 1898 SPECIAL CHROSORIES TRANSTRE GAME TRUST FUND . 255,710 1898 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1898 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1899 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1899 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1890 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1890 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1890 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1890 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1891 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1892 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1893 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,710 1894 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,720 1894 SPECIAL CHROSORIES PROM STATE GAME TRUST FUND . 255,720 PROM STATE GAME		FROM STATE GAME TRUST FUND	450,000	i	APPROVED SALARY RATE 15.101.144		
Teststate of Food and Agricultural Sciences to conduct a study on chronic watering disease, including the descentific including disease; including the descentific control control watering disease; including the descentific property of probability the importation of live captive deer into Florida from out-of-state sources, and options for deer management that would have been available at the time the importation probabilition was adopted. The commission will provide copy of the study to the Office of folicy and Budget in the Executive Office of the Covernor, the chair of the House of Representatives Appropriations Committee by February 15, 2015.	Fro	om the funds in Specific Appropriation 1786, \$50,000 in	nonrecurring				
Character Char				1797		361.00	
Images							2,271,692
Dave December De	imp	pact of prohibiting the importation of live captive deer	: into Florida				3,754,109
The Commission will provide a copy of the study to the Office of Policy and Budget in the Executive Office of the Governor, the chair of the FROM NABINE RESOLUCISITION TRUST FUND. \$381,705							223 411
Budder In the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the Bouse of Expresentatives Appropriations Committee by February 15, 2015. FROM NOR-MARK MILLIDIES TRUST FUND. 1,26,820 1,663,820					FROM LAND ACQUISITION TRUST FUND		
Representatives Appropriations Committee by February 15, 2015. FROM NOI-CAME WILLLITER TRUST FUND. 8.68, 201 SECTIAL CATEGORIES FROM STATE GAME TRUST FUND. 5, 844, 152 FROM STATE GAME TRUST FUND. 5, 844, 152 FROM STATE GAME TRUST FUND. 5, 844, 152 FROM STATE GAME TRUST FUND. 5, 843, 757, 757, 757, 757, 757, 757, 757, 75	and	d Budget in the Executive Office of the Governor, the	chair of the		FROM MARINE RESOURCES CONSERVATION		501 505
PROM SAPE CARE CATEGORIES	Sen	nate Appropriations Committee, and the chair of t presentatives Appropriations Committee by February 15, 20	The House of				,
CONTRACTED SERVICES	101	respondential impropriations committees by restrict 15, 15					
FROM STATE GAME TRUST FUND. 255,710 LANDS PROGRAM TRUST FUND. 5,673,751 1788 SPECIAL CRISCORIES 1798 OFFEN INVASIVE PLANT CONTROL TRUST TRUST FUND. 554,116 FROM STATE GAME TRUST FUND. 150,000 FROM FLORIDA FANTHER RESEARCH AND 121,590 FROM STATE GAME TRUST FUND. 215,900 FROM FLORIDA FANTHER RESEARCH AND 122,764 FROM STATE GAME TRUST FUND. 249,000 TRUST FUND. 122,764 FROM STATE GAME TRUST FUND. 249,000 FROM AND ACQUISITION TRUST FUND. 122,764 FROM STATE GAME TRUST FUND. 213,411 1790 SPECIAL CRISCORIES FROM CANNE NILDLIFE TRUST FUND. 2213,421 FROM STATE GAME TRUST FUND. 213,421 FROM STATE GAME TRUST FUND. 213,	1787						5,864,152
TRANSPER DEPARTMENT OF AGELLULTURE- FOW STATE GAME TRUST FUND			255,710				5,673,571
TRANSPER DEPARTMENT OF AGELLULTURE- FOW STATE GAME TRUST FUND	1700	CDECTAL CAMECODIEC		1700	OTHER REDCOMAL CERTIFIES		
ALLICATOR MARKETING AND EDUCATION	1/88			1/98			
1789 SPECIAL CATEGORIES		ALLIGATOR MARKETING AND EDUCATION					554,116
1789 SPECIAL CATEGORIES		FROM STATE GAME TRUST FUND	150,000				215 903
FROM STATE GAME TRUST FUND .	1789	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		·
PROW NON-GAME WILDLIFE TRUST FUND			40.000				100 764
SPECIAL CATEGORIES		FROM STATE GAME TRUST FUND	49,000				,
FROM STATE GAME TRUST FUND	1790	SPECIAL CATEGORIES			FROM SAVE THE MANATEE TRUST FUND		
FROM CONSERVATION AND RECREATION 19,446 19,446 1999 EXPENSES 1799 EXPENSES 1799 EXPENSES 1799 EXPENSES 1799 EXPENSES 1799 EXPENSES 1790 EXPE			110 255				280,624
TANDS PROGRAM TRUST FUND . 19,446 1799 EXPENSES 1799 EXPENSES 1791 1799 EXPENSES 1791 1799 EXPENSES 1790 1799			119,333				96,372
TROM INVASIVE PLANT CONTROL TRUST FROM INVASIVE PLANT CONTROL TRUST FROM STATE GAME TRUST FUND			19,446	1500	TUDTWATA		
FUND SATATE GAME TRUST FUND SATATE GAME	1791	SPECIAL CATEGORIES		1/99			
MANAGEMENT TRUST FUND		WILDLIFE MANAGEMENT AREA USER PAY			FUND		817,822
FROM LAND ACQUISITION TRUST FUND		FROM STATE GAME TRUST FUND	638,266				120 012
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM STATE GAME TRUST FUND	1792	SPECIAL CATEGORIES					·
PURCHASED PER STATEWIDE CONTRACT FROM STATE GAME TRUST FUND							
FROM STATE GAME TRUST FUND							·
LANDS PROGRAM TRUST FUND		FROM STATE GAME TRUST FUND	13,674		FROM SAVE THE MANATEE TRUST FUND		•
LANDS PROGRAM TRUST FUND			2 045				1,148,989
SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND		UNUT IGUNI IMAROUNT GUNELL	2,345				1,197,637
FROM FEDERAL GRANTS TRUST FUND	1793						, ,
FROM GRANTS AND DONATIONS TRUST FUND			1,251 129	1800			
FROM STATE GAME TRUST FUND		FROM GRANTS AND DONATIONS TRUST			FUND		10,488
FROM MARINE RESOURCES CONSERVATION			•				1 050
		TROW STATE GAME INUST FUND	30,000				1,250
	1794	SPECIAL CATEGORIES					6,250

SECTI SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEM	MENT/TRANSPORTATION	SECTIC SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MAI	NAGEMENT/TRANSPORTATION
APPRO:	PRIATION		APPROP	RIATION	
	FROM NON-GAME WILDLIFE TRUST FUND .	18,278	1812	SPECIAL CATEGORIES	
		,		TRANSFER TO THE UNIVERSITY OF FLORIDA -	
	FROM SAVE THE MANATEE TRUST FUND	8,625			
	FROM STATE GAME TRUST FUND	59,422		COOPERATIVE AQUATIC PLANT EDUCATION	
	FROM CONSERVATION AND RECREATION	10 (05		PROGRAM	
	LANDS PROGRAM TRUST FUND	10,625		FROM INVASIVE PLANT CONTROL TRUST	25 000
1901	SPECIAL CATEGORIES			FUND	25,000
1001	ACQUISITION AND REPLACEMENT OF BOATS,		1813	SPECIAL CATEGORIES	
	MOTORS, AND TRAILERS		2020	HABITAT RESTORATION	
	FROM STATE GAME TRUST FUND	18,650		FROM LAND ACQUISITION TRUST FUND	2,979,857
				FROM MARINE RESOURCES CONSERVATION	, , , , , ,
1802	SPECIAL CATEGORIES			TRUST FUND	300,000
	ENHANCED WILDLIFE MANAGEMENT				
	FROM CONSERVATION AND RECREATION		1814	SPECIAL CATEGORIES	
	LANDS PROGRAM TRUST FUND	2,067,308		TRANSFER TO DEPARTMENT OF AGRICULTURE AND	
				CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC	
1803	SPECIAL CATEGORIES			PLANT RESEARCH	
	NON-CARL WILDLIFE MANAGEMENT			FROM INVASIVE PLANT CONTROL TRUST	
	FROM STATE GAME TRUST FUND	3,888,222		FUND	844,171
1004	CDECTAL CAMECODIEC		10147	SPECIAL CATEGORIES	
1804	SPECIAL CATEGORIES		1814A	GULF COAST RESTORATION	
	NUISANCE WILDLIFE CONTROL	F10 000			
	FROM NON-GAME WILDLIFE TRUST FUND .	518,900		FROM GRANTS AND DONATIONS TRUST	267,104
	FROM STATE GAME TRUST FUND	472,150		FUND	207,104
1805	SPECIAL CATEGORIES		1815	SPECIAL CATEGORIES	
1005	CONTRACTED SERVICES		1013	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM INVASIVE PLANT CONTROL TRUST			SERVICES - HUMAN RESOURCES SERVICES	
	FUND	204,250		PURCHASED PER STATEWIDE CONTRACT	
	FROM FLORIDA PANTHER RESEARCH AND	, ,		FROM INVASIVE PLANT CONTROL TRUST	
	MANAGEMENT TRUST FUND	20,912		FUND	11,033
	FROM LAND ACQUISITION TRUST FUND	35,844		FROM FEDERAL GRANTS TRUST FUND	3,719
	FROM NON-GAME WILDLIFE TRUST FUND .	38,325		FROM FLORIDA PANTHER RESEARCH AND	
	FROM SAVE THE MANATEE TRUST FUND	20,771		MANAGEMENT TRUST FUND	1,622
	FROM STATE GAME TRUST FUND	45,367		FROM LAND ACQUISITION TRUST FUND	2,691
	FROM CONSERVATION AND RECREATION	c= 10c		FROM MARINE RESOURCES CONSERVATION	1 846
	LANDS PROGRAM TRUST FUND	65,196		TRUST FUND	1,746
1806	SPECIAL CATEGORIES			FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND	16,119 5,938
1000	LAKE RESTORATION			FROM STATE GAME TRUST FUND	59,274
	FROM STATE GAME TRUST FUND	7,334,291		FROM CONSERVATION AND RECREATION	35/2/1
	11011 51112 51212 11052 1512 1 1 1 1 1	. 100 - 1-2-		LANDS PROGRAM TRUST FUND	38,949
1807	SPECIAL CATEGORIES				
	GRANTS AND AIDS - FEDERAL ENDANGERED		1816	SPECIAL CATEGORIES	
	SPECIES - SECTION 6			HABITAT CONSERVATION PLAN LANDS	
	FROM FEDERAL GRANTS TRUST FUND	1,430,819		ACQUISITION PROGRAM	
				FROM FEDERAL GRANTS TRUST FUND	4,474,973
1808	SPECIAL CATEGORIES		10163	CDECTAL CAMECODIES	
	LAND MANAGEMENT/SAVE OUR RIVERS	200 412	1816A	SPECIAL CATEGORIES GRANTS AND AIDS - DEEPWATER HORIZON -	
	FROM STATE GAME TRUST FUND	298,412		STATE OPERATIONS	
1809	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	
1007	DUCKS UNLIMITED MARSH PROJECT			FUND	235,000
	FROM STATE GAME TRUST FUND	106,792		FROM MARINE RESOURCES CONSERVATION	255,000
	TROIT DITTE GIALD TROOT TOND	100/172		TRUST FUND	60,000
1810	SPECIAL CATEGORIES				77,777
	CONTROL OF INVASIVE EXOTICS		1817	SPECIAL CATEGORIES	
	FROM INVASIVE PLANT CONTROL TRUST			CONTRACT AND GRANT REIMBURSED ACTIVITIES	
	FUND	34,823,647		FROM FEDERAL GRANTS TRUST FUND	14,488,315
				FROM GRANTS AND DONATIONS TRUST	
1811	SPECIAL CATEGORIES			FUND	512,070
	RISK MANAGEMENT INSURANCE			FROM NON-GAME WILDLIFE TRUST FUND .	91,652
	FROM INVASIVE PLANT CONTROL TRUST	27 075		FROM STATE GAME TRUST FUND	165,201
	FUND FROM FLORIDA PANTHER RESEARCH AND	27,075	10177	FIXED CAPITAL OUTLAY	
	MANAGEMENT TRUST FUND	3,098	T01/H	LAKE APOPKA RESTORATION	
	FROM LAND ACQUISITION TRUST FUND	11,154		FROM GENERAL REVENUE FUND	1 000 000
	FROM MARINE RESOURCES CONSERVATION	11,171		FROM STATE GAME TRUST FUND	2,000,000
	TRUST FUND	8,542			-11
	FROM NON-GAME WILDLIFE TRUST FUND .	30,192	1818	FIXED CAPITAL OUTLAY	
	FROM SAVE THE MANATEE TRUST FUND	10,450		WILDLIFE MANAGEMENT AREA STORAGE FACILITY	
	FROM STATE GAME TRUST FUND	186,208		CONSTRUCTION	
	FROM CONSERVATION AND RECREATION			FROM STATE GAME TRUST FUND	550,000
	LANDS PROGRAM TRUST FUND	118,837			

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRA	ANSPORTATION	SECTION SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPO	RTATION
APPROPRIATION			PRIATION		
1819 FIXED CAPITAL OUTLAY		1827	SPECIAL CATEGORIES		
WILDLIFE MANAGEMENT AREA LAND IMPROVEMENTS			CONTRACTED SERVICES		
FROM STATE GAME TRUST FUND	2,000,000		FROM FEDERAL GRANTS TRUST FUND		37,553
			FROM NON-GAME WILDLIFE TRUST FUND .		1,685
TOTAL: HABITAT AND SPECIES CONSERVATION			FROM STATE GAME TRUST FUND		31,996
FROM GENERAL REVENUE FUND 1,000,000	100 400 454	1000	CDECTAL CAMECODIES		
FROM TRUST FUNDS	109,493,454	1828			
TOTAL POSITIONS 361.00			LAKE RESTORATION FROM STATE GAME TRUST FUND		695,000
TOTAL ALL FUNDS	110,493,454		FROM STATE GAME TROST FOND		093,000
וייים מומו מוויים וייים ויים וייים ו	110,173,131	1829	SPECIAL CATEGORIES		
PROGRAM: FRESHWATER FISHERIES		2025	RISK MANAGEMENT INSURANCE		
-100011111 -111111111111111111111111111			FROM STATE GAME TRUST FUND		231,159
FRESHWATER FISHERIES MANAGEMENT			FROM CONSERVATION AND RECREATION		•
			LANDS PROGRAM TRUST FUND		12,579
APPROVED SALARY RATE 2,897,338					
		1830	SPECIAL CATEGORIES		
1820 SALARIES AND BENEFITS POSITIONS 71.00			LAND USE PROCEEDS DISBURSEMENTS		250 000
FROM FEDERAL GRANTS TRUST FUND	2,813,317		FROM STATE GAME TRUST FUND		350,000
FROM NON-GAME WILDLIFE TRUST FUND .	74,271	1021	SPECIAL CATEGORIES		
FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION	1,396,823	1031	TRANSFER TO DEPARTMENT OF MANAGEMENT		
LANDS PROGRAM TRUST FUND	47,768		SERVICES - HUMAN RESOURCES SERVICES		
HINDO INCOMENT INCOME I COMP	17,700		PURCHASED PER STATEWIDE CONTRACT		
1821 OTHER PERSONAL SERVICES			FROM STATE GAME TRUST FUND		28,659
FROM FEDERAL GRANTS TRUST FUND	48,655				•
FROM STATE GAME TRUST FUND	42,063	1832	SPECIAL CATEGORIES		
			CONTRACT AND GRANT REIMBURSED ACTIVITIES		
1822 EXPENSES			FROM FEDERAL GRANTS TRUST FUND		2,073,856
FROM FEDERAL GRANTS TRUST FUND	418,510		FROM GRANTS AND DONATIONS TRUST		
FROM NON-GAME WILDLIFE TRUST FUND .	43,338		FUND		200,000
FROM STATE GAME TRUST FUND	297,904	10203	ETVED CANTUAL CHUI AV		
FROM CONSERVATION AND RECREATION	20.000	1832A	FIXED CAPITAL OUTLAY		
LANDS PROGRAM TRUST FUND	20,000		EVERGLADES YOUTH CONSERVATION CAMP FROM GENERAL REVENUE FUND	450,000	
1823 OPERATING CAPITAL OUTLAY			FROM GENERAL REVENUE FOND	430,000	
FROM FEDERAL GRANTS TRUST FUND	15,625	1832B	FIXED CAPITAL OUTLAY		
FROM STATE GAME TRUST FUND	15,914	20022	OCALA YOUTH CONSERVATION CAMP		
-1.01. 0-1.12 0.12 -1.02 - 1.01	20//22		FROM GENERAL REVENUE FUND	700,000	
1824 SPECIAL CATEGORIES					
ACQUISITION AND REPLACEMENT OF BOATS,		TOTAL	: FRESHWATER FISHERIES MANAGEMENT		
MOTORS, AND TRAILERS			FROM GENERAL REVENUE FUND	1,150,000	
FROM FEDERAL GRANTS TRUST FUND	5,571		FROM TRUST FUNDS		10,014,857
1825 SPECIAL CATEGORIES			TOTAL POSITIONS	71.00	11 164 057
FISH AND WILDLIFE CONSERVATION COMMISSION			TOTAL ALL FUNDS		11,164,857
YOUTH HUNTING AND FISHING PROGRAMS FROM MARINE RESOURCES CONSERVATION		DDUGD.	AM: MARINE FISHERIES		
	134,000	ricodia	AT. MAKINE FIGHERIES		
	937,811	MARIN	E FISHERIES MANAGEMENT		
-1.01. 0-1.12 0.12 -1.02 - 1.01	337,022				
From the funds in Specific Appropriation 1825, \$35,000 s	shall be used		APPROVED SALARY RATE 1,570,332		
to expand the Freshwater Fish Camp program to five add:	itional sites				
focused on culturally diverse communities and to target	t underserved	1833	SALARIES AND BENEFITS POSITIONS	33.00	
Hispanic youth.			FROM FEDERAL GRANTS TRUST FUND		591,149
			FROM MARINE RESOURCES CONSERVATION		
From the funds in Specific Appropriation 1825, \$8,000 sha			TRUST FUND		1,609,001
partner with Department of Children and Families' Camp program to provide fishing, boating, archery, and wildl:	ior Champions	1024	OTHER REDCOMMI CERTIFICEC		
activities for foster children.	ile discovery	1034	OTHER PERSONAL SERVICES FROM MARINE RESOURCES CONSERVATION		
accivities for loster children.			TRUST FUND		66,978
From the funds in Specific Appropriation 1825, \$20,000 s	shall be used		11001 1010		00/5/0
to partner with Department of Children and Families' Camp i		1835	EXPENSES		
program to provide a week of residential summer camp			FROM MARINE RESOURCES CONSERVATION		
foster children.	-		TRUST FUND		343,589
From the funds in Specific Appropriation 1825, \$70,000		1837	SPECIAL CATEGORIES		
to create school field trip programs, which shall be pro	vided free of		FISH AND WILDLIFE CONSERVATION COMMISSION		
charge targeted at Title I schools.			YOUTH HUNTING AND FISHING PROGRAMS		
1014 כחקרוזו האקקרסיקי			FROM MARINE RESOURCES CONSERVATION		25 000
1826 SPECIAL CATEGORIES			TRUST FUND		25,000
ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION		1838	SPECIAL CATEGORIES		
LANDS PROGRAM TRUST FUND	40,800	1000	AQUATIC RESOURCES EDUCATION		
	10,000		. :		

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH IC RIATION	MANAGEMENT/TRANS	PORTATION	SECTION 5 - NATU SPECIFIC APPROPRIATION	URAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION
AFFROF					ODIDA DANMIED DECEADOU AND	
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		620,787	MANAGEI	ORIDA PANTHER RESEARCH AND MENT TRUST FUND RINE RESOURCES CONSERVATION	197,766
1839	SPECIAL CATEGORIES				FUND	9,840,695
	CONTRACTED SERVICES				N-GAME WILDLIFE TRUST FUND .	1,138,987
	FROM MARINE RESOURCES CONSERVATION				VE THE MANATEE TRUST FUND	975, 976
	TRUST FUND		195,987		ATE GAME TRUST FUND NSERVATION AND RECREATION	2,947,190
1839A	SPECIAL CATEGORIES			LANDS 1	PROGRAM TRUST FUND	168,369
	LIONFISH BOUNTY PAYMENTS FROM GENERAL REVENUE FUND	427 206		1846 OTHER PER	RSONAL SERVICES	
	TROTT COMPARED REVERSE TOTAL	127,200			NERAL REVENUE FUND	1,003,579
1840	SPECIAL CATEGORIES				ORIDA PANTHER RESEARCH AND	
	GULF STATES MARINE FISHERIES				MENT TRUST FUND	73,789
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		22,500		RINE RESOURCES CONSERVATION FUND	5,806,498
	IROSI FOND		22,300		N-GAME WILDLIFE TRUST FUND .	761,061
1841	SPECIAL CATEGORIES			FROM SAV	VE THE MANATEE TRUST FUND	880,655
	RISK MANAGEMENT INSURANCE			FROM STA	ATE GAME TRUST FUND	187,834
	FROM MARINE RESOURCES CONSERVATION		00 501	1045 505500		
	TRUST FUND		82,501	1847 EXPENSES	NERAL REVENUE FUND	262,764
1842	SPECIAL CATEGORIES				ORIDA PANTHER RESEARCH AND	202,704
1012	TRANSFER TO DEPARTMENT OF MANAGEMENT				MENT TRUST FUND	84,511
	SERVICES - HUMAN RESOURCES SERVICES				RINE RESOURCES CONSERVATION	
	PURCHASED PER STATEWIDE CONTRACT				FUND	2,793,925
	FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION		1,357		N-GAME WILDLIFE TRUST FUND . VE THE MANATEE TRUST FUND	520,802 470,100
	TRUST FUND		10,291		ATE GAME TRUST FUND	554,989
			20,252		NSERVATION AND RECREATION	222,233
1842A	SPECIAL CATEGORIES			LANDS 1	PROGRAM TRUST FUND	3,952
	GRANTS AND AIDS - DEEPWATER HORIZON -			1040 ODDDAWIN	C CADIMAL OUMLAY	
	STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST				G CAPITAL OUTLAY RINE RESOURCES CONSERVATION	
	FUND		311,361		FUND	151,239
	FROM MARINE RESOURCES CONSERVATION		,		N-GAME WILDLIFE TRUST FUND .	7,335
	TRUST FUND		3,400		VE THE MANATEE TRUST FUND	8,125
1042	CDECTAL CAMECODIEC			FROM STA	ATE GAME TRUST FUND	36,932
1843	SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES			1849 SPECIAL (CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND		1,329,912		ION OF MOTOR VEHICLES	
	FROM GRANTS AND DONATIONS TRUST				RINE RESOURCES CONSERVATION	
	FUND		50,000	TRUST 1	FUND	12,500
1843A	FIXED CAPITAL OUTLAY NATURAL RESOURCE DAMAGE RESTORATION - DESPWATER HORIZON OIL SPILL FROM GRANTS AND DONATIONS TRUST FUND		9,899,592	Wildlife Cons for replacer miles unless replacement i	unds provided in Specific Appro servation Commission may purchase ment when the mileage of a vehi it is determined by the executiv is a critical safety issue, or ba s as provided for in section 287.	one or more motor vehicles cle is in excess of 175,000 e director that the vehicle sed on emergency unforeseen
1844	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			1050 CDEGTIL (GL WERGOD THE	
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ARTIFICIAL FISHING REEF CONSTRUCTION				CATEGORIES ION AND REPLACEMENT OF BOATS,	
	PROGRAM			-	AND TRAILERS	
	FROM GENERAL REVENUE FUND	1,133,332			RINE RESOURCES CONSERVATION	
	FROM FEDERAL GRANTS TRUST FUND		500,000		FUND	42,217
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		300,000		VE THE MANATEE TRUST FUND ATE GAME TRUST FUND	3,500 17,141
TOTAL:	MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND	1,560,538			CATEGORIES WILDLIFE MANAGEMENT	
	FROM TRUST FUNDS	1,300,330	15,963,405		NSERVATION AND RECREATION	
	11011 11001 101120		13/703/103		PROGRAM TRUST FUND	87,964
	TOTAL POSITIONS	33.00				
	TOTAL ALL FUNDS		17,523,943	1851A SPECIAL (
זמי∩מק	M: RESEARCH				WILDLIFE CONTROL N-GAME WILDLIFE TRUST FUND .	6,800
rkugka	II. RESEARCH				N-GAME WILDLIFE TRUST FUND . ATE GAME TRUST FUND	6,800 147,280
FISH A	ND WILDLIFE RESEARCH INSTITUTE			11011 511		11/1200
					CATEGORIES	
A	PPROVED SALARY RATE 14,969,314				AGEMENT INSURANCE ORIDA PANTHER RESEARCH AND	
1845	SALARIES AND BENEFITS POSITIONS	337.00			MENT TRUST FUND	7,301
	FROM FEDERAL GRANTS TRUST FUND		5,333,604		RINE RESOURCES CONSERVATION	,

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPOSEDED TO ADDROGRAMMENT ADDROGRAMM	RTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
APPROPRIATION TRUST FUND	612,521 110,970 48,757	TOTAL: FISH AND WILDLIFE CONSERVATION COMMISSION FROM GENERAL REVENUE FUND
FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	84,528 7,301	TOTAL POSITIONS 2,112.50 TOTAL ALL FUNDS
1853 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS		TOTAL APPROVED SALARY RATE 96,391,284 TRANSPORTATION, DEPARTMENT OF
FROM MARINE RESOURCES CONSERVATION TRUST FUND	325,945	Funds in Specific Appropriations 1869 through 1882, 1888 through 1891,
1853A SPECIAL CATEGORIES GULF COAST RESTORATION		1905 through 1908, 1910 through 1914, 1917 through 1926 and 1967 through 1977, are provided from the named funds to the department to fund the five year Work Program developed pursuant to provisions of section
FROM GRANTS AND DONATIONS TRUST FUND	9,394,689	339.135, Florida Statutes. Those appropriations used by the department for grants and aids may be advanced in part or in total.
1854 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		TRANSPORTATION SYSTEMS DEVELOPMENT
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT
FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA PANTHER RESEARCH AND	4,625	APPROVED SALARY RATE 104,935,012
MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION	1,407	1858 SALARIES AND BENEFITS POSITIONS 1,757.00 FROM STATE TRANSPORTATION
TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	94,220 9,064	(PRIMARY) TRUST FUND
FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	6,939 22,695	TRUST FUND
FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	1,198	1859 OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION
1854A SPECIAL CATEGORIES		(PRIMARY) TRUST FUND
GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS		TRUST FUND
FROM GRANTS AND DONATIONS TRUST FUND	514,022	1860 EXPENSES FROM STATE TRANSPORTATION
FROM MARINE RESOURCES CONSERVATION TRUST FUND	36,000	(PRIMARY) TRUST FUND
1855 SPECIAL CATEGORIES		TRUST FUND
RED TIDE RESEARCH FROM GENERAL REVENUE FUND 1,281,986		1861 OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION
1856 SPECIAL CATEGORIES		(PRIMARY) TRUST FUND
	11,006,892	TRUST FUND
FROM GRANTS AND DONATIONS TRUST FUND	659,941	1862 SPECIAL CATEGORIES CONSULTANT FEES EDOM CHARLE TRANSCODURATION
FROM MARINE RESOURCES CONSERVATION TRUST FUND	3,045,616	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
FROM NON-GAME WILDLIFE TRUST FUND . FROM STATE GAME TRUST FUND	25,000 475,000	1863 SPECIAL CATEGORIES CONTRACTED SERVICES
1857 FIXED CAPITAL OUTLAY FISH AND WILDLIFE RESEARCH INSTITUTE		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
WILDLIFE RESEARCH LAB FROM NON-GAME WILDLIFE TRUST FUND .	550,000	FROM TRANSPORTATION DISADVANTAGED TRUST FUND
1857A FIXED CAPITAL OUTLAY NORTH FLORIDA ALLIGATOR FIELD OFFICE FROM STATE GAME TRUST FUND	50,000	1864 SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION
1857B FIXED CAPITAL OUTLAY		(PRIMARY) TRUST FUND
FLORIDA CONSERVATION AND TECHNOLOGY CENTER - CENTER FOR CONSERVATION FROM GENERAL REVENUE FUND 3,000,000		1865 SPECIAL CATEGORIES OVERTIME FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
TOTAL: FISH AND WILDLIFE RESEARCH INSTITUTE FROM GENERAL REVENUE FUND 5,548,329		1866 SPECIAL CATEGORIES
FROM TRUST FUNDS	60,356,367	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION
TOTAL POSITIONS	65,904,696	(PRIMARY) TRUST FUND

SECTION SPECIFION APPROPRI		EMENT/TRANSPORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA FIC PRIATION	ANAGEMENT/TRAI	NSPORTATION
minorn.	TRUST FUND	3,830	111 1 110	INTERMODAL DEVELOPMENT/GRANTS		
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		FROM STATE TRANSPORTATION		
	SPECIAL CATEGORIES			(PRIMARY) TRUST FUND		63,157,080
(GRANTS AND AIDS - TRANSPORTATION					
	DISADVANTAGED		1879			
	FROM TRANSPORTATION DISADVANTAGED TRUST FUND	50,898,510		PRELIMINARY ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION		
	TROST FOND	30,070,310		(PRIMARY) TRUST FUND		634,847,972
1868 9	SPECIAL CATEGORIES			(,		,,
(GRANTS AND AIDS - TRANSPORTATION		1880	FIXED CAPITAL OUTLAY		
	DISADVANTAGED - MEDICAID SERVICES			RIGHT-OF-WAY SUPPORT		
	FROM TRANSPORTATION DISADVANTAGED			FROM STATE TRANSPORTATION		
	TRUST FUND	12,825,000		(PRIMARY) TRUST FUND		54,295,085
1869 I	FIXED CAPITAL OUTLAY			FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND		5,410,313
	TRANSPORTATION PLANNING CONSULTANTS			DRIDGE CONDINUCTION INOST FOND		3,410,313
•	FROM STATE TRANSPORTATION		1881	FIXED CAPITAL OUTLAY		
	(PRIMARY) TRUST FUND	60,877,748		TRANSPORTATION PLANNING GRANTS		
				FROM STATE TRANSPORTATION		
	FIXED CAPITAL OUTLAY			(PRIMARY) TRUST FUND		23,025,303
I	AVIATION DEVELOPMENT/GRANTS		1000	FIXED CAPITAL OUTLAY		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	20/ 1/7 050	1882	DEBT SERVICE		
	(PRIMARI) IRUSI FUND	284,147,059		FROM RIGHT-OF-WAY ACQUISITION AND		
1871 H	FIXED CAPITAL OUTLAY			BRIDGE CONSTRUCTION TRUST FUND		158,970,996
	PUBLIC TRANSIT DEVELOPMENT/GRANTS			2.1.202 00.101.1001201.		200/5/0/550
	FROM STATE TRANSPORTATION		TOTAL	: PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT		
	(PRIMARY) TRUST FUND	358,665,176		FROM GENERAL REVENUE FUND	12,000,000	
				FROM TRUST FUNDS		2,743,922,479
	FIXED CAPITAL OUTLAY					
I	RIGHT-OF-WAY LAND ACQUISITION			TOTAL POSITIONS 1,	757.00	0 755 000 470
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	121 022 200		TOTAL ALL FUNDS		2,755,922,479
	FROM RIGHT-OF-WAY ACQUISITION AND	431,023,289	FIORTI	DA RAIL ENTERPRISE		
	BRIDGE CONSTRUCTION TRUST FUND	184,518,180				
		,,,,,,,	i	APPROVED SALARY RATE 203,908		
1873 I	FIXED CAPITAL OUTLAY					
9	SEAPORT - ECONOMIC DEVELOPMENT		1883	SALARIES AND BENEFITS POSITIONS	1.00	
	FROM STATE TRANSPORTATION	15 000 000		FROM STATE TRANSPORTATION		256,260
	(PRIMARY) TRUST FUND	15,000,000		(PRIMARY) TRUST FUND		256,260
1874 H	FIXED CAPITAL OUTLAY		1884	OTHER PERSONAL SERVICES		
	SEAPORTS ACCESS PROGRAM			FROM STATE TRANSPORTATION		
	FROM STATE TRANSPORTATION			(PRIMARY) TRUST FUND		827
	(PRIMARY) TRUST FUND	10,000,000				
1000	THE GIVEN AVELLY		1885	EXPENSES FROM GENERAL TRANSPORTATION		
	FIXED CAPITAL OUTLAY			FROM STATE TRANSPORTATION		25 200
ì	SEAPORT GRANTS FROM GENERAL REVENUE FUND 12,	000 000		(PRIMARY) TRUST FUND		25,200
	FROM STATE TRANSPORTATION	000,000	1886	SPECIAL CATEGORIES		
	(PRIMARY) TRUST FUND	104,344,860		CONSULTANT FEES		
	,	. , . , ,		FROM STATE TRANSPORTATION		
	general revenue funds in Specific Appropriat			(PRIMARY) TRUST FUND		4,089
	the Port of Tampa Bay for the purchase of a ga	ntry crane as part of				
its :	investment strategy for container growth.		1887			
1076 1	FIXED CAPITAL OUTLAY			CONTRACTED SERVICES FROM STATE TRANSPORTATION		
	SEAPORT INVESTMENT PROGRAM			(PRIMARY) TRUST FUND		5,714
	FROM STATE TRANSPORTATION			(Intimity inodi roll)		3,,11
	(PRIMARY) TRUST FUND	10,000,000	1888	FIXED CAPITAL OUTLAY		
				CONSTRUCTION INSPECTION CONSULTANTS		
	FIXED CAPITAL OUTLAY			FROM STATE TRANSPORTATION		
I	RAIL DEVELOPMENT/GRANTS			(PRIMARY) TRUST FUND		2,258,385
	FROM STATE TRANSPORTATION	10/ 00/ 110	10007	בועבה באסוייאו. הוייוגאע		
	(PRIMARY) TRUST FUND	124,834,112	1000A	FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS		
From	the funds in Specific Appropriation 1877, \$	150,000 shall be used		FROM STATE TRANSPORTATION		
	complete a station area plan to provide			(PRIMARY) TRUST FUND		52,700,000
devel	lopment within a half-mile of the proposed					,
stati	ion location. Planning shall include	an engineering and	1889	FIXED CAPITAL OUTLAY		
envi	ronmental analysis, master site plan, and	preliminary financial		PUBLIC TRANSIT DEVELOPMENT/GRANTS		
plans	s for the project.			FROM STATE TRANSPORTATION		004 250 255
1070 '	ZIYEN CADITAI, OUTLAV			(PRIMARY) TRUST FUND		224,370,877
1878 I	FIXED CAPITAL OUTLAY					

SPECII	· 	SPECII	
	PRIATION FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS		PRIATION SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	,328	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	om the funds in Specific Appropriation 1890, \$10,000,000 is provided Quiet Zone improvements in response to the use of locomotive horns		SPECIAL CATEGORIES OVERTIME
at pro	highway-rail grade crossings. The department shall create a gran ogram for quiet zones requested by local agencies to provide funding	t 9	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	up to 50 percent of the nonfederal and nonprivate share of the total sts of any qualifying quiet zone capital improvement project.		SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT
fe	e department will coordinate and work closely with local, state, and deral agencies to provide technical support to local agencies in the velopment of quiet zone plans. Local agencies may apply for gran	е	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	nds after its quiet zone plan is approved by the department.		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
apj	e Department of Transportation will monitor crossing incidents a proved quiet zone locations and have the right to revoke the quie ne(s) at any time if a significant deterioration in safety result:	t	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
fro	om quiet zone implementation.		FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND
1891	FIXED CAPITAL OUTLAY INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION		IMPROVEMENTS - STATEWIDE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 3,101,245
	(PRIMARY) TRUST FUND 4,611		FIXED CAPITAL OUTLAY
TOTAL	FLORIDA RAIL ENTERPRISE FROM TRUST FUNDS		STATE INFRASTRUCTURE BANK LOAN REPAYMENTS FROM STATE TRANSPORTATION
	TOTAL POSITIONS 1.00	1006	(PRIMARY) TRUST FUND
TRANSI	TOTAL ALL FUNDS	,504 1906	FIXED CAPITAL OUTLAY SMALL COUNTY RESURFACE ASSISTANCE PROGRAM (SCRAP)
	AM: HIGHWAY OPERATIONS		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1	APPROVED SALARY RATE 158,722,081	1907	FIXED CAPITAL OUTLAY SMALL COUNTY OUTREACH PROGRAM (SCOP)
1892	SALARIES AND BENEFITS POSITIONS 3,399.00 FROM STATE TRANSPORTATION		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND	Fro	om the funds in Specific Appropriation 1907, \$9,000,000 is
1893	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	eco	propriated for transportation projects within a rural area of critical onomic concern community designated under section 288.0656(7)(a), orida Statutes, contingent on the provisions of CS/CS/SB 218 or
1894	EXPENSES	sir	milar legislation becoming law.
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		FIXED CAPITAL OUTLAY GRANTS AND AIDS - MAJOR DISASTERS 2012 - DEPARTMENT OF TRANSPORTATION WORK PROGRAM
1895	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND		FIXED CAPITAL OUTLAY
1896	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION		COUNTY TRANSPORTATION PROGRAMS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND		
1897	SPECIAL CATEGORIES FAIRBANKS HAZARDOUS WASTE SITE	1909	FIXED CAPITAL OUTLAY SARASOTA-MANATEE OPERATIONS CENTER - CONSTRUCTION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	, 965	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 8,951,018
1898	SPECIAL CATEGORIES CONSULTANT FEES	1910	FIXED CAPITAL OUTLAY BOND GUARANTEE
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	,831	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1899	SPECIAL CATEGORIES CONTRACTED SERVICES	1911	FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 6,817	601	CONTRACTS FROM STATE TRANSPORTATION
	(INTERNAL) INDUIT FUND	,001	TWO DIVID INTROLANTITAN

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 1911, an amount not less than \$8,440,000 in state revenues shall be used for the Road Ranger program. Road Ranger services provided through sponsorships, local contributions or federal funds are not restricted.

From the funds in Specific Appropriation 1911, the Department of Transportation may contract with non-profit youth organizations in Florida to perform work on the state highway system. All non-profit youth organizations providing services under contract with the Department of Transportation must certify to the department that all participating youth are Florida residents. In order to maintain continuity and quality, the department shall give preference to those youth organizations with which it has previously contracted for such services.

The department is specifically limited to an expenditure level of \$2,000,000 for any contract with a single youth organization or for any group of contracts with two or more youth organizations that have the same registered agent or substantially similar officers and directors. The department shall not supplement these funds from any source in the absence of express legislative authority.

1912	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,946,732,552
1913	FIXED CAPITAL OUTLAY ARTERIAL HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	216,514,629
1914	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	363,498,916
1915	FIXED CAPITAL OUTLAY COCOA OPERATIONS CENTER - REPAIRS/ RENOVATIONS/ADDITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,000,000
1916	FIXED CAPITAL OUTLAY ENVIRONMENTAL SITE RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	920,000
1917	FIXED CAPITAL OUTLAY HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	134,630,215
1918	FIXED CAPITAL OUTLAY RESURFACING FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	601,781,626
1919	FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	186,964,505 4,878,684
1920	FIXED CAPITAL OUTLAY CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	19,146,000

1921 FIXED CAPITAL OUTLAY

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION

HIGHWAY BEAUTIFICATION GRANTS
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND

1922 FIXED CAPITAL OUTLAY

1,800,000

From the funds in Specific Appropriation 1921, \$800,000 is provided for Keep Florida Beautiful.

	MATERIALS AND RESEARCH FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	13,414,249
1923	FIXED CAPITAL OUTLAY BRIDGE INSPECTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	12,543,000
1924	FIXED CAPITAL OUTLAY ECONOMIC DEVELOPMENT TRANSPORTATION PROJECTS - ROAD FUND FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	26,264,000

From the funds in Specific Appropriation 1924, a portion of the funds shall be allocated as follows:

Glades Area Street Resurfacing and Reconstruction	1,000,000
Punta Gorda Airport Terminal & Radar	770,000
Southwest Ranches 190th Street Extension	243,000
Southwest Ranches Guardrails Installation	478,000
Tarpon Springs Superfund Site Redevelopment - Dredging,	170,000
Wharf Stabilization and Road Improvements	2,500,000
Wakulla County Dredging Channel and Canals - Shell Point,	
Spring Creek and Mashes Sands	1,500,000
Silver Star Road Walk/Bike Trail Crossing - Planning/Design.	150,000
City of Deerfield Beach Street and Road Improvements	500,000
Broad Causeway - Town of Bay Harbor Islands	1,000,000
CR 466A Widening - Fruitland Park	1,000,000
Citrus Grove Road Phase I	1,000,000
Temple Terrace Parkway Extension - Telecom Parkway to Morris	
Bridge Road	600,000
Riverside Avondale Preservation - Dog Park	123,000
Ludlam Trail Corridor - Miami-Dade County	3,400,000

From the funds in Specific Appropriation 1924, \$2,000,000 is provided for public transportation infrastructure improvements to enhance public access to SkyRise Miami. These funds are contingent upon the department receiving, by June 30, 2015: (1) documentation that \$400,000,000 in private sector funding has been contractually committed to the project; and (2) a finance plan that identifies the project cost, revenues by source, financing, major assumptions, internal rate of return on private investments, and whether any government funds are assumed to deliver a cost-feasible project, and a total cash flow analysis beginning with implementation of the project and extending for the term of the agreement.

1925 FIXED CAPITAL OUTLAY
TRAFFIC ENGINEERING CONSULTANTS
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND

105,373,065

From the funds in Specific Appropriation 1925, \$2,000,000 of nonrecurring funds is provided for the continued development and deployment of multi-level fog monitoring stations, use of multi-spectral satellite imagery and multi-level sensor arrays, for conducting further data analysis and refinement of fog model and algorithms to improve accuracy of predicting the onset of fog.

From the funds in Specific Appropriation 1925, the Department may contract with qualified traffic signal and traffic control device contractors to provide evaluation, installation, operations, or maintenance of traffic signals and any other traffic control devices to municipalities and counties. Municipalities and counties which receive traffic signal and traffic control device services under a department

SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROW FIC PRIATION	TH MANAGEMENT/TRANSPORTATION	SPECI	ION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MAIFIC PPRIATION	ANAGEMENT/TRANSPORTATION
COI	ntract shall reimburse the Department rvice costs incurred by the Department.	of Transportation for the	1000	(PRIMARY) TRUST FUND	8,600,000
1926	FIXED CAPITAL OUTLAY LOCAL GOVERNMENT REIMBURSEMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,377,	1939 229	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF REVENUE FOR HIGHWAY TAX COMPLIANCE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	200,000
TOTAL	: PROGRAM: HIGHWAY OPERATIONS FROM TRUST FUNDS	5,486,513,		SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM STATE TRANSPORTATION	
	TOTAL POSITIONS			(PRIMARY) TRUST FUND	249,722
EXECU:	TIVE DIRECTION AND SUPPORT SERVICES		1941	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION	
I	APPROVED SALARY RATE 39,672,115			(PRIMARY) TRUST FUND	207,996
1927	SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	727.00 53,408,	1942 578	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
1928	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	530,	517	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED	2,221,928
1929	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	6,347,	1943 423	TRUST FUND	4,239
1930	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	114,		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	597,484
1931	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM STATE TRANSPORTATION	100	1944	FIXED CAPITAL OUTLAY FACILITIES CONSTRUCTION AND MAJOR REMOVATIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	910,000
1932	(PRIMARY) TRUST FUND	106,		: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	89,188,449
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,217,		TOTAL ALL FUNDS	727.00 89,188,449
1933	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	4,323,		MATION TECHNOLOGY APPROVED SALARY RATE 10,642,339	
1934	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION		1945	SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	13,338,689
1935	(PRIMARY) TRUST FUND	160,	524 1946	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	32,998
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	44,		EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	7,798,949
1936	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	8,105,		OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	346,724
1937	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE - OTHER FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,838,		SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	11,789,763
1938	SPECIAL CATEGORIES TRANSFER TO SOUTH FLORIDA WATER MANAGEM DISTRICT FOR EVERGLADES RESTORATION FROM STATE TRANSPORTATION			SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	33,532
				,,,,,,,,,,,,	33,332

SECTION SPECIAL SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWT	H MANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
	PRIATION		APPROPRIATION
1951	SPECIAL CATEGORIES		OVERTIME FROM STATE TRANSPORTATION
	OVERTIME FROM STATE TRANSPORTATION		(PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND	29,738	(
		·	1965 SPECIAL CATEGORIES
1952	SPECIAL CATEGORIES		TRANSPORTATION MATERIALS AND EQUIPMENT
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	(PRIMARY) TRUST FUND	14,679	(PRIMARI) IROUI PORD
		·	1966 SPECIAL CATEGORIES
1953	DATA PROCESSING SERVICES		LEASE OR LEASE-PURCHASE OF EQUIPMENT
	SOUTHWOOD SHARED RESOURCE CENTER		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	7,975,929	(PRIMARI) 18051 FOND
	(.,,,,	1967 FIXED CAPITAL OUTLAY
TOTAL	: INFORMATION TECHNOLOGY		TRANSPORTATION HIGHWAY MAINTENANCE
	FROM TRUST FUNDS	41,361,001	CONTRACTS FROM STATE TRANSPORTATION
	TOTAL POSITIONS	200.00	(PRIMARY) TRUST FUND
	TOTAL ALL FUNDS	41,361,001	
			From the funds in Specific Appropriation 1967, an amount not less than
FLORI	DA'S TURNPIKE SYSTEMS		\$2,560,000 in state revenues shall be used for the Road Ranger program. Road Ranger services provided through sponsorships, local contributions
FLORI	DA'S TURNPIKE ENTERPRISE		or federal funds are not restricted.
1	APPROVED SALARY RATE 21,847,464		From the funds in Specific Appropriation 1967, the Department of
	7. 7.		Transportation may contract with non-profit youth organizations in
1954	SALARIES AND BENEFITS POSITIONS	420.00	Florida to perform work on the state highway system. All non-profit
	FROM STATE TRANSPORTATION	20 001 547	youth organizations providing services under contract with the Department of Transportation must certify to the department that all
	(PRIMARY) TRUST FUND	30,001,547	participating youth are Florida residents. In order to maintain
1955	OTHER PERSONAL SERVICES		continuity and quality, the department shall give preference to those
	FROM STATE TRANSPORTATION		youth organizations with which it has previously contracted for such
	(PRIMARY) TRUST FUND	316,769	services.
1956	EXPENSES		The department is specifically limited to an expenditure level of
1,50	FROM STATE TRANSPORTATION		\$2,000,000 for any contract with a single youth organization or for any
	(PRIMARY) TRUST FUND	20,835,972	group of contracts with two or more youth organizations that have the
			same registered agent or substantially similar officers and directors.
1957	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION		The department shall not supplement these funds from any source in the absence of express legislative authority.
	(PRIMARY) TRUST FUND	143,611	absence of express registrative authority.
	(,	1968 FIXED CAPITAL OUTLAY
1958	SPECIAL CATEGORIES		INTRASTATE HIGHWAY CONSTRUCTION
	ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION		FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND
	(PRIMARY) TRUST FUND	61,633	FROM TURNPIKE GENERAL RESERVE
	(32,333	TRUST FUND
1959	SPECIAL CATEGORIES		FROM STATE TRANSPORTATION
	CONSULTANT FEES		(PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,168,631	1969 FIXED CAPITAL OUTLAY
	(======================================	2/200/002	CONSTRUCTION INSPECTION CONSULTANTS
1960	SPECIAL CATEGORIES		FROM TURNPIKE RENEWAL AND
	CONTRACTED SERVICES		REPLACEMENT TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	26,216,549	FROM TURNPIKE GENERAL RESERVE TRUST FUND
	(IRITARI) IROOT FORD	20,210,319	1001 1002
1961	SPECIAL CATEGORIES		1970 FIXED CAPITAL OUTLAY
	PAYMENT TO EXPRESSWAY AUTHORITIES		RIGHT-OF-WAY LAND ACQUISITION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	5,870,420	FROM TURNPIKE GENERAL RESERVE TRUST FUND
	(IRIPARI) IROSI POND	3,070,420	1ROD1 10RD
1962	SPECIAL CATEGORIES		1971 FIXED CAPITAL OUTLAY
	FLORIDA HIGHWAY PATROL SERVICES		RESURFACING
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	21,152,120	FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND
	(-Minney inodi long	21,132,120	NET INCOL 1000 1
1963	SPECIAL CATEGORIES		1972 FIXED CAPITAL OUTLAY
	HUMAN RESOURCES DEVELOPMENT		BRIDGE CONSTRUCTION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	134,949	FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND
	(PRIPARI) IROSI FORD	134, 343	KBI INCOMENT I I I I I I I I I I I I I I I I I I I
1964	SPECIAL CATEGORIES		1973 FIXED CAPITAL OUTLAY

	- NATURAL RESOURCES/ENVIRONMENT/GROW	TH MANAGEMENT/TRA	ANSPORTATION	SECTION 6 - GENERAL GOVERNMENT	
SPECIFIC APPROPRIA	TION			SPECIFIC APPROPRIATION	
PR	ELIMINARY ENGINEERING CONSULTANTS			STRENGTHENING DOMESTIC SECURITY	
	ROM TURNPIKE RENEWAL AND		0 400 026	FROM TRUST FUNDS	31,610,100
	REPLACEMENT TRUST FUND		9,408,936	Funds provided in Specific Appropriation 1979A are cont	ringent on
	TRUST FUND		98,842,935	federal grants being awarded. Should the amount awarde	ed for each
	ROM STATE TRANSPORTATION		50/012/500	federal grant be less than the amount appropriated, fund	
	(PRIMARY) TRUST FUND		1,996,082	awarded in priority order for the individual projects as in	
				the Fiscal Year 2014-2015 Domestic Security Funding Requ	
	XED CAPITAL OUTLAY			Domestic Security Oversight Board. Once federal funding is re	
	GHT-OF-WAY SUPPORT ROM TURNPIKE GENERAL RESERVE			projects are funded in priority order, the Board may transf between any of the funded projects. Funds may be allocated t	
	TRUST FUND		3,375,100	not listed below with approval of the Legislative Budget Commi	
	11001 1010		3/3/3/100	100 1100 2010 1101 App 2014 01 010 1011 1010 1010	
1975 FI	XED CAPITAL OUTLAY			State Homeland Security Program (SHSP):	
	LL OPERATION CONTRACTS			DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES	60.000
	ROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		70 700 745	Agriculture Planner	60,000
	(PRIMARI) IRUSI FUND		78,709,745	DEPARTMENT OF EDUCATION	164,325
1976 FI	XED CAPITAL OUTLAY			Education Sector K12 School Target Hardening	302,700
TU	RNPIKE SYSTEM EQUIPMENT AND DEVELOPME	NT		Education Sector: Higher Education Target Hardening	707,487
F	ROM TURNPIKE GENERAL RESERVE			Mass Notification	205,686
	TRUST FUND		22,182,000	DEPARTMENT OF LAW ENFORCEMENT	550.000
	ROM STATE TRANSPORTATION		2 520 000	RDSTF Planners (FDLE)	550,000 346,000
	(PRIMARY) TRUST FUND		3,530,000	Fusion Center Analyst	
1977 FI	XED CAPITAL OUTLAY			Critical Infrastructure (CI) Planners	65,000
	LLS SYSTEM EQUIPMENT AND DEVELOPMENT			LE Sustainment, Maintenance and Planning	80,000
F	ROM STATE TRANSPORTATION			Enhancement of FL Fusion Centers	350,012
	(PRIMARY) TRUST FUND		29,901,500	Data-Sharing Project	970,000
momar. Dr.	ODIDALG MUDANTUR RAMBODOTGE			Government/Cyber Sector: State Network Data Traffic	202 200
	ORIDA'S TURNPIKE ENTERPRISE OM TRUST FUNDS		1,270,786,497	Monitoring DEPARTMENT OF MANAGEMENT SERVICES	203,360
r K	OM IROSI FONDS		1,210,100,431	Florida Interoperable Network Training	198,000
	TOTAL POSITIONS	420.00		FLORIDA WILDLIFE CONSERVATION COMMISSION	-227,111
	TOTAL ALL FUNDS		1,270,786,497	Specialty Team Critical Needs	53,254
				Specialty Team Training and Exercise	61,140
	ANSPORTATION, DEPARTMENT OF	10 000 000		STATE FIRE MARSHALL (DFS)	6 100
	OM GENERAL REVENUE FUND	12,000,000	10,108,118,268	LE Sustainment, Maintenance and Planning DIVISION OF EMERGENCY MANAGEMENT (EOG)	6,100
PK	OM IROSI FONDS		10,100,110,200	RDSTF Planners (EM)	360,000
	TOTAL POSITIONS	6,504.00		Sustainment of US&R and HazMat Teams	
	TOTAL ALL FUNDS		10,120,118,268	LE Specialty Team Critical Needs	
	TOTAL APPROVED SALARY RATE	336,022,919		US&R HazMat Training and Exercise	
momat on	OR CET ON F			Specialty Team Training and Exercise	138,500
TOTAL OF	SECTION 5			Mutual Aid Radio Cache (MARC) Sustainment Local Planning, Training and Exercise	78,400
FR	OM GENERAL REVENUE FUND	517,200,087		LE Sustainment, Maintenance and Planning	69.207
		021/200/001		Enhancement of FL Fusion Centers	187,443
FR	OM TRUST FUNDS		13,066,186,346	Data Sharing	968,200
				700 MHz Radio System Overlay	1,387,312
	TOTAL POSITIONS	15,293.75		Florida Interoperable Network (FIN) Remote Dispatch	E0 000
	TOTAL ALL FUNDS		13,583,386,433	Application Software	50,000 118,581
	TOTAL ALL FONDS		13,303,300,433	Health Sector: Tampa General Hospital Access Control	110,301
				Project	10,000
SECTION 6	- GENERAL GOVERNMENT			Emergency Services Sector: Target Hardening	286,252
				Dam Sector: River Dam Target Hardening	100,000
	oneys contained herein are appropr			Water Sector: North District Waste Water Treatment Plant Management & Administration	199,051
	stered Funds, Department of Business ment of Citrus, Department of Econom			management & Administration	578,848
	ial Services, Executive Office of			Urban Areas Security Initiative (UASI):	
Highwa	y Safety and Motor Vehicles, Legislat	ive Branch, Depar	rtment of the	Miami/Ft Lauderdale Urban Areas Security Initiative (UASI)	6,833,036
	y, Department of Management Servi			Orlando Urban Areas Security Initiative (UASI)	4,526,837
	s, Public Service Commission, Dep			Tampa Urban Areas Security Initiative (UASI)	6,169,944
-	ment of State as the amounts to be us ional expenditures and fixed capital			Management and Administration (UASI)	876,491
oberat	Tonal expendicules and linea capital	outlay of the hai	ica agenetes.	Additional Federal Funding:	
PROGRAM:	ADMINISTERED FUNDS			DIVISION OF EMERGENCY MANAGEMENT	
				Urban Area Security (UASI) Nonprofit Security	
	MP SUM			Grant Program (NSGP)	363,000
	MAN RESOURCES OUTSOURCING CONTINGENCY ROM GENERAL REVENUE FUND	300 000		FLORIDA DEPARTMENT OF LAW ENFORCEMENT Operation Stonegarden (OPS)	954,977
r	ROM GENERAL REVENUE FUND	300,000		Speracron beonegaraen (orb)	221211

1979A LUMP SUM 1981 LUMP SUM

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION EMPLOYEE COMPENSATION AND BENEFITS FROM GENERAL REVENUE FUND	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 1987 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
FROM TRUST FUNDS	1707 1201211211211211211211211211211211211211
1982A LUMP SUM STATE MATCH FOR FEDERAL FEMA FUNDING	1988 EXPENSES FROM ADMINISTRATIVE TRUST FUND 1,500,401 1989 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 13,678,468	FROM ADMINISTRATIVE TRUST FUND 27,088
1983 SPECIAL CATEGORIES ASSOCIATION DUES FROM GENERAL REVENUE FUND	1990 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
1984 SPECIAL CATEGORIES ADMINISTRATION COMMISSION AND FLORIDA LAND	FROM ADMINISTRATIVE TRUST FUND 564,230
AND WATER ADJUDICATORY COMMISSION - ADMINISTRATIVE APPEALS FROM GENERAL REVENUE FUND	1991 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND
1984A SPECIAL CATEGORIES SETTLEMENT AGREEMENTS FROM GENERAL REVENUE FUND	1992 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND 6,500
From the funds in Specific Appropriation 1984A \$1,155,241 in	1993 SPECIAL CATEGORIES
nonrecurring funds from the General Revenue Fund is appropriated for release to the Department of Legal Affairs to pay all existing claims in	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
the case of Basford v. State of Florida, Case No. 10-45-CA (Fourteenth Judicial Circuit in and for Jackson County, Florida), relating to compensation, claims, damages, interest, attorney fees, and costs resulting from the adoption of Article X, Section 21 of the Florida	1994 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND
Constitution. This amount reflects \$672,993 for the judgment and prejudgment and postjudgment interest; \$40,293 in costs and interest;	1995 SPECIAL CATEGORIES
and \$441,955 in attorney fees and interest. Such funds shall constitute	LEASE OR LEASE-PURCHASE OF EQUIPMENT
full, exclusive and complete payment for all judgments, compensation, claims, damages, interest, attorney's fees and costs in said case.	FROM ADMINISTRATIVE TRUST FUND 107,506
Release of the funds is contingent on the execution of a release between the State of Florida and Basford under which Basford accepts \$1,155,241 as full and final payment for said judgments and all claims, both existing and future and including all claims that were asserted or could have been asserted, relating to the judgments, compensation, damages,	1996 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
interest, attorney's fees and costs arising from or related to losses or damages of Basford resulting from the adoption of Article X, section 21	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES
of the State Constitution; and under which the State of Florida and Basford mutually waive and release all claims, both existing and future	FROM TRUST FUNDS
and including all claims that were asserted or could have been asserted, relating to the judgments, compensation, damages, interest, attorney's fees and costs arising from or related to losses or damages of Basford	TOTAL POSITIONS
resulting from the adoption of Article X, section 21 of the State	INFORMATION TECHNOLOGY
Constitution. Release of the funds to the department is subject to the notice and objection requirements of section 216.177, Florida Statutes.	APPROVED SALARY RATE 3,087,394
1985 SPECIAL CATEGORIES TRANSFER TO PLANNING AND BUDGETING SYSTEM	1997 SALARIES AND BENEFITS POSITIONS 55.00 FROM ADMINISTRATIVE TRUST FUND 4,154,100
TRUST FUND FROM GENERAL REVENUE FUND 5,818,211	1998 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
TOTAL: PROGRAM: ADMINISTERED FUNDS	· · · · · · · · · · · · · · · · · · ·
FROM GENERAL REVENUE FUND	1999 EXPENSES FROM ADMINISTRATIVE TRUST FUND
TOTAL ALL FUNDS	2000 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 100,000
BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF	2001 SPECIAL CATEGORIES
PROGRAM: OFFICE OF THE SECRETARY AND	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND 2,420,911
ADMINISTRATION EVECTORIST DEPOSITION AND CURPORT CERTIFICATION	2002 SPECIAL CATEGORIES
EXECUTIVE DIRECTION AND SUPPORT SERVICES APPROVED SALARY RATE 7,968,987	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
1986 SALARIES AND BENEFITS POSITIONS 154.50	2003 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM ADMINISTRATIVE TRUST FUND 10,870,725	FROM ADMINISTRATIVE TRUST FUND 13,501

SECTIO SPECIF	N 6 - GENERAL GOVERNMENT IC		SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT FIC	
	RIATION			PRIATION	
2004	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2015	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	108.50 5,265,406
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	16,804	2016	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	423,613
2005	DATA PROCESSING SERVICES		2017	EXPENSES	
	SOUTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND	44,768		FROM ADMINISTRATIVE TRUST FUND	576,436
	TROTT IDENTIFICATION INCOME.	11,700	2018	OPERATING CAPITAL OUTLAY	
2006	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER			FROM ADMINISTRATIVE TRUST FUND	3,000
	FROM ADMINISTRATIVE TRUST FUND	659,419	2019	SPECIAL CATEGORIES CONTRACTED SERVICES	
2007	DATA PROCESSING SERVICES			FROM ADMINISTRATIVE TRUST FUND	1,000,000
	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM ADMINISTRATIVE TRUST FUND	24,336	2020	SPECIAL CATEGORIES	
ml.	financia lata de gualdia accusio	11. 0007 -1.11 -1.1		RISK MANAGEMENT INSURANCE	25 000
	funds provided in Specific Appropria lized for any costs related to the potentia			FROM ADMINISTRATIVE TRUST FUND	35,908
	rated and managed by the Northwest Regional		2021	SPECIAL CATEGORIES	
T ∩Tλ1.•	INFORMATION TECHNOLOGY			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	26,950
IVIAL.	FROM TRUST FUNDS	9,001,481		FROM ADMINISTRATIVE TROOF FORD	20,730
		FF 00	2022	SPECIAL CATEGORIES	
	TOTAL POSITIONS	55.00 9,001,481		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
		7,002,102		PURCHASED PER STATEWIDE CONTRACT	
PROGRA	M: SERVICE OPERATION			FROM ADMINISTRATIVE TRUST FUND	38,839
CUSTOM	ER CONTACT CENTER		TOTAL	: CENTRAL INTAKE FROM TRUST FUNDS	7,370,152
A	PPROVED SALARY RATE 3,144,923			TOTAL POSITIONS	100 E0
2008	SALARIES AND BENEFITS POSITIONS	92.00		TOTAL ALL FUNDS	7,370,152
	FROM ADMINISTRATIVE TRUST FUND	4,503,671	מסטמת	AM: PROFESSIONAL REGULATION	
2009	OTHER PERSONAL SERVICES		PROGRA	AM: PROFESSIONAL REGULATION	
	FROM ADMINISTRATIVE TRUST FUND	232,098	COMPL:	IANCE AND ENFORCEMENT	
2010	EXPENSES		i	APPROVED SALARY RATE 11,850,977	
	FROM ADMINISTRATIVE TRUST FUND	512,868	2022	SALARIES AND BENEFITS POSITIONS	270.00
2010A	OPERATING CAPITAL OUTLAY		2023	FROM PROFESSIONAL REGULATION TRUST	270.00
	FROM ADMINISTRATIVE TRUST FUND	3,000		FUND	16,605,681
2011	SPECIAL CATEGORIES		2024	OTHER PERSONAL SERVICES	
	CONTRACTED SERVICES			FROM PROFESSIONAL REGULATION TRUST	
	FROM ADMINISTRATIVE TRUST FUND	9,000		FUND	928,762
2012	SPECIAL CATEGORIES		2025	EXPENSES	
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	43,801		FROM PROFESSIONAL REGULATION TRUST	3,162,068
	FROM ADMINISTRATIVE TROST FOND	13,001		FORD	3,102,000
2013	SPECIAL CATEGORIES		2026	OPERATING CAPITAL OUTLAY	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	5,430		FROM PROFESSIONAL REGULATION TRUST FUND	6,920
					·
2014	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		2027	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	
	SERVICES - HUMAN RESOURCES SERVICES			FROM PROFESSIONAL REGULATION TRUST	
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	29,203		FUND	256,900
	FROM ADMINISTRATIVE TROST FOND	29,203	Fr	om the funds provided in Specific Approp	priation 2027, the Department
TOTAL:	CUSTOMER CONTACT CENTER	F 222 AF	of	Business and Professional Regulation ma	ay purchase one or more motor
	FROM TRUST FUNDS	5,339,071		hicles for replacement when the mileage 0,000 miles unless it is determined by th	
	TOTAL POSITIONS	92.00	re	placement is a critical safety issue,	, or based on emergency or
	TOTAL ALL FUNDS	5,339,071		foreseen circumstances as provided in atutes. The acquisition of five motor	
Statutes. The acquisition of five motor vehicles for the Unlicensed CENTRAL INTAKE Activity Program is excluded from this provision.					
APPROVED SALARY RATE 3,621,611 2028 SPECIAL CATEGORIES					
л	J, U41, U11		2020	LEGAL SERVICES CONTRACT	

SPECIFIC

SECTION 6 - GENERAL GOVERNMENT

SECTION 6 - GENERAL GOVERNMENT

From the funds in Specific Appropriation 2030, up to \$500,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to prevent, combat, and publicize the dangers of unlicensed real estate activity in Florida. The department shall develop, implement, and maintain an unlicensed activity campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6) corporation, and that represents the largest number of licensed Florida real estate professionals. The campaign shall encompass media production, advertising, and other techniques that the department may wish to utilize after first consulting with the not-for-profit corporation. Special emphasis shall be placed on the investigation and prosecution of unlicensed real estate activities. To further the purpose of the unlicensed activity campaign, the department shall be authorized to accept in-kind contributions of services, media production, or advertising materials from the not-for-profit corporation. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department may not allocate overhead charges to these unlicensed activity campaign funds.

From the funds in Specific Appropriation 2030, up to \$100,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to institute an unlicensed activity campaign for the purpose of informing and educating the public: (1) that public accounting is a regulated profession with requirements of licensure pursuant to chapter 473, Florida Statutes; (2) that some services provided by unlicensed individuals, although legal, are regulated when provided by a licensed Florida Certified Public Accountant; and, (3) that certain services may only be performed by a licensed Florida Certified Public Accountant. The department shall develop the campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6) corporation, and that represents the largest number of licensed Florida Certified Public Accountants. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department may not allocate overhead charges to these unlicensed activity campaign funds

From the funds in Specific Appropriation 2030, up to \$250,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to enhance department enforcement activities, which include stings and sweeps, relating to unlicensed construction activity in Florida. The department may not allocate overhead charges to these unlicensed activity functions.

From the funds in Specific Appropriation 2030, the Department of Business and Professional Regulation shall submit a report to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by November 1, 2014, detailing the unlicensed activity functions performed by the department during Fiscal Year 2013-2014. 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.

SPECIE		
APPROI	PRIATION	
	CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY	
	FUND FROM PROFESSIONAL REGULATION TRUST	
	FUND	5,500,000
2032	SPECIAL CATEGORIES	
2032	CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	106,579
2033	SPECIAL CATEGORIES	
	TRANSFER ARCHITECT & INTERIOR DESIGN	
	ACTIVITIES CH. 2002-274 FROM PROFESSIONAL REGULATION TRUST	
	FUND	425,239
		120,200
2034	SPECIAL CATEGORIES	
	CONTRACTED SERVICES	
	FROM PROFESSIONAL REGULATION TRUST	0 600 100
	FUND	2,608,138
pro	om the recurring funds in Specific Appropriation 2034 ovided for the Florida Building Code Compliance and Mitig authorized in section 553.841, Florida Statutes.	, \$925,000 is ation Program
fro 553	e nonrecurring funds in Specific Appropriation 2034 mm fees collected pursuant to the surcharge authoriz 3.721, Florida Statutes. The nonrecurring funds are llows:	ed in section
Fut	cure Builders of America\$250,000	
	pile Building Codes Training Program\$200,000	
2035	SPECIAL CATEGORIES	
	OPERATION OF MOTOR VEHICLES	
	FROM PROFESSIONAL REGULATION TRUST FUND	211,236
	TOND	211,230
2036	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM PROFESSIONAL REGULATION TRUST	0.65 .502
	FUND	265,793
2037	SPECIAL CATEGORIES	
	CLAY FORD SCHOLARSHIP PROGRAM - CERTIFIED	
	PUBLIC ACCOUNTING MINORITY SCHOLARSHIPS	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	200,000
2028	SPECIAL CATEGORIES	
2030	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	103,362
2039	SPECIAL CATEGORIES	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	PURCHASED PER STATEWIDE CONTRACT	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	104,527
2040	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENGINEERING MANAGEMENT CORPORATION (FEMC) CONTRACTED SERVICES	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	2,070,000
0041	HINANGIAI AGGIGMANGE DANMENTO	
2041	FINANCIAL ASSISTANCE PAYMENTS REAL ESTATE RECOVERY FUND	
	FROM PROFESSIONAL REGULATION TRUST	
	FUND	300,000
		•
2042	FINANCIAL ASSISTANCE PAYMENTS	

SPECIF	RIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	REAL ESTATE SCHOLARSHIPS FROM PROFESSIONAL REGULATION TRUST		150,000	FROM PROFESSIONAL REGULATION TRUST FUND
TOTAL:	FUND		36,444,373	2054 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST
	TOTAL POSITIONS	270.00	36,444,373	FUND
FLORID	A BOXING COMMISSION			FROM PROFESSIONAL REGULATION TRUST FUND
P	APPROVED SALARY RATE 226,462			2056 SPECIAL CATEGORIES
2043	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST FUND	4.00	316,109	RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND
2044	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND		110,371	2057 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST FUND
2045	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND		156,920	2058 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2046	SPECIAL CATEGORIES TRANSFER TO THE PROFESSIONAL REGULATION TRUST FUND FROM GENERAL REVENUE FUND	358,154		PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST FUND
2047	SPECIAL CATEGORIES	·		TOTAL: TESTING AND CONTINUING EDUCATION FROM TRUST FUNDS
	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND		2,000	TOTAL POSITIONS
2048	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FARM AND CHILD LABOR REGULATION
	FROM PROFESSIONAL REGULATION TRUST FUND		701	APPROVED SALARY RATE 1,078,622
2049	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2059 SALARIES AND BENEFITS POSITIONS 30.00 FROM PROFESSIONAL REGULATION TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST FUND		3,634	2060 EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND
TOTAL:	FLORIDA BOXING COMMISSION FROM GENERAL REVENUE FUND	358,154	589,735	2061 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST
	TOTAL POSITIONS	4.00	947,889	FUND
TESTIN	G AND CONTINUING EDUCATION		717,005	of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of
A	PPROVED SALARY RATE 1,465,300			150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or
2050	SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST	41.00		unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
2051	FUND		2,081,606	2062 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND
	FUND		283,871	2063 SPECIAL CATEGORIES
2052	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND		3,000	OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND
2053	SPECIAL CATEGORIES EXAMINATION TESTING SERVICES FOR PROFESSIONAL REGULATION			2064 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST

CECTTO	N 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT
SPECIF			SPECIFIC
APPROP	RIATION		APPROPRIATION
	FUND	4,778	2076 SPECIAL CATEGORIES RACING ANIMAL MEDICAL RESEARCH
2065	SPECIAL CATEGORIES		FROM PARI-MUTUEL WAGERING TRUST
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		FUND
	FROM PROFESSIONAL REGULATION TRUST FUND	2,648	2077 SPECIAL CATEGORIES
		2,010	PARI-MUTUEL LABORATORY CONTRACTED SERVICES
2066	SPECIAL CATEGORIES		FROM PARI-MUTUEL WAGERING TRUST
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		FUND
	PURCHASED PER STATEWIDE CONTRACT		From the funds in Specific Appropriation 2077, \$360,000 is provided
	FROM PROFESSIONAL REGULATION TRUST	0 100	for the replacement of equipment at the University of Florida Racing Laboratory.
	FUND	9,190	nabolacoly.
TOTAL:	FARM AND CHILD LABOR REGULATION		2078 SPECIAL CATEGORIES
	FROM TRUST FUNDS	1,904,324	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	TOTAL POSITIONS 30.00		PURCHASED PER STATEWIDE CONTRACT
	TOTAL ALL FUNDS	1,904,324	FROM PARI-MUTUEL WAGERING TRUST
PROGRA	M: PARI-MUTUEL WAGERING		FUND
riconn	M. FART MOTOBE MAGBAING		2079 SPECIAL CATEGORIES
PARI-M	UTUEL WAGERING		CONTRACT FOR PARI-MUTUEL WAGERING
Δ	PPROVED SALARY RATE 2,832,176		COMPLIANCE AND AUDIT SYSTEM FROM PARI-MUTUEL WAGERING TRUST
-	_,,		FUND
2067	SALARIES AND BENEFITS POSITIONS 65.00 FROM PARI-MUTUEL WAGERING TRUST		TOTAL: PARI-MUTUEL WAGERING
	FUND	3,959,972	FROM TRUST FUNDS
2068	OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST		TOTAL POSITIONS 65.00 TOTAL ALL FUNDS
	FUND	1,685,853	1011111 11111 1011110
0060	TURBUCH		SLOT MACHINE REGULATION
2069	EXPENSES FROM PARI-MUTUEL WAGERING TRUST		APPROVED SALARY RATE 2,198,053
	FUND	700,827	
2070	ODEDAMING GADIMAL OUMLAN		2080 SALARIES AND BENEFITS POSITIONS 50.00 FROM PARI-MUTUEL WAGERING TRUST
2070	OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERING TRUST		FUND
	FUND	13,032	
2071	SPECIAL CATEGORIES		2081 OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST
2071	ACQUISITION OF MOTOR VEHICLES		FUND
	FROM PARI-MUTUEL WAGERING TRUST	04.000	2002 BADDAGEG
	FUND	24,802	2082 EXPENSES FROM PARI-MUTUEL WAGERING TRUST
	m the funds provided in Specific Appropriation 2071, the		FUND
	Business and Professional Regulation may purchase one or icles for replacement when the mileage of a vehicle is in		2083 OPERATING CAPITAL OUTLAY
	,000 miles unless it is determined by the secretary that t		FROM PARI-MUTUEL WAGERING TRUST
rep	lacement is a critical safety issue, or based on em	mergency or	FUND
	oreseen circumstances as provided in section 287.14(3 tutes.	, riorida	2084 SPECIAL CATEGORIES
			COMPULSIVE AND ADDICTIVE GAMBLING
2072	SPECIAL CATEGORIES		PREVENTION CONTRACT FROM PARI-MUTUEL WAGERING TRUST
	CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST		FUND
	FUND	7,317	
2073	SPECIAL CATEGORIES		Funds in Specific Appropriation 2084 shall be placed in reserve contingent upon the submission of a report to the chair of the Senate
2075	OPERATION OF MOTOR VEHICLES		Committee on Appropriations, the chair of the House Appropriations
	FROM PARI-MUTUEL WAGERING TRUST	60.000	Committee, and the Executive Office of the Governor's Office of Policy
	FUND	62,000	and Budget detailing the services that will be delivered, the expected results, and recommended performance measures to be included in the
2074	SPECIAL CATEGORIES		contract for the provision of services related to the prevention and
	RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST		reduction of compulsive and addictive gambling. The report shall also include the effectiveness of Fiscal Year 2013-2014 efforts in reducing
	FUND	97,429	problem gambling. No earlier than 14 days after the submission of the
0000		•	report, the Department of Business and Professional Regulation may
2075	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		request the release of funds pursuant to the provisions of chapter 216, Florida Statutes.
	FROM PARI-MUTUEL WAGERING TRUST		
	FUND	10,063	2085 SPECIAL CATEGORIES

SPECIFI APPROPR	NATION TRANSFER TO THE OFFICE OF THE STATE ATTORNEY - SLOT INVESTIGATIONS AND PROSECUTIONS		SPECI APPRO	OPRIATION A SPECIAL CATEGORIES TRANSFER TO VISIT FLORIDA FROM HOTEL AND RESTAURANT TRUST
	FROM PARI-MUTUEL WAGERING TRUST FUND	214,257		FUND
	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST FUND	90,000	Fl In pr re	unds in Specific Appropriation 2095A shall be transferred to Visit lorida to contract with the Florida Restaurant and Lodging Association, nc., to develop a coordinated marketing, media and events program to romote Florida tourism by residents of the state. This campaign shall equire a private matching program and shall be conducted throughout the tate, as approved by and monitored by Visit Florida and the Florida
	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST		to	estaurant and Lodging Association, Inc., for the purpose of promoting ourism within the state.
	FUND	19,743	2096	TRANSFERS TO DEPARTMENT OF HEALTH FOR EPIDEMIOLOGICAL SERVICES
	RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST			FROM HOTEL AND RESTAURANT TRUST FUND
	FUND	8,260	2097	GRANTS AND AIDS - SCHOOL-TO-CAREER
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PARI-MUTUEL WAGERING TRUST FUND	2,848		FROM HOTEL AND RESTAURANT TRUST FUND
	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2098	SPECIAL CATEGORIES CONTRACTED SERVICES FROM HOTEL AND RESTAURANT TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM PARI-MUTUEL WAGERING TRUST FUND	16,491	2099	OPERATION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST
	SLOT MACHINE REGULATION FROM TRUST FUNDS	4,701,860	2100	FUND
	TOTAL POSITIONS	50.00 4,701,860	2200	RISK MANAGEMENT INSURANCE FROM HOTEL AND RESTAURANT TRUST FUND
PROGRAM	: HOTELS AND RESTAURANTS		2101	SPECIAL CATEGORIES
COMPLIA	NCE AND ENFORCEMENT			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HOTEL AND RESTAURANT TRUST
AP	PROVED SALARY RATE 11,822,249			FUND
	SALARIES AND BENEFITS POSITIONS FROM HOTEL AND RESTAURANT TRUST FUND	307.00 16,580,233	2102	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2092	OTHER PERSONAL SERVICES FROM HOTEL AND RESTAURANT TRUST FUND	35,689		FROM HOTEL AND RESTAURANT TRUST FUND
2093	EXPENSES	337007	TOTAL	L: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS
	FROM HOTEL AND RESTAURANT TRUST FUND	1,717,086		TOTAL POSITIONS
2094	OPERATING CAPITAL OUTLAY FROM HOTEL AND RESTAURANT TRUST FUND	8,500	PROGR	RAM: ALCOHOLIC BEVERAGES AND TOBACCO
2095	SPECIAL CATEGORIES	.,	COMPL	LIANCE AND ENFORCEMENT
	ACQUISITION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST	075 000		APPROVED SALARY RATE 8,920,898
From	FUND	275,000 oriation 2095, the Department	2103	SALARIES AND BENEFITS POSITIONS 188.75 FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
of vehi 150, repl	Business and Professional Regulation macles for replacement when the mileage 000 miles unless it is determined by thacement is a critical safety issue, preseen circumstances as provided in	y purchase one or more motor of a vehicle is in excess of me secretary that the vehicle or based on emergency or	2104	OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
	utes.		2105	EXPENSES

FROM ALCOHOLIC BEVERAGE AND

		•	0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		~======		
SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT			SECTI SPECI	ON 6 - GENERAL GOVERNMENT		
	PRIATION				PRIATION		
minoi	TOBACCO TRUST FUND		1,481,830	mino	FROM ALCOHOLIC BEVERAGE AND		
	FROM FEDERAL LAW ENFORCEMENT TRUST		1,101,030		TOBACCO TRUST FUND		5,000
			140 000		IOBACCO IRUSI FUND		5,000
	FUND		149,000	0110	CDECTAL CAMEGODIES		
				2119	SPECIAL CATEGORIES		
2106	OPERATING CAPITAL OUTLAY				CONTRACTED SERVICES		
	FROM FEDERAL LAW ENFORCEMENT TRUST				FROM ALCOHOLIC BEVERAGE AND		
	FUND		56,000		TOBACCO TRUST FUND		17,733
2107	SPECIAL CATEGORIES			2120	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES				RISK MANAGEMENT INSURANCE		
	FROM ALCOHOLIC BEVERAGE AND				FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		315,644		TOBACCO TRUST FUND		12,971
	TODACCO TRUST FOND		313,044		TODACCO TROBT FOND		12,711
2100	CDECIMI CAMECODIEC			2121	CDECTAL CAMECODIEC		
2108	SPECIAL CATEGORIES			2121	SPECIAL CATEGORIES		
	CONTRACTED SERVICES				LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ALCOHOLIC BEVERAGE AND				FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		78,044		TOBACCO TRUST FUND		12,229
2109	SPECIAL CATEGORIES			2122	SPECIAL CATEGORIES		
	OPERATION AND MAINTENANCE OF PATROL				TRANSFER TO DEPARTMENT OF MANAGEMENT		
	VEHICLES				SERVICES - HUMAN RESOURCES SERVICES		
	FROM ALCOHOLIC BEVERAGE AND				PURCHASED PER STATEWIDE CONTRACT		
	TOBACCO TRUST FUND		896,017		FROM ALCOHOLIC BEVERAGE AND		
	TODACCO TRUST FUND		070,017				20.072
0110	CDECTAL CAMEGODIES				TOBACCO TRUST FUND		20,072
2110					CHANDADDO AND A TORNANDO		
	RISK MANAGEMENT INSURANCE			TOTAL	: STANDARDS AND LICENSURE		
	FROM ALCOHOLIC BEVERAGE AND				FROM TRUST FUNDS		4,159,780
	TOBACCO TRUST FUND		341,991				
					TOTAL POSITIONS	59.50	
2111	SPECIAL CATEGORIES				TOTAL ALL FUNDS		4,159,780
	SALARY INCENTIVE PAYMENTS						,,
	FROM ALCOHOLIC BEVERAGE AND			TAX C	OLLECTION		
	TOBACCO TRUST FUND		172,846	IIII C	OBBECTION		
	TODACCO TRUST FUND		1/2,040		APPROVED SALARY RATE 3,194,512		
0110	CDECTAL CAMBGODIEC				APPROVED SALIAKI KAIE 3,194,512		
2112	SPECIAL CATEGORIES	2		0100	CALADIEC AND DENERTED DOCUMENTONS	00.00	
	TRANSFER FOR CONTRACTED DISPATCH SERVICE	5		2123	SALARIES AND BENEFITS POSITIONS	80.00	
	FROM ALCOHOLIC BEVERAGE AND				FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		140,000		TOBACCO TRUST FUND		4,603,393
2113	SPECIAL CATEGORIES			2124	OTHER PERSONAL SERVICES		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT				FROM ALCOHOLIC BEVERAGE AND		
	FROM ALCOHOLIC BEVERAGE AND				TOBACCO TRUST FUND		16,669
	TOBACCO TRUST FUND		28,219				
			,	2125	EXPENSES		
2114	SPECIAL CATEGORIES				FROM ALCOHOLIC BEVERAGE AND		
2111	TRANSFER TO DEPARTMENT OF MANAGEMENT				TOBACCO TRUST FUND		610,131
					TODACCO TROST FOND		010,131
	SERVICES - HUMAN RESOURCES SERVICES			0106	CDECTAL CAMECODIEC		
	PURCHASED PER STATEWIDE CONTRACT			2126	SPECIAL CATEGORIES		
	FROM ALCOHOLIC BEVERAGE AND				CONTRACTED SERVICES		
	TOBACCO TRUST FUND		59,545		FROM ALCOHOLIC BEVERAGE AND		
					TOBACCO TRUST FUND		21,180
TOTAL:	COMPLIANCE AND ENFORCEMENT						
	FROM TRUST FUNDS		15,920,990	2127	SPECIAL CATEGORIES		
			•		CIGARETTE TAX STAMPS		
	TOTAL POSITIONS	188.75			FROM ALCOHOLIC BEVERAGE AND		
	TOTAL ALL FUNDS	· • · · · ·	15,920,990		TOBACCO TRUST FUND		866,505
			13/320/330		20211000 211002 20112 1 1 1 1 1 1 1 1		000/000
стампа	ARDS AND LICENSURE			2128	SPECIAL CATEGORIES		
DIMM	INDO AND DICENDONE			2120	RISK MANAGEMENT INSURANCE		
	DDD011ED 0313D11 D3ME 0 405 403						
I	APPROVED SALARY RATE 2,405,493				FROM ALCOHOLIC BEVERAGE AND		01 605
					TOBACCO TRUST FUND		21,625
2115	SALARIES AND BENEFITS POSITIONS	59.50					
	FROM ALCOHOLIC BEVERAGE AND			2129	SPECIAL CATEGORIES		
	TOBACCO TRUST FUND		3,530,147		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
					FROM ALCOHOLIC BEVERAGE AND		
2116	OTHER PERSONAL SERVICES				TOBACCO TRUST FUND		12,998
-	FROM ALCOHOLIC BEVERAGE AND						,
	TOBACCO TRUST FUND		11,000	2130	SPECIAL CATEGORIES		
	1001000 1001 1000		11,000	2130	TRANSFER TO DEPARTMENT OF MANAGEMENT		
2117	FYDDNCDC				SERVICES - HUMAN RESOURCES SERVICES		
Z 1 1 /	EXPENSES				DIDCHACED - DED CHAMBELT DE COMPACE		
	FROM ALCOHOLIC BEVERAGE AND				PURCHASED PER STATEWIDE CONTRACT		
	TOBACCO TRUST FUND		550,628		FROM ALCOHOLIC BEVERAGE AND		
					TOBACCO TRUST FUND		27,347
2118	OPERATING CAPITAL OUTLAY						

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: TAX COLLECTION FROM TRUST FUNDS	6,179,848	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION PROGRAM: CITRUS, DEPARTMENT OF
TOTAL POSITIONS 80.00	, ,	CITRUS RESEARCH
TOTAL ALL FUNDS	6,179,848	APPROVED SALARY RATE 1,332,593
PROGRAM: FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES		2139 SALARIES AND BENEFITS POSITIONS 20.00 FROM CITRUS ADVERTISING TRUST FUND . 1,715,476
COMPLIANCE AND ENFORCEMENT		2140 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND . 97,098
APPROVED SALARY RATE 4,487,950		2141 EXPENSES
2131 SALARIES AND BENEFITS POSITIONS 111.00 FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND		FROM CITRUS ADVERTISING TRUST FUND . 511,896 2142 OPERATING CAPITAL OUTLAY
MOBILE HOMES TRUST FUND	6,273,042	FROM CITRUS ADVERTISING TRUST FUND . 251,000
2132 OTHER PERSONAL SERVICES FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND	49,076	2143 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 500,000 FROM CITRUS ADVERTISING TRUST FUND 5,920,494
2133 EXPENSES FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND		2144 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND . 82,000
MOBILE HOMES TRUST FUND	903,881	
2134 OPERATING CAPITAL OUTLAY FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND	1,298	2145 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND . 5,913
2135 SPECIAL CATEGORIES	-,	TOTAL: CITRUS RESEARCH
CONTRACTED SERVICES FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND		FROM GENERAL REVENUE FUND 500,000 FROM TRUST FUNDS
MOBILE HOMES TRUST FUND	17,500	TOTAL POSITIONS
2136 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		EXECUTIVE DIRECTION AND SUPPORT SERVICES
FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND	72,836	APPROVED SALARY RATE 1,466,312
2137 SPECIAL CATEGORIES	72,030	2146 SALARIES AND BENEFITS POSITIONS 23.00 FROM CITRUS ADVERTISING TRUST FUND . 2,127,995
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND		2147 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND . 66,000
MOBILE HOMES TRUST FUND	11,856	2148 EXPENSES
2138 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		FROM CITRUS ADVERTISING TRUST FUND . 592,625
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF FLORIDA		2149 OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND . 119,779
CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND	36,476	2150 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS
TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS	7,365,965	FROM CITRUS ADVERTISING TRUST FUND . 24,767
TOTAL POSITIONS	7,365,965	2151 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND . 507,655
TOTAL: BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT	.,555,365	2152 SPECIAL CATEGORIES
OF FROM GENERAL REVENUE FUND	147 175 020	PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND . 75,000
FROM TRUST FUNDS	147,175,830	2153 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL ALL FUNDS	147,533,984	FROM CITRUS ADVERTISING TRUST FUND . 14,300 2154 SPECIAL CATEGORIES

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND .		9,036	SPECIF APPROF pla req req ent	PRIATION Are to ensure that such funds are expended in accordance with the pure pure and limitations of federal law and that reporting purements of federal law are met. It is the responsibility of any city to which such funds are appropriated to obtain the required
2155	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM CITRUS ADVERTISING TRUST FUND .		1,776	Fro	tification prior to any expenditure of funds. m the funds in Specific Appropriations 2163 through 2265, no federal state funds shall be used to pay for space being leased by a Regional Exforce Board, CareerSource Florida, or the Department of Economic
2156	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM CITRUS ADVERTISING TRUST FUND .		43,662	Opp tha per	portunity if it has been determined by whichever entity is the lessee at there is no longer a need for the leased space. All leases, and afformance and obligations under the leases, are subject to and attingent upon an annual appropriation by the Florida Legislature. In
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		3,582,595	the alt	e event that such annual appropriation does not occur, or in the ternative, there is either a reduction in funding from the prior that appropriation or the entity which is the lessee determines that
A CD T CU	TOTAL POSITIONS	23.00	3,582,595	the lea wri	e annual appropriation is insufficient to meet the requirements of the uses, then the lessee has the right to terminate the lease upon utten notice by the lessee and the lessee shall have no further
	LTURAL PRODUCTS MARKETING				igations under the contracts.
A	PPROVED SALARY RATE 1,189,794			PROGRA	M: EXECUTIVE DIRECTION AND SUPPORT SERVICES
2157	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	12.00	1,694,401		TIVE LEADERSHIP APPROVED SALARY RATE 2,817,365
2158	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .		17,000	2163	SALARIES AND BENEFITS POSITIONS 39.00
2159	EXPENSES FROM CITRUS ADVERTISING TRUST FUND .		761,331	2164	FROM GENERAL REVENUE FUND
2160	SPECIAL CATEGORIES CONTRACTED SERVICES				OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
2161	FROM CITRUS ADVERTISING TRUST FUND . SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION		100,000	2165	EXPENSES FROM GENERAL REVENUE FUND
	FROM CITRUS ADVERTISING TRUST FUND .		37,095,526	2166	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
2162	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND .		5,291	2167	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND
TOTAL:	AGRICULTURAL PRODUCTS MARKETING		·	2168	SPECIAL CATEGORIES
	FROM TRUST FUNDS	12.00	39,673,549		GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND 233,778 FROM STATE ECONOMIC ENHANCEMENT
	TOTAL ALL FUNDS	12.00	39,673,549		AND DEVELOPMENT TRUST FUND 240,000 FROM FLORIDA INTERNATIONAL TRADE
TOTAL:	PROGRAM: CITRUS, DEPARTMENT OF FROM GENERAL REVENUE FUND	500,000			AND PROMOTION TRUST FUND
	FROM TRUST FUNDS	300,000	51,840,021		FUND
ECONOM	TOTAL POSITIONS	55.00 3,988,699	52,340,021	Enh Fur sha	nds provided in Specific Appropriation 2168 from the State Economic mancement and Development Trust Fund, the Tourism Promotional Trust and, and the Florida International Trade and Promotion Trust Fund, all only be used to represent the state's interest in the Digital main Media Group, Inc., bankruptcy action.
From the funds in Specific Appropriations 2163 through 2265, 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			es (TANF) ments and y Act, as	Fun Tru mat	nds provided in Specific Appropriation 2168 from the Administrative set Fund may be used to represent the state's interest in legal sters that require the use of outside legal counsel.
Bef Fam ser Soc	nded, or any other applicable federal nore any funds are released by the Depilies, each provider shall identify the ved and certify their eligibility under ial Security Act. Funds may not be rel	eartment of Chi number of clie Part A of Title eased for service	ldren and ents to be IV of the	2169	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,556 FROM ADMINISTRATIVE TRUST FUND
cli	ents except those so identified and certified	d.		2170	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

The department head or a designee must certify that controls are in

SPECIF	RIATION PURCHASED PER STATEWIDE CONTRACT	2 502		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 4,598,516
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,793	9,887	2182 SALARIES AND BENEFITS POSITIONS 69.00 FROM ADMINISTRATIVE TRUST FUND 6,087,326
2171	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND		3,008	2183 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
TOTAL:	EXECUTIVE LEADERSHIP FROM GENERAL REVENUE FUND	529,396	4,134,133	2184 EXPENSES FROM ADMINISTRATIVE TRUST FUND 946,774
	TOTAL POSITIONS TOTAL ALL FUNDS	39.00	4,663,529	2185 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 83,661
FINANC	E AND ADMINISTRATION			2186 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND 593,190
A	PPROVED SALARY RATE 5,353,235			2187 SPECIAL CATEGORIES
2172	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND	95.00	6,265,584 931,354	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
2173	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		49,136 50,000	2188 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2174	EXPENSES FROM GENERAL REVENUE FUND	3,789		FROM ADMINISTRATIVE TRUST FUND 18,725 2189 DATA PROCESSING SERVICES
	FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		597,104 1,418,634	SOUTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND 42,078
2175	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		52,822	TOTAL: INFORMATION SYSTEMS AND SUPPORT SERVICES FROM TRUST FUNDS
2176	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM SPECIAL EMPLOYMENT SECURITY			TOTAL POSITIONS
	ADMINISTRATION TRUST FUND		21,000	PROGRAM: WORKFORCE SERVICES
2177	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		710,198 1,036,300	WORKFORCE DEVELOPMENT From the funds in Specific Appropriations 2190 through 2219, the Department of Economic Opportunity must determine if any funds provided for specific workforce programs, projects, or initiatives are not an
2178	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		43,042 8,428	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 Governor's Office of Policy and
2179	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		22,848	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 regional workforce boards, the Department of Economic Opportunity must ensure that workforce services are effectively and efficiently provided
2180	FROM REVOLVING TRUST FUND		4,455	throughout the state. The department is authorized to reallocate any FTE position allocated to a regional workforce board that has been or becomes vacant for more than 180 days. When reallocating a vacant FTE
	SOUTHWOOD SHARED RESOURCE CENTER FROM ADMINISTRATIVE TRUST FUND		89,274	position, the department must give priority to a regional workforce board that would use the FTE position to provide additional services to veterans.
2181	FIXED CAPITAL OUTLAY REED ACT BUILDINGS PROJECTS - STATEWIDE FROM REVOLVING TRUST FUND		660,000	APPROVED SALARY RATE 25,340,231
TOTAL:	FINANCE AND ADMINISTRATION FROM GENERAL REVENUE FUND	3,789	11,960,179	2190 SALARIES AND BENEFITS POSITIONS 661.50 FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
	TOTAL POSITIONS	95.00	11,963,968	ADMINISTRATION TRUST FUND
INFORM	ATION SYSTEMS AND SUPPORT SERVICES			2191 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND

SECTION 6 - GENERAL GOVERNMENT

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SPECIF APPROP	IC RIATION FROM WELFARE TRANSITION TRUST FUND .	65,313
2192	EXPENSES FROM EMPLOYMENT SECURITY	
	ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND . FROM SPECIAL EMPLOYMENT SECURITY	1,167,792 1,105,389
	ADMINISTRATION TRUST FUND	60,387
2193	OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY	
	ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	109,473 26,424
	ADMINISTRATION TRUST FUND	175,530
2193A	SPECIAL CATEGORIES GRANTS AND AIDS - WORKFORCE PROJECTS	
	FROM GENERAL REVENUE FUND 1,200,000 FROM STATE ECONOMIC ENHANCEMENT	
	AND DEVELOPMENT TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY	750,000
	ADMINISTRATION TRUST FUND	2,831,500
	SPECIAL CATEGORIES GRANTS AND AIDS - WORKFORCE PROJECTS FROM GENERAL REVENUE FUND 1,200,000 FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY	175,530 750,000

Funds provided in Specific Appropriation 2193A from the General Revenue Fund are allocated for The Able Trust.

Funds provided in Specific Appropriation 2193A from the State Economic Enhancement and Development Trust Fund are allocated for the National Cyber Partnership - Cyber Training Pilot Initiative for Veterans.

From the funds provided from the Special Employment Security Administration Trust Fund in Specific Appropriation 2193A, \$409,000 is provided for a pilot program to provide employment assistance and training for veterans in Manatee, Sarasota, Hardee and DeSoto counties. The Department of Economic Opportunity must contract with a non-profit organization operating in those counties that recycles materials, operates retail stores, and provides employment opportunities to individuals who may otherwise face barriers to employment. The non-profit organization must have annual gross revenues in excess of \$40 million and must be accredited by the Commission on Accreditation of Rehabilitation Facilities.

The remaining funds in Specific Appropriation 2193A from the Special Employment Security Administration Trust Fund shall be allocated as follows.

Seaport Employment Training Grant	300,000
Home Builders Institute (PACT)	750,000
Big Brothers Big Sisters JOBS Mentoring Program	500,000
Florida Goodwill Association	750,000
Louise Graham Regeneration Center, Inc Pinellas County	122,500

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2193A.

2194 SPECIAL CATEGORIES

NON CUSTODIAL PARENT PROGRAM FROM WELFARE TRANSITION TRUST FUND .

1,416,000

Funds provided in Specific Appropriation 2194 from the Welfare Transition Trust Fund are provided to continue the Gulf Coast Jewish Family and Community Services' Non Custodial Parent Employment Program in Miami-Dade, Pinellas, Pasco, and Hillsborough counties, allocated as follows: Miami-Dade County - \$666,000; and Pinellas, Pasco, and Hillsborough counties - \$750,000. CareerSource Pinellas shall administer the funds.

2195 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . FROM WELFARE TRANSITION TRUST FUND . FROM SPECIAL EMPLOYMENT SECURITY

SPECIFIC APPROPRIATION ADMINISTRATION TRUST FUND

SECTION 6 - GENERAL GOVERNMENT

1,281,000

2196 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL WORKFORCE BOARDS FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND .

229,344,538 54.014.907

Funds provided in Specific Appropriation 2196 from the Welfare Transition Trust Fund are allocated for workforce services based on a plan approved by CareerSource Florida. The plan must maximize funds distributed directly to the regional workforce boards, and must identify any funds allocated for state-level and discretionary initiatives. The plan must equitably distribute funds to the boards based on anticipated client caseload to maximize the ability of the state to meet performance standards, including federal work participation rate requirements, and prioritize services provided to one-parent families. Copies of the proposed allocation must be 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.

From the funds provided in Specific Appropriation 2196, any expenditures by a regional workforce board for "outreach," "advertising," or "public relations" must have a direct program benefit and must be spent in strict accordance with all applicable federal regulations and guidance. A regional workforce board must obtain prior approval from the Department of Economic Opportunity before purchasing: promotional items, including but not limited to capes, blankets, clothing; and memorabilia, models, gifts, and souvenirs, which exceed \$5,000 for outreach purposes.

Funds in Specific Appropriation 2196 may not be used directly or indirectly to pay for meals, food, or beverages for board members, staff, or employees of regional workforce boards, CareerSource Florida, or the Department of Economic Opportunity except as expressly authorized by state law. Preapproved, reasonable, and necessary per diem allowances and travel established in section 112.061, Florida Statutes, shall be in compliance with all applicable federal and state requirements. Funds in Specific Appropriation 2196 may not be used for entertainment costs and recreational activities for board members, staff, or employees.

Funds in Specific Appropriation 2196 may not be used for any contract exceeding \$25,000 between a regional workforce board and a member of that board that has any relationship with the contracting vendor, unless the contract has been reviewed by the Department of Economic Opportunity and CareerSource Florida

2196A	SPECIAL CATEGORIES			
	GRANTS AND AIDS - DISPLACED HOMEMAKERS			
	FROM DISPLACED HOMEMAKER TRUST			
	FUND			

2,000,000

2197 SPECIAL CATEGORIES GRANTS AND AIDS - BUSINESS PARTNERSHIPS/ SKILL ASSESSMENT AND TRAINING FROM GENERAL REVENUE FUND

2,000,000

2198 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY

ADMINISTRATION TRUST FUND 1,222,203 FROM WELFARE TRANSITION TRUST FUND . 1,133

2199 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND . .

233,087 FROM WELFARE TRANSITION TRUST FUND . 5,500

DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER

12,018,979

575,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		372,161 200,632	ADMINISTRATION TRUST FUND
TOTAL: WORKFORCE DEVELOPMENT FROM GENERAL REVENUE FUND	3,200,000	355,921,828	FROM ADMINISTRATIVE TRUST FUND
TOTAL ALL FUNDS	661.50	359,121,828	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
REEMPLOYMENT ASSISTANCE PROGRAM			2213 SPECIAL CATEGORIES
APPROVED SALARY RATE 22,035,715			QUICK RESPONSE TRAINING FROM STATE ECONOMIC ENHANCEMENT
2201 SALARIES AND BENEFITS POSITIONS FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	592.00	34,526,891	AND DEVELOPMENT TRUST FUND
2202 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		8,147,299	The funds provided from the State Economic Enhancement and Development Trust Fund in Specific Appropriation 2213 are provided to CareerSource Florida to market and promote the Quick Response Training Program.
2203 EXPENSES		, ,	2215 SPECIAL CATEGORIES
2203 EXPENSES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		16,543,530	INCUMBENT WORKER TRAINING PROGRAM FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2204 OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		304,795	TOTAL: CAREERSOURCE FLORIDA FROM TRUST FUNDS
2205 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM EMPLOYMENT SECURITY			TOTAL POSITIONS 7.00 TOTAL ALL FUNDS
ADMINISTRATION TRUST FUND		48,901,523	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION
FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		2,000,000	APPROVED SALARY RATE 2,640,283
2206 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY			2216 SALARIES AND BENEFITS POSITIONS 43.00 FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
ADMINISTRATION TRUST FUND		589,593	2217 SPECIAL CATEGORIES
2207 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			REEMPLOYMENT ASSISTANCE APPEALS COMMISSION - OPERATIONS FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		236,283	2218 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2208 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM EMPLOYMENT SECURITY			FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
ADMINISTRATION TRUST FUND		957,509	2219 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
FROM TRUST FUNDS	E02 00	112,207,423	PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY
TOTAL POSITIONS	592.00	112,207,423	TOTAL: REEMPLOYMENT ASSISTANCE APPEALS COMMISSION
CAREERSOURCE FLORIDA			FROM TRUST FUNDS
APPROVED SALARY RATE 665,530 2209 SALARIES AND BENEFITS POSITIONS	7.00		TOTAL POSITIONS 43.00 TOTAL ALL FUNDS
FROM ADMINISTRATIVE TRUST FUND		780,323	PROGRAM: COMMUNITY DEVELOPMENT
2210 SPECIAL CATEGORIES			COMMUNITY PLANNING
CAREERSOURCE FLORIDA OPERATIONS FROM EMPLOYMENT SECURITY			APPROVED SALARY RATE 1,979,536
ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND . FROM SPECIAL EMPLOYMENT SECURITY		9,190,930 1,052,007	2220 SALARIES AND BENEFITS POSITIONS 38.00 FROM GENERAL REVENUE FUND 1,686,978

いいくます	ON 6 - GENERAL GOVERNMENT		SECTI	ON 6 - GENERAL GOVERNMENT		
SPECIF			SPECI	FIC PRIATION		
APPROL	PRIATION FROM STATE ECONOMIC ENHANCEMENT		APPRO	SERVICES - HUMAN RESOURCES SERVICES		
	AND DEVELOPMENT TRUST FUND	547,991		PURCHASED PER STATEWIDE CONTRACT		
	FROM FEDERAL GRANTS TRUST FUND	152,787		FROM GENERAL REVENUE FUND	16,891	
	FROM FLORIDA INTERNATIONAL TRADE			FROM STATE ECONOMIC ENHANCEMENT		
	AND PROMOTION TRUST FUND FROM GRANTS AND DONATIONS TRUST	27,581		AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND		2,573 692
	FUND	257,651	2229	SPECIAL CATEGORIES		
	FUND	109,669	2227	RURAL COMMUNITY DEVELOPMENT		
		,		FROM STATE ECONOMIC ENHANCEMENT		
2221	OTHER PERSONAL SERVICES			AND DEVELOPMENT TRUST FUND		360,000
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	20,345 82,280		FROM ECONOMIC DEVELOPMENT TRUST FUND		810,000
	FROM GRANTS AND DONATIONS TRUST	,	2220			010,000
	FUND	11,888	2230	SPECIAL CATEGORIES GRANTS AND AIDS - TECHNICAL AND PLANNING		
2222	EXPENSES			ASSISTANCE		
	FROM GENERAL REVENUE FUND	143,165		FROM GRANTS AND DONATIONS TRUST		
	FROM STATE ECONOMIC ENHANCEMENT	FR 500		FUND		1,600,000
	AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND	57,708 130,000	2221	DATA PROCESSING SERVICES		
	FROM FLORIDA INTERNATIONAL TRADE	130,000	2231	SOUTHWOOD SHARED RESOURCE CENTER		
	AND PROMOTION TRUST FUND	2,885		FROM GENERAL REVENUE FUND	1,485	
	FROM GRANTS AND DONATIONS TRUST	·		FROM STATE ECONOMIC ENHANCEMENT	•	
	FUND	25,000		AND DEVELOPMENT TRUST FUND		1,523
	FROM TOURISM PROMOTIONAL TRUST FUND	11,542	2232	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	FORD	11,312	2232	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
2223	OPERATING CAPITAL OUTLAY			SPACE, DEFENSE, AND RURAL INFRASTRUCTURE		
	FROM GENERAL REVENUE FUND	1,328		FROM STATE ECONOMIC ENHANCEMENT		
2224	CDECTAL CAMECODIEC			AND DEVELOPMENT TRUST FUND		1,600,000
2224	SPECIAL CATEGORIES GRANTS AND AIDS - BLACK BUSINESS LOAN		TOTAL	: COMMUNITY PLANNING		
	PROGRAM			FROM GENERAL REVENUE FUND	1,875,044	
	FROM STATE ECONOMIC ENHANCEMENT			FROM TRUST FUNDS		13,256,681
	AND DEVELOPMENT TRUST FUND	2,225,000		TOTAL DOCUMENTOVO	22.00	
2225	SPECIAL CATEGORIES			TOTAL POSITIONS	38.00	15,131,725
2223	HISPANIC BUSINESS INITIATIVE FUND OUTREACH			וסומם משו וסומס		13,131,723
	PROGRAM		HOUSI	NG AND COMMUNITY DEVELOPMENT		
	FROM STATE ECONOMIC ENHANCEMENT			ADDROVED GAVARY DATE		
	AND DEVELOPMENT TRUST FUND	1,500,000		APPROVED SALARY RATE 2,312,401		
2226	SPECIAL CATEGORIES		2233	SALARIES AND BENEFITS POSITIONS	51.00	
	GRANTS AND AIDS - CONTRACTED SERVICES			FROM GENERAL REVENUE FUND	537,951	
	FROM FEDERAL GRANTS TRUST FUND	1,236,000		FROM FLORIDA SMALL CITIES		
22267		11				
2220H	CDECINI CAMECODIEC	,,		COMMUNITY DEVELOPMENT BLOCK GRANT		1 216 720
	SPECIAL CATEGORIES CRANTS AND AIDS - RECIONAL DIANNING	, .,,		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,316,720 1,318,790
	SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL PLANNING COUNCILS	, . ,		COMMUNITY DEVELOPMENT BLOCK GRANT		1,316,720 1,318,790
	GRANTS AND AIDS - REGIONAL PLANNING			COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		
	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790
	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000	2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790
	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND		2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790
Fur	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000	2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790
Pla	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the	2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790 133,495
Pla	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the be allocated according to	2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790 133,495 31,306 91,297
Pla cou pop	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year	2234	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790 133,495 31,306
Pla cou por Str	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND ads in Specific Appropriation 2226A are anning Councils, 75 percent of which must be uncils, and 25 percent of which must be could be a percent of the councils	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year control and the second sec		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND		1,318,790 133,495 31,306 91,297
Pla cou por Str gre	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the ce allocated according to ment the Florida Five-Year t, address problems of chnical services to local		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND ands in Specific Appropriation 2226A are anning Councils, 75 percent of which must be uncils, and 25 percent of which must be pulation. The funds shall be used to implet categic Plan for economic development organizations	1,750,000 750,000 provided to the Regional divided equally among the ce allocated according to ment the Florida Five-Year t, address problems of chnical services to local		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297
Pla cou por Str gre	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the ce allocated according to ment the Florida Five-Year t, address problems of chnical services to local		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the be allocated according to ment the Florida Five-Year c, address problems of chnical services to local s, and other stakeholders.		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the be allocated according to ment the Florida Five-Year c, address problems of chnical services to local s, and other stakeholders.		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year control of the con		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND ads in Specific Appropriation 2226A are anning Councils, 75 percent of which must be uncils, and 25 percent of which must be uncils, and 25 percent of which must be categic Plan for economic development categic Plan for economic development cater-than-local concern, and provide tece rernments, economic development organizations SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the see allocated according to ment the Florida Five-Year control and the services to local	2235	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND . OTHER PERSONAL SERVICES FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND . EXPENSES FROM GENERAL REVENUE FUND . FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM FEDERAL GRANTS TRUST FUND . FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND .	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND ads in Specific Appropriation 2226A are anning Councils, 75 percent of which must be uncils, and 25 percent of which must be categic Plan for economic development eater-than-local concern, and provide teconomics, economic development eater-than-local concern, and provide teconomics, economic development organizations SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year address problems of chnical services to local and other stakeholders. 4,852 1,536 753		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND ads in Specific Appropriation 2226A are anning Councils, 75 percent of which must be uncils, and 25 percent of which must be uncils, and 25 percent of which must be categic Plan for economic development categic Plan for economic development cater-than-local concern, and provide tece rernments, economic development organizations SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year control of the con	2235	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND . OTHER PERSONAL SERVICES FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND . EXPENSES FROM GENERAL REVENUE FUND . FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM FEDERAL GRANTS TRUST FUND . FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND . FROM FEDERAL GRANTS TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND .	15,000	1,318,790 133,495 31,306 91,297 5,000
Pla cou pop Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year address problems of chnical services to local and other stakeholders. 4,852 1,536 753	2235	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000 399,364 308,159 43,620
Pla cou por Str gre gov	GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	1,750,000 750,000 provided to the Regional divided equally among the per allocated according to ment the Florida Five-Year address problems of chnical services to local and other stakeholders. 4,852 1,536 753	2235	COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	15,000	1,318,790 133,495 31,306 91,297 5,000 399,364 308,159 43,620

	ON 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT	
SPECI	FIC PRIATION		SPECIFIC APPROPRIATION	
2237	SPECIAL CATEGORIES		County	500,000
	GRANTS AND AIDS - COMMUNITY SERVICES BLOCK		City of Ocoee - Land Use Planning Study	
	GRANTS	01 076 400	Senior Energy Efficiency Program - Gadsden County	
	FROM FEDERAL GRANTS TRUST FUND	21,876,498	Paddling Trails - Kayak and Canoe Launch Projects - Wakulla County	
2238	SPECIAL CATEGORIES		St. Marks Municipal Dock - Wakulla County	1,051,660
	GRANTS AND AIDS - COMMUNITY DEVELOPMENT		Oviedo Amphitheater - City of Oviedo	1,500,000
	BLOCK GRANT (CDBG) - SMALL CITIES		Village Hall Renovation - Biscayne Park	
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT		Pensacola-Escambia Development Commission - Industrial Park Bethel Community Development Corporation	
	PROGRAM FUND	30,000,000	200102 00:	200,000
			The remaining funds provided in Specific Appropriation 2	242A from the
2239	SPECIAL CATEGORIES		General Revenue Fund shall be allocated as follows:	
	GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	78,100,000	Tampa Jewish Community Center	4,000,000
		70/200/000	The Range - Regional Training Complex - Palm Bay	. 1,000,000
2240	SPECIAL CATEGORIES		West Melbourne Community Park	2,000,000
	GRANTS AND AIDS - WEATHERIZATION		Agenda 2020 - St. PetersburgIMG Academy	
	ASSISTANCE PROGRAM (WAP) FROM FEDERAL GRANTS TRUST FUND	2,000,000	Glades County Gateway Logistics and Manufacturing Training	3,000,000
		_,,,,,,,,	Center	
2241	SPECIAL CATEGORIES		Bud and Dorie Day - Medal of Honor Patriots Trail	
	GRANTS AND AIDS - WEATHERIZATION ASSISTANCE PROGRAM (WAP) - LOW INCOME		Mossy Head Industrial Park - Walton County City of West Palm Beach - Broadway Redevelopment	
	HOUSING ENERGY ASSISTANCE PROGRAM (LIHEAP)		Building Homes for Heroes	
	FROM FEDERAL GRANTS TRUST FUND	16,000,000	Nature Coast Educational Plaza - Hernando County	3,000,000
0040	CDDGTAL GAMDGODING		Rental Housing for Low Income Seniors - City of Crestview	
2242	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES		Hillsborough Homelessness Initiative	800,000
	FROM FLORIDA SMALL CITIES		The Department of Economic Opportunity shall directly	contract with
	COMMUNITY DEVELOPMENT BLOCK GRANT		entities allocated funds from Specific Appropriation 2242A.	
	PROGRAM FUND	722,322	2243 SPECIAL CATEGORIES	
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	365,000	2243 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FUND	8,080	FROM GENERAL REVENUE FUND 3,896	
			FROM FLORIDA SMALL CITIES	
2242A	SPECIAL CATEGORIES		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	8,293
	GRANTS AND AIDS - HOUSING AND COMMUNITY DEVELOPMENT PROJECTS		FROM FEDERAL GRANTS TRUST FUND	7,063
	FROM GENERAL REVENUE FUND 26,725,000			,
	FROM STATE ECONOMIC ENHANCEMENT	4- 444	2244 SPECIAL CATEGORIES	
	AND DEVELOPMENT TRUST FUND	15,806,660	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
Fr	om the funds provided in Specific Appropriation 2242A, \$1	,000,000 of	PURCHASED PER STATEWIDE CONTRACT	
	nrecurring funds from the State Economic Enhancement and		FROM GENERAL REVENUE FUND 4,422	
	ust Fund and \$1,000,000 of nonrecurring general revenu		FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT	
ai. Wii	located to the City of Miami for public infrastructure i thin the Miami Design District located in the Enterpris	e Zone. The	PROGRAM FUND	6,162
	ate contribution is contingent upon the City of Miami a		FROM FEDERAL GRANTS TRUST FUND	7,516
	de County providing a fifty percent match in either the for	m of a cash	FROM GRANTS AND DONATIONS TRUST	010
COI	ntribution or a capital project that benefits the area.		FUND	913
Fr	om the funds provided in Specific Appropriation 2242A,	\$750,000 of	2245 DATA PROCESSING SERVICES	
noi	nrecurring funds from the State Economic Enhancement and	Development	SOUTHWOOD SHARED RESOURCE CENTER	
	ust Fund and \$250,000 of nonrecurring general revenu		FROM FLORIDA SMALL CITIES	
	located to the City of Miami for public infrastructure i thin Museum Park. The state contribution is contingent up		COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	11,107
	Miami and/or Miami Dade County providing a fifty perce			/
	ther the form of a cash contribution or a capital p	roject that	TOTAL: HOUSING AND COMMUNITY DEVELOPMENT	
bei	nefits the Museum Park.		FROM GENERAL REVENUE FUND 27,286,269 FROM TRUST FUNDS	168,571,571
The	e remaining funds provided in Specific Appropriation 224	2A from the	FROM TROOF FORDS	100,371,371
Sta	ate Economic Enhancement and Development Trust Fund shall b		TOTAL POSITIONS 51.00	
as	follows:		TOTAL ALL FUNDS	195,857,840
Mei	cropolitan Ministries - Pasco Housing Initiative	1,000,000	FLORIDA HOUSING FINANCE CORPORATION	
	nellas Transportation Services - PARC, Inc	250,000		
Hia	aleah Educational Center	500,000	2246 SPECIAL CATEGORIES	
	cure Coast Educational Plaza - Hernando Countyracle Leaque Ballpark - Miami-Dade		GRANTS AND AIDS - HOUSING FINANCE CORPORATION (HFC) - AFFORDABLE HOUSING	
	K Olympic Training Facility - Oldsmar	150,000 1,270,000	PROGRAMS	
St	. Johns Ferry	1,000,000	FROM STATE HOUSING TRUST FUND	67,660,000
	ilding Homes for Heroes	1,000,000	Prom the funds in Cresific Appropriation 2046 ACT CCC CC) ia provided
Еa	st County Regional Service/Resource Center - Hillsborough		From the funds in Specific Appropriation 2246, \$57,660,00	te hrosinga

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

to fund the construction or rehabilitation of units through the State Apartment Incentive Loan (SAIL) Program. Each SAIL development that receives an award from these funds and will be targeted to families, elderly persons, and persons who are homeless pursuant to section 420.5087 (3), Florida Statutes, must include not less than 5 percent and no more than 10 percent of its units designed, constructed, and targeted for persons with a disabling condition as defined in section 420.0004 (7), Florida Statutes. Each development shall be required to enter into an agreement with at least one designated supportive services lead agency, such as the Local Center for Independent Living, the Agency for Persons with Disabilities, or any other such agency approved by the Florida Housing Finance Corporation (FHFC), for the purpose of coordinating services and housing for persons with disabilities.

From the funds in Specific Appropriation 2246, \$10,000,000 is provided to fund a competitive grant program for housing developments designed, constructed, and targeted for persons with developmental disabilities as defined in section 393.063, Florida Statutes. Private nonprofit organizations whose primary mission includes serving persons with developmental disabilities as defined in section 393.063, Florida Statutes, shall be eliqible for these grant funds. Housing projects funded with these grants may include community residential homes as defined in section 419.001, Florida Statutes, or individual housing units, and may include new construction and renovation of existing housing units. In evaluating proposals for these funds, the FHFC shall consider: the extent to which funds from local and other sources will be used by the applicant to leverage the grant funds provided under this section; employment opportunities and supports that will be available to residents of the proposed housing; a plan for residents to effectively and efficiently access community-based services, resources, and amenities; and partnerships with other supportive services agencies.

2247 SPECIAL CATEGORIES

GRANTS AND AIDS - HOUSING FINANCE
CORPORATION (HFC) - STATE HOUSING
INITIATIVES PARTNERSHIP (SHIP) PROGRAM
FROM LOCAL GOVERNMENT HOUSING
TRUST FUND

. . 100,000,000

From the funds in Specific Appropriation 2247, each local government must use a minimum of 20 percent of its allocation to serve persons with special needs as defined in section 420.0004, Florida Statutes. Before this portion of the allocation is released by the Florida Housing Finance Corporation (FHFC), a local government must certify that it will meet this requirement through existing approved strategies in the local assistance plan or submit a new local housing assistance plan strategy for this purpose to the FHFC for approval to ensure that it meets these specifications. The first priority of these special needs funds must be to serve persons with developmental disabilities as defined in section 393.063, Florida Statutes, with an emphasis on home modifications, including technological enhancements and devices, which will allow homeowners to remain independent in their own homes and maintain their homeownership.

From the funds in Specific Appropriation 2247, \$4\$ million shall be used to provide services to homeless persons. Of the \$4\$ million, \$3,800,000 shall be transferred to the Department of Children and Families to implement the provisions of section 420.622, Florida Statutes, and \$200,000 shall be used by the Department of Economic Opportunity to provide training and technical assistance regarding affordable housing to designated lead agencies of homeless assistance continuums of care.

TOTAL: FLORIDA HOUSING FINANCE CORPORATION

PROGRAM: STRATEGIC BUSINESS DEVELOPMENT

STRATEGIC BUSINESS DEVELOPMENT

From the funds provided in Specific Appropriations 2248 through 2264, the Department of Economic Opportunity must contract for an independent

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

third-party to verify that each business that receives an economic development incentive satisfies all of the requirements of the incentive agreement, including job creation numbers. These comprehensive performance audit functions must include reviewing: 100 percent of all incentive claims, including audit confirmations; procedures used to verify incentive eligibility; and the department's records for accuracy and completeness. The independent third-party contractor must perform all functions and conduct all of the activities necessary to verify compliance with the performance terms of economic development incentive contracts. If there is insufficient operating budget authority in Specific Appropriation 2257 to pay for the independent third-party contractor, the department may submit a budget amendment in accordance with chapter 216, Florida Statutes, to transfer funds provided in Specific Appropriation 2248, or any other operating appropriation category within this budget entity, to implement the comprehensive performance audits.

APPROVED SALARY RATE 1,534,985

2248	SALARIES AND BENEFITS POSITIONS FROM STATE ECONOMIC ENHANCEMENT	24.00
	AND DEVELOPMENT TRUST FUND	1,657,146
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST	83,505
	FUND	331,959
2249	OTHER PERSONAL SERVICES FROM STATE ECONOMIC ENHANCEMENT	
	AND DEVELOPMENT TRUST FUND FROM FLORIDA INTERNATIONAL TRADE	137,680
	AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST	6,884
	FUND	27,536
2250	EXPENSES FROM STATE ECONOMIC ENHANCEMENT	
	AND DEVELOPMENT TRUST FUND	344,174
	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	17,208
	FROM TOURISM PROMOTIONAL TRUST FUND	68,834
2251	OPERATING CAPITAL OUTLAY	
2231	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	19,477
	FROM TOURISM PROMOTIONAL TRUST FUND	4,869
2252	LUMP SUM ECONOMIC DEVELOPMENT TOOLS	
	FROM STATE ECONOMIC ENHANCEMENT	6
	AND DEVELOPMENT TRUST FUND FROM ECONOMIC DEVELOPMENT TRUST	67,200,000
	FUND	3,800,000

Except as otherwise provided below, funds provided in Specific Appropriation 2252 are provided for the Qualified Target Industry (QTI) Tax Refund, Qualified Defense Contractor and Space Flight Business Tax Refund, QTI Tax Refund - Brownfield Redevelopment Bonus, Brownfield Redevelopment Tax Refund, High Impact Performance Incentive Grant, Quick Action Closing, Innovation Incentive, Local Government Distressed Area Matching Grant programs, and transportation facilities, and only for projects that meet the eligibility requirements of law. These funds shall not be released for any other purpose and may only be disbursed when projects meet the contracted performance requirements. Funds provided in Specific Appropriation 2252 from the Economic Development Trust Fund represent local matching funds.

If the Department of Economic Opportunity determines, in consultation with the Executive Office of the Governor, that state funds for an approved Quick Action Closing or Innovation Incentive project should be held in an escrow account outside of the state treasury, the department must provide quarterly reports, within 10 business days after the end of

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

each quarter, to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee regarding all escrow activity and the repayment of any interest to the appropriate fund in the state treasury. Such report must include the anticipated payment date(s) of all funds held in escrow.

From the funds provided in Specific Appropriation 2252 from the State Economic Enhancement and Development Trust Fund, \$500,000 is allocated as state matching funds to the organization chosen to receive a federal grant from the National Institute for Science and Technology for the purpose of establishing a Manufacturing Extension Partnership Center in Florida. The purpose of the Center will be to provide manufacturing extension services to small and medium-sized manufacturers in the state of Florida that will enhance productivity, innovative capacity, technological performance, and global competitiveness. The Center will become part of the national system of Manufacturing Extension Partnership service providers.

From the funds in Specific Appropriation 2252, the Department of Economic Opportunity, with a recommendation from Enterprise Florida, Inc., is authorized to evaluate projects submitted by a non-profit consortium of high-impact technology businesses, pursuant to the statutory provisions of the economic development incentive programs authorized to be funded in Specific Appropriation 2252.

From the funds in Specific Appropriation 2252 from the State Economic Enhancement and Development Trust Fund, \$16,000,000 is contingent upon Fiscal Year 2013-2014 reversions of the same amount from that fund.

2253 SPECIAL CATEGORIES

From the funds provided in the State Economic Enhancement and Development Trust Fund in Specific Appropriation 2253, \$1,000,000 of recurring funds are for on-going operations of the Institute for the Commercialization of Public Research (ICPR) and \$3,000,000 of nonrecurring funds are for seed stage funds to be allocated by the ICPR.

From the nonrecurring general revenue funds provided in Specific Appropriation 2253, \$500,000 is provided for on-going operations of the ICPR and \$1,000,000 is provided for seed stage funds to be allocated by the ICPR.

2254 SPECIAL CATEGORIES

2255 SPECIAL CATEGORIES

follows.

GRANTS AND AIDS - ADVOCATING INTERNATIONAL
RELATIONSHIPS
FROM FLORIDA INTERNATIONAL TRADE

AND PROMOTION TRUST FUND

The recurring funds provided in Specific Appropriation 2255 from the Florida International Trade and Promotion Trust Fund are allocated as

CAMACOL - Florida Trade and Exhibition Center.....

The Department of Economic Opportunity shall directly contract with these entities.

2256A SPECIAL CATEGORIES

ECONOMIC DEVELOPMENT PROJECTS
FROM GENERAL REVENUE FUND 1,000,000

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FROM STATE ECONOMIC ENHANCEMENT

Funds provided in Specific Appropriation 2256A from the State Economic Enhancement and Development Trust Fund shall be allocated as follows:

Scripps Florida	2,000,000
Bethune Cookman University Entrepreneurship Institute	750,000
Hialeah Chamber of Commerce and Industries	200,000
Florida Venture Foundation - Hialeah Gardens	200,000
Doral Business Council Expo	150,000
FIU Small Business Development Center	400,000
All Children's Hospital Johns Hopkins Pediatric Research	
Zone	2,000,000
National Entrepreneur Center	600,000
Grow Tampa Bay Tech - Tampa Bay Technology Forum	375,000
Tampa Bay Innovation Training Center - Skills Initiative -	
Hernando, Pasco and Pinellas counties	1,150,000
Jacksonville Women's Business Center / Jacksonville	
Chamber Foundation	50,000
Urban League of Broward County	2,000,000
Collier County Soft Landing Accelerator	2,500,000

Funds provided in Specific Appropriation 2256A from the Florida International Trade and Promotion Trust Fund shall be allocated as follows:

La Feria De Las Americas	250,000
Modern Pentathlon - 2014 World Cup Finals/Sarasota -	
Bradenton	250,000

Funds $\,$ provided in Specific Appropriation 2256A from the General Revenue Fund are allocated to Scripps Florida.

The Department of Economic Opportunity shall directly contract with the entities allocated funds from Specific Appropriation 2256A.

2257 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 474,026 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND 23,701 FROM TOURISM PROMOTIONAL TRUST 94,805 2258 SPECIAL CATEGORIES GRANTS AND AIDS - ENTERPRISE FLORIDA PROGRAM FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 10,100,000 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND 6,800,000 FROM PROFESSIONAL SPORTS DEVELOPMENT TRUST FUND 3.000.000

From the International Trade and Promotion Trust Fund in Specific Appropriation 2258, \$4,750,000 is allocated for international programs, and \$2,050,000 is allocated to maintain Florida's international offices.

From the Professional Sports Development Trust Fund in Specific Appropriation 2258, \$200,000 is allocated for the Sunshine State Games.

From the State Economic Enhancement and Development Trust Fund in Specific Appropriation 2258, \$500,000 is allocated for the Florida International Senior Games and State Championships, and \$1,000,000 is allocated for grant awards through the Major Grant, Regional Grant, and Small Market Grant programs.

2259 SPECIAL CATEGORIES

600.000

SECTION 6 - GENERAL GOVERNMENT

SPECIFIC APPROPRIATION GRANTS AND AIDS - MILITARY BASE PROTECTION FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 1.000.000 Funds in Specific Appropriation 2259 are allocated as follows: Military Base Protection..... 150.000 Defense Reinvestment..... 850.000 2260 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 3,590 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND 897 2261 SPECIAL CATEGORIES GRANTS AND AIDS - VISIT FLORIDA FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 44,924,562 FROM TOURISM PROMOTIONAL TRUST 29,075,438

From the funds provided in Specific Appropriation 2261 from the State Economic Enhancement and Development Trust Fund, \$1,000,000 shall be used to market the state to veterans as a permanent home, and disseminate information to improve veterans' knowledge of and access to benefits; and \$300,000 shall be provided to Florida Is For Veterans, Inc., for the purpose of conducting market research on the educational and employment needs for veterans in Florida.

From the recurring funds provided from the State Economic Enhancement and Development Trust Fund in Specific Appropriation 2261, \$5,000,000 is allocated as follows:

Medical Tourism	Marketing Plan	3,500,000
Medical Tourism	Matching Grants	1,500,000

2262 SPECIAL CATEGORIES

From the funds in Specific Appropriation 2263, \$1,000,000 of recurring funds from the State Economic Enhancement and Development Trust Fund 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.

From the funds in Specific Appropriation 2263, \$1,500,000 of recurring funds from the State Economic Enhancement and Development Trust Fund shall be used to market and promote the space tourism industry in the State of Florida. Funds may also be used to support marketing and promotion initiatives undertaken by businesses engaged in or relating to the space tourism industry in the State of Florida, which shall include but not be limited to Spaceflight entities as defined in section 331.501, Florida Statutes, and entities related to launch and landing sites or launch and landing facilities. No later than February 3, 2015, Space Florida shall submit a report to the Governor, the chair of the Senate Appropriations Committee, the chair of the House Appropriations

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

Committee, and the Department of Economic Opportunity which shall include at a minimum: an overview of the marketing initiatives executed; consumer reach of the marketing initiatives executed; methods, strategies, and messages utilized; total expenditures; and total impact achieved, financial and otherwise, to the space tourism industry in the State of Florida.

From the funds in Specific Appropriation 2263, \$500,000 of nonrecurring funds from the State Economic Enhancement and Development Trust Fund shall be allocated to the Florida Institute for Technology which serves as the administrative lead for the Federal Aviation Administration's Center of Excellence for Commercial Space Transportation. These funds must be used by the Florida Institute for Technology to conduct research at the institute and at other Florida universities which are core members of the center. The focus of the research shall be on assuring a safe, environmentally compatible, and efficient commercial space transportation system, and supporting Space Florida's efforts to repurpose the Shuttle Runway Facility into a multi-user commercial spaceport facility.

From the funds in Specific Appropriation 2263, \$2,000,000 of nonrecurring funds from the General Revenue Fund are provided for Cecil Field Spaceport Infrastructure.

2263A SPECIAL CATEGORIES

GRANTS AND AIDS - SPACE FLORIDA AEROSPACE INDUSTRY FINANCING, BUSINESS
DEVELOPMENT AND INFRASTRUCTURE NEEDS
FROM STATE ECONOMIC ENHANCEMENT
AND DEVELOPMENT TRUST FUND

5,000,000

From the funds in Specific Appropriation 2263A, \$2,500,000 from the State Economic Enhancement and Development Trust Fund may be used by Space Florida for the operation and maintenance of the Shuttle Landing Facility should Space Florida successfully negotiate acquisition of the strategic asset.

2264	DATA PROCESSING SERVICES
	SOUTHWOOD SHARED RESOURCE CENTER
	FROM STATE ECONOMIC ENHANCEMENT
	AND DEVELOPMENT TRUST FUND
	FROM TOURISM PROMOTIONAL TRUST
	FUND

12,949

2265 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

1,600,000

TOTAL: STRATEGIC BUSINESS DEVELOPMENT

TOTAL POSITIONS 24.00

TOTAL: ECONOMIC OPPORTUNITY, DEPARTMENT OF FROM GENERAL REVENUE FUND

FINANCIAL SERVICES, DEPARTMENT OF

PROGRAM: OFFICE OF CHIEF FINANCIAL OFFICER AND ADMINISTRATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 6,631,379

SPECIF APPROP	N 6 - GENERAL GOVERNMENT IC RIATION SALARIES AND BENEFITS POSITIONS 136	.00	SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION TRANSFER TO DIVISION OF ADMINISTRATIVE		
	FROM ADMINISTRATIVE TRUST FUND	9,349,651		HEARINGS FROM ADMINISTRATIVE TRUST FUND		486,058
2267	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	107,899	2282	SPECIAL CATEGORIES CONTRACTED SERVICES		
2268	EXPENSES FROM ADMINISTRATIVE TRUST FUND	1,333,766		FROM ADMINISTRATIVE TRUST FUND		253,306
2269	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	10,000	2283	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		17,738
2270	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		2284	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM ADMINISTRATIVE TRUST FUND	1,240,217		FROM ADMINISTRATIVE TRUST FUND		17,361
of rep unl rep	m the funds provided in Specific Appropriation Financial Services may purchase one or m lacement when the mileage of a vehicle is in ex- ess it is determined by the Chief Financial Of- lacement is a critical safety issue, or ba-	ore motor vehicles for cess of 150,000 miles, ficer that the vehicle sed on an emergency or	2285	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		27,317
Sta	oreseen circumstances as provided for in sect tutes. Law enforcement motor vehicles are vision.	ion 287.14(3), Florida excluded from this	TOTAL:	: LEGAL SERVICES FROM TRUST FUNDS		8,337,953
2271	CONTRACTED SERVICES			TOTAL POSITIONS	92.00	8,337,953
	FROM ADMINISTRATIVE TRUST FUND	427,325	INFORM	MATION TECHNOLOGY		
2272	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	3,500	1	APPROVED SALARY RATE 6,876,332		
2273	SPECIAL CATEGORIES	3,300	2286	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	133.00	9,917,507
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	73,665	2287	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		98,834
2274	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS		2288	EXPENSES		
	FROM ADMINISTRATIVE TRUST FUND	60,000		FROM ADMINISTRATIVE TRUST FUND		3,257,648
2275	LEASE OR LEASE-PURCHASE OF EQUIPMENT	144.000	2289	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		844,120
	FROM ADMINISTRATIVE TRUST FUND	144,268	2290	SPECIAL CATEGORIES		
2276	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		7,001,454
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	49,123	2291	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND		2,900
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES	10 500 414	2000			2,500
	FROM TRUST FUNDS	, ,	2292	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		36,429
	TOTAL ALL FUNDS	12,799,414	2293	SPECIAL CATEGORIES		
	SERVICES		2273	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM ADMINISTRATIVE TRUST FUND		184,076
	PPROVED SALARY RATE 4,742,197		2294	SPECIAL CATEGORIES		
2277	SALARIES AND BENEFITS POSITIONS 92 FROM ADMINISTRATIVE TRUST FUND	6,538,410		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		8,275
	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	279,388	2295	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2279	EXPENSES FROM ADMINISTRATIVE TRUST FUND	714,736		PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		44,311
2280	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	3,639	2296	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER		1 885
2281	SPECIAL CATEGORIES			FROM ADMINISTRATIVE TRUST FUND		1,775

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: INFORMATION TECHNOLOGY FROM TRUST FUNDS		21,397,329	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 2,668,816 FROM ADMINISTRATIVE TRUST FUND
TOTAL POSITIONS	133.00	21,397,329	2311 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 484,372			2312 SPECIAL CATEGORIES
2298 SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	5.00	562,325	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 85,914 FROM ADMINISTRATIVE TRUST FUND
2299 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST			2313 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
FUND		115,229	2314 SPECIAL CATEGORIES
2300 EXPENSES FROM INSURANCE REGULATORY TRUST FUND		68,357	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
FROM INSURANCE REGULATORY TRUST		4 000	·
FUND		4,000	TOTAL: INFORMATION TECHNOLOGY - FLAIR INFRASTRUCTURE FROM GENERAL REVENUE FUND 10,644,670 FROM TRUST FUNDS 1,123,356
FROM INSURANCE REGULATORY TRUST		20,471	TOTAL POSITIONS
FUND		20,471	PROGRAM: TREASURY
2303 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND		1,001	DEPOSIT SECURITY
		1,001	APPROVED SALARY RATE 990,924
2304 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND		1,888	2315 SALARIES AND BENEFITS POSITIONS 22.00 FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
2305 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST			2316 OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
FUND		1,754	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
FROM TRUST FUNDS	5.00	775,025	2318 OPERATING CAPITAL OUTLAY FROM TREASURY ADMINISTRATIVE AND
TOTAL POSITIONS	5.00	775,025	INVESTMENT TRUST FUND
INFORMATION TECHNOLOGY - FLAIR INFRASTRUCTURE			2319 SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND
APPROVED SALARY RATE 4,940,549			INVESTMENT TRUST FUND
2306 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	99.00 6,213,300	494,646	2320 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
2307 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	5,000		2321 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
2308 EXPENSES FROM GENERAL REVENUE FUND	1,520,762	168,513	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
2309 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	104,880		2322 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2310 SPECIAL CATEGORIES CONTRACTED SERVICES			FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND

SPECIE APPROF	N 6 - GENERAL GOVERNMENT IC RIATION DEPOSIT SECURITY FROM TRUST FUNDS		1,901,861	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND 2,405
STATE	TOTAL POSITIONS	22.00	1,901,861	2335 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1	APPROVED SALARY RATE 1,217,729			FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND
2323	SALARIES AND BENEFITS POSITIONS FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	26.50	1,784,513	TOTAL: SUPPLEMENTAL RETIREMENT PLAN FROM TRUST FUNDS
2324	OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		17,500	TOTAL ALL FUNDS
2325	EXPENSES FROM TREASURY ADMINISTRATIVE AND		240, 240	STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING
2326	INVESTMENT TRUST FUND		248,346	APPROVED SALARY RATE 9,722,766
	CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		948,785	2336 SALARIES AND BENEFITS POSITIONS 201.00 FROM GENERAL REVENUE FUND 10,694,557 FROM ADMINISTRATIVE TRUST FUND 1,340,346 FROM INSURANCE REGULATORY TRUST
2327	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,500	FUND
2328	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		8,550	to the Department of Financial Services to complete the Pre-Design, Development, and Implementation phase recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031, for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS).
TOTAL:	STATE FUNDS MANAGEMENT AND INVESTMENT FROM TRUST FUNDS		3,009,194	2337 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	26.50	3,009,194	2338 EXPENSES FROM GENERAL REVENUE FUND
	MENTAL RETIREMENT PLAN			2339 OPERATING CAPITAL OUTLAY
2329	PPROVED SALARY RATE 453,359 SALARIES AND BENEFITS POSITIONS	12.00		FROM GENERAL REVENUE FUND
2323	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	12.00	685,695	CONTRACTED SERVICES FROM GENERAL REVENUE FUND
2330	OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		20,100	From the funds in Specific Appropriation 2340, up to \$50,000 shall be used to contract for the independent verification of tobacco settlement receipts received by the state.
2331	EXPENSES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		107,328	2340A SPECIAL CATEGORIES FLORIDA ACCOUNTING INFORMATION RESOURCE (FLAIR) SYSTEM REPLACEMENT
2332	SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND			FROM INSURANCE REGULATORY TRUST FUND
2333	DEFERRED COMPENSATION ADMINISTRATIVE SERVICES FROM TREASURY ADMINISTRATIVE AND		1,252	The funds in Specific Appropriation 2340A are nonrecurring and are provided to the Department of Financial Services to complete the Pre-Design, Development, and Implementation phase recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031, for the replacement of the Florida Accounting Information Resource System (FLAIR) and Cash Management System (CMS). From these
2334	INVESTMENT TRUST FUND		950,000	funds, \$2,120,263 shall be placed in reserve. The Department of Financial Services may submit budget amendments in accordance with chapter 216, Florida Statutes, requesting the release of funds.

13.200

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION From the funds in Specific Appropriation 2340A, \$250,000 in nonrecurring funds is provided to the Department of Financial Services APPROVED SALARY RATE 2,600,300 to contract with an independent third party consulting firm to complete 2348 SALARIES AND BENEFITS POSITIONS 64.00 a review of the study completed pursuant to proviso associated with Specific Appropriation 2279 of chapter 2013-40, Laws of Florida. The FROM UNCLAIMED PROPERTY TRUST FUND . 3.443.162 review shall include, but not be limited to, an assessment of the 2349 OTHER PERSONAL SERVICES FROM UNCLAIMED PROPERTY TRUST FUND . study's recommendations for the replacement of the Florida Accounting 194,197 Information Resource System (FLAIR) and Cash Management System (CMS). The independent third party consulting firm is not eligible to contract with the department for any further contracts dealing with the FROM UNCLAIMED PROPERTY TRUST FUND . 823.421 replacement of FLAIR and CMS. 2351 OPERATING CAPITAL OUTLAY FROM UNCLAIMED PROPERTY TRUST FUND . The Department of Financial Services shall provide quarterly project 7.500 status reports on the Pre-Design, Development, and Implementation phase for the replacement of FLAIR and CMS to the chair of the Senate 2352 SPECIAL CATEGORIES Committee on Appropriations, the chair of the House Appropriations CONTRACTED SERVICES Committee, and the Executive Office of the Governor's Office of Policy FROM UNCLAIMED PROPERTY TRUST FUND . 226.794 and Budget. 2353 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE 2341 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM UNCLAIMED PROPERTY TRUST FUND . 9.253 FROM GENERAL REVENUE FUND 3.100 2354 SPECIAL CATEGORIES 2342 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM UNCLAIMED PROPERTY TRUST FUND . 11,524 RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND . . . 39.127 2355 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT 2343 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1.200 FROM UNCLAIMED PROPERTY TRUST FUND . 19.858 2344 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT TOTAL: RECOVERY AND RETURN OF UNCLAIMED PROPERTY FROM GENERAL REVENUE FUND FROM TRUST FUNDS 4,735,709 5.122 FROM ADMINISTRATIVE TRUST FUND . . . 17,055 TOTAL POSITIONS 64.00 TOTAL ALL FUNDS 2345 SPECIAL CATEGORIES 4.735.709 TRANSFER TO DEPARTMENT OF MANAGEMENT PROGRAM: FIRE MARSHAL SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 54.284 COMPLIANCE AND ENFORCEMENT FROM ADMINISTRATIVE TRUST FUND . . . 2,279 FROM INSURANCE REGULATORY TRUST APPROVED SALARY RATE 2,797,037 7.568 2356 SALARIES AND BENEFITS POSITIONS 68.00 2346 SPECIAL CATEGORIES FROM INSURANCE REGULATORY TRUST TRANSFER TO THE PRISON INDUSTRY 3.698.130 ENHANCEMENT (PIE) PROGRAM FROM PRISON INDUSTRIES TRUST FUND . 2357 OTHER PERSONAL SERVICES 1,250,000 FROM INSURANCE REGULATORY TRUST Funds in Specific Appropriation 2346 are provided for transfer to the 15.339 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 FROM INSURANCE REGULATORY TRUST paid by warrants drawn by the Chief Financial Officer upon receipt of a 589,375 corporate resolution that has been duly authorized by the board of directors of the corporation, authorized under part II of chapter 946, 2359 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST Florida Statutes. 9.144 2347 SPECIAL CATEGORIES FLORIDA CLERKS OF COURT OPERATIONS 2360 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES CORPORATION FROM ADMINISTRATIVE TRUST FUND . . . FROM INSURANCE REGULATORY TRUST 2,800,000 18.306 TOTAL: STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING 2361 SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF FROM GENERAL REVENUE FUND 12,662,878 FROM TRUST FUNDS 14,692,428 FROM INSURANCE REGULATORY TRUST

27,355,306

FROM INSURANCE REGULATORY TRUST

2362 SPECIAL CATEGORIES

CONTRACTED SERVICES

RECOVERY AND RETURN OF UNCLAIMED PROPERTY

TOTAL POSITIONS

TOTAL ALL FUNDS

SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION FUND		85,205	SPECI APPRO	ON 6 - GENERAL GOVERNMENT FIC PRIATION SPECIAL CATEGORIES	
2363	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND	24,081
2364	FUND		33,700	2377	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND		8,000		FOR INSURANCE REGULATORY TRUST FUND	38,103
2365	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST			TOTAL	: FIRE AND ARSON INVESTIGATIONS FROM TRUST FUNDS	11,287,326
2366	FUND		12,242		TOTAL POSITIONS	11,287,326
2000	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				SSIONAL TRAINING AND STANDARDS APPROVED SALARY RATE 1,184,222	
	FROM INSURANCE REGULATORY TRUST FUND		20,513	2378	SALARIES AND BENEFITS POSITIONS 29.00 FROM INSURANCE REGULATORY TRUST	I
TOTAL	COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS		4,503,154		FUND	1,663,777
	TOTAL POSITIONS	68.00	4,503,154	2379	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND	200,000
FIRE A	AND ARSON INVESTIGATIONS			2380	EXPENSES FROM INSURANCE REGULATORY TRUST	
i	APPROVED SALARY RATE 6,212,270				FUND	512,895
2367	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	124.00	8,646,809	2381	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND	23,294
2368	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST			2382	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	
02.60	FUND		70,942		FROM INSURANCE REGULATORY TRUST FUND	575,000
2369	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		1,654,584	2383	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE	
2370	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		82,409		FROM INSURANCE REGULATORY TRUST FUND	13,200
2371	SPECIAL CATEGORIES CONTRACTED SERVICES			2384	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST	
	FROM INSURANCE REGULATORY TRUST FUND		175,374	2385	FUND	280,008
2372	SPECIAL CATEGORIES ON-CALL FEES FROM INSURANCE REGULATORY TRUST			2303	OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND	17,900
	FUND		350,000	2386		,,,,,
2373	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST				SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND	14,500
	FUND		133,900	2387	SPECIAL CATEGORIES	
2374	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST				LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND	20,519
	FUND		103,124	2388	SPECIAL CATEGORIES	
2375	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST		0.000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INCLUDING PERMITTED TO THE PROPERTY OF THE PROPERTY OF THE PERMITTED PROPERTY OF THE PERMITTED PROPERTY OF T	
	FUND		8,000		FROM INSURANCE REGULATORY TRUST	

SECTIO	N 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT
SPECIF			SPECIFIC
APPROF	RIATION		APPROPRIATION
	FUND	11,688	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST
2389	FIXED CAPITAL OUTLAY		FUND
	STATE FIRE COLLEGE - REPLACE TRAINING BURN		
	TOWER		2401A SPECIAL CATEGORIES
	FROM INSURANCE REGULATORY TRUST	1 025 000	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - FIREFIGHTER MEMORIAL
	FUND	1,925,000	FROM INSURANCE REGULATORY TRUST
2390	FIXED CAPITAL OUTLAY		FUND
	STATE FIRE MARSHAL - AMERICAN WITH		
	DISABILITIES ACT (ADA) COMPLIANCE		2402 FIXED CAPITAL OUTLAY
	FROM INSURANCE REGULATORY TRUST	200.020	STATE FIRE MARSHAL - AMERICAN WITH
	FUND	380,230	DISABILITIES ACT (ADA) COMPLIANCE FROM INSURANCE REGULATORY TRUST
2391	FIXED CAPITAL OUTLAY		FUND
	STATE FIRE COLLEGE-BUILDING REPAIR AND		· ·
	MAINTENANCE		2403 FIXED CAPITAL OUTLAY
	FROM INSURANCE REGULATORY TRUST	071 000	STATE ARSON LABORATORY - BUILDING REPAIR AND MAINTENANCE
	FUND	971,800	FROM INSURANCE REGULATORY TRUST
TOTAL:	PROFESSIONAL TRAINING AND STANDARDS		FUND
	FROM TRUST FUNDS	6,609,811	
			TOTAL: FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES
	TOTAL POSITIONS	29.00	FROM TRUST FUNDS
	TOTAL ALL FUNDS	6,609,811	TOTAL POSITIONS 16.00
FIRE M	ARSHAL ADMINISTRATIVE AND SUPPORT SERVICES		TOTAL ALL FUNDS
I	APPROVED SALARY RATE 870,402		PROGRAM: STATE PROPERTY AND CASUALTY CLAIMS
2392	SALARIES AND BENEFITS POSITIONS	16.00	STATE SELF-INSURED CLAIMS ADJUSTMENT
	FROM INSURANCE REGULATORY TRUST		
	FUND	1,246,393	APPROVED SALARY RATE 4,269,948
2393	OTHER PERSONAL SERVICES		2404 SALARIES AND BENEFITS POSITIONS 113.00
2333	FROM INSURANCE REGULATORY TRUST		STATE RISK MANAGEMENT TRUST FUND 6,215,254
	FUND	20,102	
			2405 OTHER PERSONAL SERVICES
2394	EXPENSES		STATE RISK MANAGEMENT TRUST FUND 42,098
	FROM INSURANCE REGULATORY TRUST FUND	409,754	2406 EXPENSES
	TOND	105,751	STATE RISK MANAGEMENT TRUST FUND 930,384
2395	OPERATING CAPITAL OUTLAY		
	FROM INSURANCE REGULATORY TRUST		2407 OPERATING CAPITAL OUTLAY
	FUND	6,000	STATE RISK MANAGEMENT TRUST FUND 5,405
2396	SPECIAL CATEGORIES		2408 SPECIAL CATEGORIES
	CONTRACTED SERVICES		CONTRACTED SERVICES
	FROM INSURANCE REGULATORY TRUST		STATE RISK MANAGEMENT TRUST FUND 3,856,382
	FUND	314,189	0400 ADDATAL CAMBOODING
2397	SPECIAL CATEGORIES		2409 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES - OFFICE OF THE
2351	OPERATION OF MOTOR VEHICLES		ATTORNEY GENERAL
	FROM INSURANCE REGULATORY TRUST		STATE RISK MANAGEMENT TRUST FUND 5,077,284
	FUND	1,300	
0200	ODEGIAL CAMEGODIEG		2410 SPECIAL CATEGORIES
2398	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		CONTRACTED LEGAL SERVICES STATE RISK MANAGEMENT TRUST FUND
	FROM INSURANCE REGULATORY TRUST		OTHER RESERVED RESERVED TO TO THE STATE OF T
	FUND	267,327	2410A SPECIAL CATEGORIES
			CONTRACTED MEDICAL SERVICES
2399	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION		STATE RISK MANAGEMENT TRUST FUND 12,053,268
	FROM INSURANCE REGULATORY TRUST		2411 SPECIAL CATEGORIES
	FUND	7,500	EXCESS INSURANCE AND CLAIM SERVICE
			STATE RISK MANAGEMENT TRUST FUND 13,700,000
2400	SPECIAL CATEGORIES		2411A CDECTAL CAMECODIEC
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		2411A SPECIAL CATEGORIES RISK MANAGEMENT INFORMATION CLAIMS SYSTEM
	FUND	8,685	STATE RISK MANAGEMENT TRUST FUND 2,225,000
		.,	
2401	SPECIAL CATEGORIES		The funds in Specific Appropriation 2411A are provided for the
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		replacement of the Risk Management Information Claims System. The funds shall be held in reserve. The Department of Financial Services may
	CECTIVE CECONOCES MANUEL CECTIVES		onall be note in loseive. The beparement of financial services may

APPROPRIATION submit budget amendments in accordance with chapter 216, Florida

Sta	tutes, requesting the release of funds upon to the chair of the Senate Committee on .	n submission of a project	псы	APPROVED SALARY RATE	5,058,238		
of	the House Appropriations Committee, and the rernor's Office of Policy and Budget. The p	e Executive Office of the	2422			124.00	
a	technical and functional requirements analentifying the level of customization nec	ysis, which shall include		FROM INSURANCE REGULATORY T			6,895,987
	-the-shelf system is chosen; a project spend	plan; and an operational					
	k plan.		2423	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY T			2 020
2412	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FUND			3,938
	STATE RISK MANAGEMENT TRUST FUND	70,481	2424	EXPENSES			
				FROM INSURANCE REGULATORY T			
2413	SPECIAL CATEGORIES			FUND			1,040,029
	LEASE OR LEASE-PURCHASE OF EQUIPMENT STATE RISK MANAGEMENT TRUST FUND	18,031	2425	OPERATING CAPITAL OUTLAY			
	DINIE RICK PERMODELLI IRODI I GRE	10,031	2123	FROM INSURANCE REGULATORY T	TRUST		
2414	SPECIAL CATEGORIES			FUND			2,500
	TRANSFER TO DEPARTMENT OF MANAGEMENT		0.106	ADDATA			
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2426	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR	COLLECTION OF	,	
	STATE RISK MANAGEMENT TRUST FUND	34,079		REVENUE	CODDECTION OF		
		·		FROM INSURANCE REGULATORY T			
TOTAL:	STATE SELF-INSURED CLAIMS ADJUSTMENT			FUND			1,100,000
	FROM TRUST FUNDS	61,703,686	2427	SPECIAL CATEGORIES			
	TOTAL POSITIONS	113.00	2421	CONTRACTED SERVICES			
	TOTAL ALL FUNDS	61,703,686		FROM INSURANCE REGULATORY	TRUST		
				FUND			838,892
PROGRA	M: LICENSING AND CONSUMER PROTECTION		0400	CDDGTAL GAMDGODIDG			
TNICITE	NCE COMPANY REHABILITATION AND LIQUIDATION		2428	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES			
INDUM	MCB COMPANI KBHADIBITATION AND BIQUIDATION			FROM INSURANCE REGULATORY T	TRUST		
I	APPROVED SALARY RATE 439,001			FUND			5,200
2415	CALADIEC AND DEMERTED DOCTORONS	7 00	2429	SPECIAL CATEGORIES			
2415	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST	7.00	2423	RISK MANAGEMENT INSURANCE			
	FUND	607,041		FROM INSURANCE REGULATORY T	TRUST		
				FUND			57,618
2416	OTHER PERSONAL SERVICES		2420	SPECIAL CATEGORIES			
	FROM INSURANCE REGULATORY TRUST FUND	34,771	2430	LEASE OR LEASE-PURCHASE OF E	COUTPMENT		
	1012	31///-		FROM INSURANCE REGULATORY T			
2417	EXPENSES			FUND			16,534
	FROM INSURANCE REGULATORY TRUST	110 264	2/21	SPECIAL CATEGORIES			
	FUND	119,364	2431	TRANSFER TO DEPARTMENT OF MA	ANAGEMENT		
2418	OPERATING CAPITAL OUTLAY			SERVICES - HUMAN RESOURCES			
	FROM INSURANCE REGULATORY TRUST			PURCHASED PER STATEWIDE COM			
	FUND	1,120		FROM INSURANCE REGULATORY T			42 104
2419	SPECIAL CATEGORIES			FUND			43,104
/	CONTRACTED SERVICES		TOTAL	: LICENSURE, SALES APPOINTMENT		!	
	FROM INSURANCE REGULATORY TRUST			FROM TRUST FUNDS			10,003,802
	FUND	232,517		TOTAL POSITIONS		124 00	
2420	SPECIAL CATEGORIES			TOTAL ALL FUNDS		124.00	10,003,802
2120	RISK MANAGEMENT INSURANCE			101112 1122 101120 1 1 1 1 1			20,000,002
	FROM INSURANCE REGULATORY TRUST			ANCE FRAUD			
	FUND	3,084		משגם עמגוגט משעסממת	0 042 015		
2421	SPECIAL CATEGORIES			APPROVED SALARY RATE	3,043,013		
	TRANSFER TO DEPARTMENT OF MANAGEMENT		2432	SALARIES AND BENEFITS	POSITIONS	194.00	
	SERVICES - HUMAN RESOURCES SERVICES			FROM INSURANCE REGULATORY T			
	PURCHASED PER STATEWIDE CONTRACT			FUND			13,352,442
	FROM INSURANCE REGULATORY TRUST FUND	2,352		ADMINISTRATION TRUST FUND			208,968
		•					·
TOTAL:	INSURANCE COMPANY REHABILITATION AND LIQUID			om the funds in Specific			
	FROM TRUST FUNDS	1,000,249		sitions with associated sala orkers' Compensation Adminis			
	TOTAL POSITIONS	7.00		ditional workers' compensati			
	TOTAL ALL FUNDS	1,000,249		sitions and funding shall be p			

SECTION 6 - GENERAL GOVERNMENT

LICENSURE, SALES APPOINTMENT AND OVERSIGHT

SPECIFIC APPROPRIATION

SPECIF APPROF gra the	ON 6 - GENERAL GOVERNMENT PIC PRIATION Int to fund the positions. After grant funding Department of Financial Services, the department of the department of the department of the department to the department of the department to the department to the department of the department to	epartment shall request	SPECI: APPRO: CONSU	ON 6 - GENERAL GOVERNMENT FIC PRIATION MER ASSISTANCE APPROVED SALARY RATE 4,921,646	
216	5, Florida Statutes.		2443	SALARIES AND BENEFITS POSITIONS 116.00	
2433	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST			FROM INSURANCE REGULATORY TRUST FUND	501,177
	FUND	45,000	2444	OTHER PERSONAL SERVICES	
2434	EXPENSES FROM INSURANCE REGULATORY TRUST		2111	FROM INSURANCE REGULATORY TRUST	175,402
	FUND	2,183,251	2445	EXPENSES	
	FUND	164,000	2113	FROM INSURANCE REGULATORY TRUST	01 525
2435	OPERATING CAPITAL OUTLAY			FUND	921,535
	FROM INSURANCE REGULATORY TRUST	1 500	2446	OPERATING CAPITAL OUTLAY	
	FUND	1,700		FROM INSURANCE REGULATORY TRUST FUND	2,200
2436	SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATIVE COMMISSION FOR PROSECUTION OF PIP FRAUD FROM INSURANCE REGULATORY TRUST	1 505 000	2447	TRANSFER TO FLORIDA CATASTROPHIC STORM RISK MANAGEMENT CENTER AT FLORIDA STATE	,
	FUND	1,537,908		UNIVERSITY FROM INSURANCE REGULATORY TRUST	
	ds in Specific Appropriation 2436 are provide			FUND	500,000
att ins Bea oth	stice Administrative Commission for the speci- corneys and paralegals dedicated solely to surance fraud cases in Duval, Orange, Miami-Da ch, and Broward counties. These funds may not have her than the funding of attorney and para- ssecute crimes of insurance fraud.	o the prosecution of ade, Hillsborough, Palm be used for any purpose	of co 28-	nds in Specific Appropriation 2447 are provided to study the strathiness and characteristics for the estimated probable maximum to state-owned buildings and facilities that are provided insurary verage by the State Risk Management Trust Fund, pursuant to sect 4.01, Florida Statutes. Funds may also be utilized to meet quirements set forth in section 1004.647, Florida Statutes.	oss nce ion the The
2437	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND	214,617	Un Dej su	orida Catastrophic Storm Risk Management Center at The Florida Stiversity shall coordinate the storm worthiness study with partment of Financial Services' Division of Risk Management and shown a report summarizing the findings to the President of the Sena	the all te,
	FROM FEDERAL LAW ENFORCEMENT TRUST FUND	170,000		eaker of the House of Representatives, the Governor, and Cabi: ficers by June 1, 2015.	net
2438	SPECIAL CATEGORIES		2448	SPECIAL CATEGORIES	
	OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST			CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST	
	FUND	96,600		FUND	545,374
2439	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND	406,294	2449	SPECIAL CATEGORIES HOLOCAUST VICTIMS ASSISTANCE ADMINISTRATION FROM INSURANCE REGULATORY TRUST	
					308,007
2440	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND	202,496	2450	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST	
		202,170		FUND	1,500
2441	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		2451	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FUND	47,247		FROM INSURANCE REGULATORY TRUST FUND	36,843
2442	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		2452	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND	9,224
	FUND	60,213	2/152		
	ADMINISTRATION TRUST FUND	1,032	2453	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
TOTAL:	INSURANCE FRAUD FROM TRUST FUNDS	18,691,768		PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND	37,349
	TOTAL POSITIONS	4.00 18,691,768	ጥ∩ጥ⊼፣	: CONSUMER ASSISTANCE	
	יייי פתמטן חחע חעזיסי	10,031,700	TOTAL	. COMPONENT REPORTED	

SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	FROM TRUST FUNDS		10,138,611	2468 SPECIAL CATEGORIES CONTRACTED SERVICES
	TOTAL POSITIONS	116.00	10,138,611	FROM FEDERAL GRANTS TRUST FUND 247,418
FUNERA	AL AND CEMETERY SERVICES			2469 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES
1	APPROVED SALARY RATE 1,060,127			FROM FEDERAL GRANTS TRUST FUND 20,000
2454	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	22.00	1,472,556	2470 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND 8,544
2455	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND		65,000	2471 SPECIAL CATEGORIES LEASE OR LEASE PURCHASE OF EQUIPMENT
2456	EXPENSES FROM REGULATORY TRUST FUND		274,010	FROM FEDERAL GRANTS TRUST FUND 11,900 2472 SPECIAL CATEGORIES
2457	OPERATING CAPITAL OUTLAY		,	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2458	FROM REGULATORY TRUST FUND		9,500	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND
2130	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE FROM REGULATORY TRUST FUND		14,100	2473 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM FEDERAL GRANTS TRUST FUND
2459	SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL: PUBLIC ASSISTANCE FRAUD FROM TRUST FUNDS
	FROM REGULATORY TRUST FUND		99,549	
2460	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES			TOTAL POSITIONS 62.00 TOTAL ALL FUNDS
	FROM REGULATORY TRUST FUND		8,700	PROGRAM: WORKERS' COMPENSATION
2461	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			WORKERS' COMPENSATION
	FROM REGULATORY TRUST FUND		8,174	APPROVED SALARY RATE 11,990,948
2462	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND		4,162	2474 SALARIES AND BENEFITS POSITIONS 297.00 FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
2463	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		11,424	2475 OTHER PERSONAL SERVICES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
moma r			11,424	FROM WORKERS' COMPENSATION SPECIAL
TOTAL:	FUNERAL AND CEMETERY SERVICES FROM TRUST FUNDS		1,967,175	DISABILITY TRUST FUND
	TOTAL POSITIONS	22.00	1,967,175	2476 EXPENSES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
PUBLIC	ASSISTANCE FRAUD			FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND
1	APPROVED SALARY RATE 4,227,488			2477 OPERATING CAPITAL OUTLAY
2464	SALARIES AND BENEFITS POSITIONS	62.00		FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND FROM INSURANCE REGULATORY TRUST		1,413,202	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND
	FUND		2,694,542	2478 SPECIAL CATEGORIES
2465	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		262,117	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE
	FROM INSURANCE REGULATORY TRUST		26,343	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
2466	EXPENSES FROM FEDERAL GRANTS TRUST FUND		490,169	2479 SPECIAL CATEGORIES TRANSFER TO DISTRICT COURTS OF APPEAL - WORKERS' COMPENSATION APPEALS
2467	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		20,000	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

Funds in Specific Appropriation 2479 are provided for transfer to the First District Court of Appeal for workload associated with workers' compensation appeals and the workers' compensation appeals unit.

2480 SPECIAL CATEGORIES
TRANSFER TO THE UNIVERSITY OF SOUTH
FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH
FROM WORKERS' COMPENSATION
ADMINISTRATION TRUST FUND

250,000

2481 SPECIAL CATEGORIES

2482 SPECIAL CATEGORIES

TRANSFER TO JUSTICE ADMINISTRATIVE
COMMISSION FOR PROSECUTION OF WORKERS'
COMPENSATION FRAUD
FROM WORKERS' COMPENSATION
ADMINISTRATION TRUST FUND

596,136

The funds in Specific Appropriation 2481 from the Workers' Compensation Administration Trust Fund are provided for transfer to the Justice Administrative Commission for the specific purpose of funding attorneys and paralegals in the Eleventh, Thirteenth, Fifteenth, and Seventeenth Judicial Circuits for the prosecution of workers' compensation insurance fraud. These funds may not be used for any purpose other than the funding of attorney and paralegal positions that prosecute crimes of workers' compensation fraud.

2102	CONTRACTED SERVICES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	2,376,789 86,360
2483	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	44,800
2484	SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	1,390,000
2485	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	181,322
2486	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	62,320 2,280
2487	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	97,193
	ADDITION INCOME TOWN	51,133

PROGRAM: FINANCIAL SERVICES COMMISSION

FROM WORKERS' COMPENSATION SPECIAL

FROM TRUST FUNDS

TOTAL POSITIONS

TOTAL ALL FUNDS

DISABILITY TRUST FUND

OFFICE OF INSURANCE REGULATION

TOTAL: WORKERS' COMPENSATION

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION COMPLIANCE AND ENFORCEMENT - INSURANCE

From the funds in Specific Appropriations 2488 through 2503, the Office of Insurance Regulation shall submit a report that provides a detailed listing of all rate filings submitted during Fiscal Year 2013-2014 for personal lines property residential coverage. For each such filing, the report shall include: (1) the name of the company submitting the filing; (2) the date the filing was submitted to the Office of Insurance Regulation; (3) the overall rate change requested; (4) the name of the Office of Insurance Regulation actuary responsible for reviewing the filing; (5) the number of days from the date of the original submission to the final disposition of the rate filing; (6) whether the submitted filing was approved as submitted, approved at a different rate level, disapproved in its entirety, or found to be incomplete or withdrawn; (7) if a rate was approved, the overall rate level which was approved; (8) if the rate was denied, the specific basis for the denial; and (9) if a rate filing was withdrawn and resubmitted, it shall be identified as part of the initial rate filing for purposes of this report.

The report shall be submitted to the President of the Senate, Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by September 1, 2014.

APPROVED SALARY RATE 12,497,169

		16,716,427
OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRU: FUND	ST · · · ·	265,169
EXPENSES FROM INSURANCE REGULATORY TRUE FUND	ST · · · ·	2,400,429
OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUS	ST 	35,000
OFFICE OF INSURANCE REGULATION	N	632,639
	FROM INSURANCE REGULATORY TRUSFUND	FROM INSURANCE REGULATORY TRUST FUND OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND EXPENSES FROM INSURANCE REGULATORY TRUST FUND OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES FLORIDA PUBLIC HURRICANE LOSS MODEL - OFFICE OF INSURANCE REGULATION FROM INSURANCE REGULATION FROM INSURANCE REGULATORY TRUST

Funds in Specific Appropriation 2492 shall be transferred to Florida International University and utilized to promote and enhance collaborative research among State Universities. The Florida Public 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 marketability, viability, and applications of the Florida Public Hurricane Loss Model. The Office of Insurance Regulation (Office) shall 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 University.

2492A SPECIAL CATEGORIES

6,207

28,442,009

28.442.009

297.00

TRANSFER TO FLORIDA INTERNATIONAL
UNIVERSITY - ENHANCEMENTS TO THE FLORIDA
PUBLIC HURRICANE LOSS MODEL
FROM INSURANCE REGULATORY TRUST
FUND

1,543,300

Funds in Specific Appropriation 2492A shall be transferred to Florida International University for the purpose of enhancing the capability of the Florida Public Hurricane Loss Model to include windstorm and flood damage resulting from hurricanes. Florida International University shall update the Florida Public Hurricane Loss Model in coordination with the Office of Insurance Regulation; the Division of Emergency Management; the Florida Catastrophic Storm Risk Management Center, the

SECTION 6 - GENERAL GOVERNMENT SPECIFIC		SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROPRIATION Center for Ocean-Atmospheric Prediction Studies, and the Department at the Florida State University; the Civing Engineering Department at the University of Florida; Institute of Technology; and the National Oceanic & Company of	il and Coastal the Florida	APPROPRIATION 2500 EXPENSES FROM INSURANCE REGULATORY TRUST FUND
Administration. 2492B SPECIAL CATEGORIES		2501 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST
TRANSFER TO FLORIDA INTERNATIONAL UNIVERSITY - ENHANCEMENTS TO THE WALL OF WIND		FUND
FROM INSURANCE REGULATORY TRUST FUND	300,000	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND
Funds in Specific Appropriation 2492B shall be transferr International University for the purpose of enhancing the the Wall of Wind. The enhancements to the Wall of Wind wil additional research and development opportunities wind-driven rain mitigation efforts to include: the development opportunities wind-driven rain mitigation of pre-existing buildings;	capability of 1 provide for of wind and opment of cost research and	2503 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST
recommendations to enhance building codes; and the validation of new products in order to make building st hurricane resilient and energy efficient. Florida	ructures more	FUND
University shall develop a report on the various mitigating examined. The report shall be submitted to the Pre	gation efforts	FROM TRUST FUNDS
Senate, Speaker of the House of Representatives, the Cabinet Officers by June 15, 2015.	Governor, and	TOTAL POSITIONS
2493 SPECIAL CATEGORIES FINANCIAL EXAMINATION CONTRACTS - PROPERTY		OFFICE OF FINANCIAL REGULATION
AND CASUALTY EXAMINATIONS FROM INSURANCE REGULATORY TRUST	A 276 762	SAFETY AND SOUNDNESS OF STATE BANKING SYSTEM APPROVED SALARY RATE 6,816,385
FUND	4,276,763	APPROVED SALARY RATE 6,816,385 2504 SALARIES AND BENEFITS POSITIONS 114.00
FINANCIAL EXAMINATION CONTRACTS - LIFE AND HEALTH EXAMINATIONS		FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND
FROM INSURANCE REGULATORY TRUST FUND	650,000	2505 OTHER PERSONAL SERVICES FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND 879,098
CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND	688,016	2506 EXPENSES FROM FINANCIAL INSTITUTIONS
2496 SPECIAL CATEGORIES		REGULATORY TRUST FUND
RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND	162,559	2507 OPERATING CAPITAL OUTLAY FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND
2497 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2508 SPECIAL CATEGORIES CONTRACTED SERVICES
FROM INSURANCE REGULATORY TRUST FUND	18,989	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND
2498 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		2509 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND
FROM INSURANCE REGULATORY TRUST FUND	83,750	2510 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
TOTAL: COMPLIANCE AND ENFORCEMENT - INSURANCE FROM TRUST FUNDS	27,773,041	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND
TOTAL POSITIONS	27,773,041	2511 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
EXECUTIVE DIRECTION AND SUPPORT SERVICES		PURCHASED PER STATEWIDE CONTRACT FROM FINANCIAL INSTITUTIONS
APPROVED SALARY RATE 2,039,735 2499 SALARIES AND BENEFITS POSITIONS 34.00		REGULATORY TRUST FUND
FROM INSURANCE REGULATORY TRUST FUND	2,709,304	FROM TRUST FUNDS

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS		11,846,353	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND
FINANCIAL INVESTIGATIONS	-		2527 DATA PROCESSING SERVICES REGULATORY ENFORCEMENT AND LICENSING SYSTEM - OFFICE OF FINANCIAL REGULATION
APPROVED SALARY RATE 2,160,93	5		FROM ADMINISTRATIVE TRUST FUND 1,367,365
2512 SALARIES AND BENEFITS POSITION FROM ADMINISTRATIVE TRUST FUND		2,686,570	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
2513 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		5,321	TOTAL POSITIONS
2514 EXPENSES			FINANCE REGULATION
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST		498,957	APPROVED SALARY RATE 5,199,694
FUND		51,758	
2515 OPERATING CAPITAL OUTLAY			2528 SALARIES AND BENEFITS POSITIONS 97.00 FROM REGULATORY TRUST FUND 6,625,217
FROM ADMINISTRATIVE TRUST FUND		10,600	q. q.
2516 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		36,354	From the funds in Specific Appropriations 2528, 2530, 2532A, and 2536, five positions with associated salary rate of 220,414, and \$810,969 from the Regulatory Trust Fund are provided to the Office of Financial Regulation for the establishment and implementation of a Check Cashing Transaction Database pursuant to chapter 2013-139, Laws of Florida.
2517 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			2529 OTHER PERSONAL SERVICES
FROM ADMINISTRATIVE TRUST FUND		25,774	FROM REGULATORY TRUST FUND
2518 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		15 000	2530 EXPENSES FROM REGULATORY TRUST FUND
FROM ADMINISTRATIVE TRUST FUND		15,809	2531 OPERATING CAPITAL OUTLAY
2519 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		19,839	FROM REGULATORY TRUST FUND
TOTAL ETNANCIAL INVECTICATIONS			FROM REGULATORY TRUST FUND
TOTAL: FINANCIAL INVESTIGATIONS FROM TRUST FUNDS		3,350,982	2532A SPECIAL CATEGORIES CHECK CASHING TRANSACTION DATABASE
TOTAL POSITIONS		3,350,982	CONTRACT FROM REGULATORY TRUST FUND
EXECUTIVE DIRECTION AND SUPPORT SERVICES			2533 SPECIAL CATEGORIES CONTRACTED SERVICES
APPROVED SALARY RATE 1,300,32	4		FROM REGULATORY TRUST FUND
2520 SALARIES AND BENEFITS POSITION FROM ADMINISTRATIVE TRUST FUND		1,827,670	2534 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND
2521 OTHER PERSONAL SERVICES			,
FROM ADMINISTRATIVE TRUST FUND		250,000	2535 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
2522 EXPENSES FROM ADMINISTRATIVE TRUST FUND		418,948	FROM REGULATORY TRUST FUND
2523 SPECIAL CATEGORIES			2536 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		61,048	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND
2524 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		19,733	TOTAL: FINANCE REGULATION FROM TRUST FUNDS
2525 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		10,004	TOTAL POSITIONS
FROM ADMINISTRATIVE TRUST FUND		10,004	SECURITIES REGULATION
2526 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			APPROVED SALARY RATE 4,870,863
PURCHASED PER STATEWIDE CONTRACT			2537 SALARIES AND BENEFITS POSITIONS 96.00

SECTION SPECIF	N 6 - GENERAL GOVERNMENT			SECTION SPECIAL SPECIA	DN 6 - GENERAL GOVERNMENT		
	PRIATION FROM REGULATORY TRUST FUND		6,566,089		PRIATION CONTINGENT - DISCRETIONARY		
0530			0,300,003		FROM GENERAL REVENUE FUND	29,244	
2538	OTHER PERSONAL SERVICES FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		32,538 4,466	2549	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	50,696	
2539	EXPENSES FROM ANTI-FRAUD TRUST FUND		62,885		FROM GRANTS AND DONATIONS TRUST	30,070	11,123
	FROM REGULATORY TRUST FUND		677,423	2550	SPECIAL CATEGORIES		==,==0
2540	OPERATING CAPITAL OUTLAY FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND		24,528 4,566		CHILD ABUSE PREVENTION FROM GENERAL REVENUE FUND	150,000	
2541	SPECIAL CATEGORIES			2551	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	CONTRACTED SERVICES FROM ANTI-FRAUD TRUST FUND		80,049 349,500		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	34,959	
2542	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		25 041	2552	FUND		830
2543	FROM REGULATORY TRUST FUND		35,841	2552	SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	199,897	
2544	FROM REGULATORY TRUST FUND		27,253	TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	11,788,670	724,217
2011	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				TOTAL POSITIONS	124.00	12,512,887
	FROM REGULATORY TRUST FUND		30,027		LATIVE APPROPRIATIONS SYSTEM/PLANNING AND		
TOTAL:	SECURITIES REGULATION FROM TRUST FUNDS		7,895,165		FING SUBSYSTEM SALARIES AND BENEFITS POSITIONS	48.00	
	TOTAL POSITIONS	96.00	7,895,165	2555	FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		4,531,181
TOTAL	FINANCIAL SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	23,307,548	302,068,665	2554	LUMP SUM LEGISLATIVE APPROPRIATION SYSTEM/PLANNING AND BUDGETING SUBSYSTEM FROM PLANNING AND BUDGETING SYSTEM		
	TOTAL POSITIONS		325,376,213		TRUST FUND		1,231,236
	TOTAL APPROVED SALARY RATE	126,420,154	323,370,213	2555	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
GOVERN	OR, EXECUTIVE OFFICE OF THE				FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		23,048
PROGRA	M: GENERAL OFFICE			2556	SPECIAL CATEGORIES		
	TIVE DIRECTION AND SUPPORT SERVICES SALARIES AND BENEFITS POSITIONS	124.00			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
2343	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	9,027,814			FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		11,286
	FUND		224,231	2557	DATA PROCESSING SERVICES		
2545A	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,169			OTHER DATA PROCESSING SERVICES FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		21,150
2546	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - EXECUTIVE/ADMINISTRATION			2558			,
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	2,164,033	488,033		FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		310
2547	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR -		100,033	TOTAL	: LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING BUDGETING SUBSYSTEM FROM TRUST FUNDS	G AND	5,818,211
	WASHINGTON OFFICE FROM GENERAL REVENUE FUND	116,858			TOTAL POSITIONS	48.00	
2548	SPECIAL CATEGORIES				TOTAL ALL FUNDS		5,818,211

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EXECUTIVE PLANNING AND BUDGETING 2568 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 2560 SALARIES AND BENEFITS POSITIONS 104.00 FROM GENERAL REVENUE FUND 9,000,024 FROM GENERAL REVENUE FUND 9,000,024 FROM SEPAREDNESS AND ASSISTANCE TRUST	15,400 20,025
FUND	
2561 LUMP SUM FROM FEDERAL GRANTS TRUST FUND EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE FROM GRANTS AND DONATIONS TRUST	12,415
OF PLANNING AND BUDGETING FUND	9,600 4,650
2562 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
2563 SPECIAL CATEGORIES FUND	32,500 32,500
PURCHASED PER STATEWIDE CONTRACT 2570 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND 28,920 GRANTS AND AIDS - PAYMENT FLORIDA WING/ CIVIL AIR PATROL	
TOTAL: EXECUTIVE PLANNING AND BUDGETING FROM GENERAL REVENUE FUND	49,500
TOTAL POSITIONS	
PROGRAM: EMERGENCY MANAGEMENT FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MANAGEMENT EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST	174,563
The Division of Emergency Management must submit quarterly status reports on the outstanding obligations for each open federally declared disaster event to the Executive Office of the Governor, the chair of the TRUND	394,384 226,570
disaster event to the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee. FROM OPERATING TRUST FUND	142,893 133,382 87,824
APPROVED SALARY RATE 7,009,857 2572 SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY MANAGEMENT	
2564 SALARIES AND BENEFITS POSITIONS 157.00 PROGRAMS FROM ADMINISTRATIVE TRUST FUND	7,309,061
FUND	, ,
FUND	348,903
2574 SPECIAL CATEGORIES OTHER PERSONAL SERVICES GRANTS AND AID - REPETITIVE FLOOD CLAIMS FROM ADMINISTRATIVE TRUST FUND	
FROM EMERGENCY MANAGEMENT FROM FEDERAL GRANTS TRUST FUND PREPAREDNESS AND ASSISTANCE TRUST FUND	2,290,913
FROM FEDERAL GRANTS TRUST FUND 1,017,003 RISK MANAGEMENT INSURANCE FROM GRANTS AND DONATIONS TRUST FUND 93,225 FROM EMERGENCY MANAGEMENT	14,027
FROM OPERATING TRUST FUND	20,457
2566 EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM ADMINISTRATIVE TRUST FUND	30,574 693
PREPAREDNESS AND ASSISTANCE TRUST FROM OPERATING TRUST FUND	4,614 24,624
FROM GRANTS AND DONATIONS TRUST 2576 SPECIAL CATEGORIES FUND	
FROM U.S. CONTRIBUTIONS TRUST FUND . 643,321 ADMINISTRATIVE FROM FEDERAL GRANTS TRUST FUND	4,505,200
DISASTER PREPAREDNESS PLANNING AND From the funds provided in Specific Appropriation 2576, \$250, ADMINISTRATION allocated to contract with a not-for-profit corporation to con FROM FEDERAL GRANTS TRUST FUND 5,926,144 statewide public education campaign on television and radio to p	duct a

	ON 6 - GENERAL GOVERNMENT		SECTI SPECI	ON 6 - GENERAL GOVERNMENT	
SPECIE					
	PRIATION			PRIATION	
hui	ricane preparedness. Funds must be matched on a 3	3 to 1 basis for this		laries and Benefits (SA #2564)	
pui	rpose.			her Personal Services (SA #2565)	
			Ex	penses (SA #2566)	
2577	SPECIAL CATEGORIES			erating Capital Outlay (SA #2568)	
	COMMISSION ON COMMUNITY SERVICE			ntracted Services (SA #2571)	
	FROM EMERGENCY MANAGEMENT			sk Management Services (SA #2575)	
	PREPAREDNESS AND ASSISTANCE TRUST			ansfer to DMS - Human Resources Services (SA #2	
	FUND	300,000		uthwood Shared Resource Center (SA #2592)	
			Gr	ants and Aids - Hurricane Loss Mitigation (S.	A # 2586) 6,892,389
2578	SPECIAL CATEGORIES		In	direct Costs	
	STATEWIDE HURRICANE PREPAREDNESS AND				
	PLANNING		Th	ese funds must be used for Hurricane Loss	Mitigation programs as
	FROM EMERGENCY MANAGEMENT		sn	ecified in section 215.559, Florida Statutes.	The funds allocated in
	PREPAREDNESS AND ASSISTANCE TRUST			ction 215.559(2)(a), Florida Statutes, must be	
		2 064 520		llahassee Community College for the uses	
	FUND	2,064,539			described in section
	FROM FEDERAL GRANTS TRUST FUND	421,219	21	5.559(2)(b), Florida Statutes.	
	FROM GRANTS AND DONATIONS TRUST				
	FUND	100,971	2587	SPECIAL CATEGORIES	
				GRANTS AND AIDS - FLOOD MITIGATION	
2579	SPECIAL CATEGORIES			ASSISTANCE PROGRAM	
	GRANTS AND AIDS - PUBLIC ASSISTANCE			FROM FEDERAL GRANTS TRUST FUND	7,635,591
	FROM EMERGENCY MANAGEMENT			INOIT I EDENIE CHERTO INCOT I CHE	7,033,331
			2500	SPECIAL CATEGORIES	
	PREPAREDNESS AND ASSISTANCE TRUST	244 254	2588		
	FUND	366,356		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM GRANTS AND DONATIONS TRUST			SERVICES - HUMAN RESOURCES SERVICES	
	FUND	7,629,796		PURCHASED PER STATEWIDE CONTRACT	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	69,136,401		FROM ADMINISTRATIVE TRUST FUND	9,103
				FROM EMERGENCY MANAGEMENT	·
2580	SPECIAL CATEGORIES			PREPAREDNESS AND ASSISTANCE TRUST	
2300	PUBLIC ASSISTANCE - STATE OPERATIONS			FUND	13,187
					·
	FROM GRANTS AND DONATIONS TRUST	4 866 055		FROM FEDERAL GRANTS TRUST FUND	19,265
	FUND	4,766,255		FROM GRANTS AND DONATIONS TRUST	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	6,321,114		FUND	4,274
				FROM OPERATING TRUST FUND	2,881
2581	SPECIAL CATEGORIES			FROM U.S. CONTRIBUTIONS TRUST FUND .	16,065
	GRANTS AND AIDS - HAZARD MITIGATION				
	FROM GRANTS AND DONATIONS TRUST		2589	SPECIAL CATEGORIES	
	FUND	350,000	2307	FLORIDA HAZARDOUS MATERIALS PLANNING	
		65,037,077		PROGRAM	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	65,037,077			066 505
				FROM OPERATING TRUST FUND	966,597
2582	SPECIAL CATEGORIES				
	HAZARD MITIGATION - STATE OPERATIONS		2590	SPECIAL CATEGORIES	
	FROM GRANTS AND DONATIONS TRUST			HAZARDOUS MATERIALS EMERGENCY PLANNING	
	FUND	965,148		GRANT	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	4,268,399		FROM FEDERAL GRANTS TRUST FUND	772,742
	11011 0101 00111120120110 111001 10112 1	1/200/055			,
2583	SPECIAL CATEGORIES		2592	DATA PROCESSING SERVICES	
2303			4374		
	DISASTER ACTIVITY - STATE OBLIGATIONS			SOUTHWOOD SHARED RESOURCE CENTER	46.000
	FROM EMERGENCY MANAGEMENT			FROM ADMINISTRATIVE TRUST FUND	46,932
	PREPAREDNESS AND ASSISTANCE TRUST			FROM EMERGENCY MANAGEMENT	
	FUND	684,971		PREPAREDNESS AND ASSISTANCE TRUST	
	FROM GRANTS AND DONATIONS TRUST			FUND	68,642
	FUND	10,890		FROM FEDERAL GRANTS TRUST FUND	102,588
	1012	20,000		FROM GRANTS AND DONATIONS TRUST	
2584	SPECIAL CATEGORIES			FUND	23,326
2304					
	GRANTS AND AIDS - SEVERE REPETITIVE LOSS			FROM OPERATING TRUST FUND	15,497
	PROGRAM			FROM U.S. CONTRIBUTIONS TRUST FUND .	82,754
	FROM FEDERAL GRANTS TRUST FUND	1,305,116			
			2593	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
2585	SPECIAL CATEGORIES			NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	GRANTS AND AIDS - PREDISASTER MITIGATION			EMERGENCY MANAGEMENT CRITICAL FACILITY	
	FROM FEDERAL GRANTS TRUST FUND	7,235,616		NEEDS CRITICIDATE CRITICIDATE TROUBLET	
	I DELIGIE GIGHT INVOIT FORD	,,233,010		FROM GENERAL REVENUE FUND	1 950 000
2506	CDECTAL CATECODIEC				1,730,000
2586	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST	2 222 222
	GRANTS AND AIDS - HURRICANE LOSS			FUND	3,000,000
	MITIGATION				
	FROM GRANTS AND DONATIONS TRUST			nds in Specific Appropriation 2593 from t	
	FUND	6,892,389	Tr	ust Fund reflect the transfer of \$3,000,000 o	f mitigation funds from
				e Hurricane Catastrophe Fund pursuant to	

the Hurricane Catastrophe Fund pursuant to 215.555(7)(c), Florida Statutes. These funds shall be used to retrofit existing facilities appropriations reflect the transfer of \$7,000,000 of mitigation funds from the Florida Hurricane Catastrophe Fund pursuant to section 215.555(7), Florida Statutes, as follows:

The nonrecurring general revenue funds provided in Specific

PRINCIPATION COLUMN COLUMNY	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Appropriation 2593 are allocated for the confollows:	nstruction of facilities as	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND	73,724
PROMESSED PROCESSED PROC	Emergency Operations Center - City of Hialeah Emergency Disaster Warehouse - Polk County		2603 SPECIAL CATEGORIES	73,721
VOIDA LAM FORMES 290,511,525 5867 FILES CRETAIN FORMETS SERVICES 1910	FROM GENERAL REVENUE FUND	1,950,000	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING	84,852
MATHEMATICAL SERVICES FROM 13,00 215,224,255 TRUST FROM SERVICES 2,157,251 215,224,255 TRUST FROM SERVICES 2,157,555 7000				
VINIAL ALL FREEDS	FROM GENERAL REVENUE FUND		ADMINISTRATIVE SERVICES FROM HIGHWAY SAFETY OPERATING	2,517,555
TOTAL ALL PRODUCTS SHERIVAND MOTOR VEHICLES, DEPORTMENT OF 10,989,314	TOTAL ALL DINING	250 004 174		20,989,314
RICENTIVE DIRECTION AND SUPFORT SERVICES				20,989,314
APPROVED SALARY BATE 10,796,261 2594 SALARIES AND BRINGTY FOSITIONS 252.00 FROM HIGHWAY SARTY OPERATING TROS FUND 15,182,815 FROM HIGHWAY SARTY OPERATING 15,182,815 FROM HIGHWAY SARTY OPERATING 40,150 2595 OTHER PERSONAL SERVICES 2606 OTHER PERSONAL SERVICES 7600 HIGHWAY SARTY OPERATING 77,637,467 FROM HIGHWAY SARTY OPERATING 77,637,637,467 FROM HIGHWAY SARTY OPERATING 77,637,637 FROM HIGHWAY SA	PROGRAM: ADMINISTRATIVE SERVICES		PROGRAM: FLORIDA HIGHWAY PATROL	
SALANTES AND BENEFITS POSITIONS 252.00 FROM HIGHMAY SAPETY OPERATING HIGHMAY SAPETY OPERATING HIGHMAY SAPETY OPERATING HIGHMAY SAPETY OPERATING	EXECUTIVE DIRECTION AND SUPPORT SERVICES		HIGHWAY SAFETY	
FROM ISGINARY SAFETY OPERATING FROM LAW ENFORCEMENT TRUST FUND 15,182,815 TRUST FUND 141,097,942 141,097,943,150 141,097,943	APPROVED SALARY RATE 10,786,261		APPROVED SALARY RATE 103,294,518	
Command Promise Prom	FROM HIGHWAY SAFETY OPERATING TRUST FUND	15,182,815	FROM HIGHWAY SAFETY OPERATING TRUST FUND	
FROM HIGHWAY SAFETY OPERATING		152,120		403,150
REPENSES	FROM HIGHWAY SAFETY OPERATING	98,748	FROM HIGHWAY SAFETY OPERATING TRUST FUND	
FROM LAW ENFORCEMENT TRUST FUND	FROM HIGHWAY SAFETY OPERATING	QA7 n12	FROM LAW ENFORCEMENT TRUST FUND	•
FROM HIGHWAY SAFETY OPERATING	FROM LAW ENFORCEMENT TRUST FUND	•	FROM HIGHWAY SAFETY OPERATING TRUST FUND	, ,
SPECIAL CATEGORIES	FROM HIGHWAY SAFETY OPERATING	125,478	FROM LAW ENFORCEMENT TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST	65,475
TRUST FUND	ACQUISITION OF MOTOR VEHICLES		2608 OPERATING CAPITAL OUTLAY	103,323
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM HIGHWAY SAFETY OPERATING FROM HIGHWAY SAFETY OPERATING TRUST FUND 2009 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND 210,522 FROM HIGHWAY SAFETY OPERATING TRUST FUND 2599 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2600 SPECIAL CATEGORIES TRUST FUND 2600 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2600 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING FROM HIGHWAY SAFETY OPERATING TRUST FUND 2601 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2602 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2603 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2604 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2605 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2606 SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING TRUST FUND 2607 TRUST FUND 2608 TRUST FUND 2609 TRUST FUND 2609 TRUST FUND 2600 TRUST FUND	TRUST FUND	50,000	TRUST FUND	,
TRUST FUND	TRANSFER TO DIVISION OF ADMINISTRATIVE		FUND	252,572
CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND		210,522	ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING	
SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING FROM HIGHWAY SAFETY OPERATING TRUST FUND SPECIAL CATEGORIES FROM HIGHWAY SAFETY OPERATING FROM GAS TAX COLLECTION TRUST FUND 258,609	CONTRACTED SERVICES			8,987,160
FROM HIGHWAY SAFETY OPERATING TRUST FUND		1,323,893	SYSTEMS	
TRUST FUND				4,321,016
DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND		130,909		52,000
FROM GAS TAX COLLECTION TRUST FUND . 258,609	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING	84,169	CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING	1,790,709
		·	FROM GAS TAX COLLECTION TRUST FUND .	258,609

SPECIF APPROP	PRIATION SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING		SPECIFI APPROPH	RIATION TOTAL POSITIONS	,	222,584,337
		057,786		IVE DIRECTION AND SUPPORT SERVICES		
2613	SPECIAL CATEGORIES AUXILLIARY UNIFORMS AND EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND	138,238		PPROVED SALARY RATE 1,802,748 SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	24.00	2,495,247
2614	SPECIAL CATEGORIES OVERTIME		2625	EXPENSES		27.007220
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	225,000 537,129		FROM HIGHWAY SAFETY OPERATING TRUST FUND		257,585
for may	om the funds in Specific Appropriation 2614, \$5,125,000 is provi the State Overtime Action Response (SOAR) Program, and \$5,100, be used for payment of incidental overtime or for the Court Overt	000		OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND		8,000
	program for the Florida Highway Patrol.		2627	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING		
2615	SPECIAL CATEGORIES PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS FROM HIGHWAY PATROL INSURANCE TRUST FUND	325,995	2628	TRUST FUND		19,838
2616	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM HIGHWAY SAFETY OPERATING TRUST FUND		4,135
	FROM HIGHWAY SAFETY OPERATING TRUST FUND 6,	584,047	2629	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING		
2617	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	420,560	2630	TRUST FUND		7,790
2618	SPECIAL CATEGORIES TRANSFER TO HIGHWAY PATROL INSURANCE TRUST FUND		2631	FROM HIGHWAY SAFETY OPERATING TRUST FUND		73,258
	FROM HIGHWAY SAFETY OPERATING	325,995	2031	SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND		20,315
2619	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND 2,7	219,213		SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING		
2620	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING		2633	TRUST FUND		3,150
2621		105,960		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING		
	MOBILE DATA TERMINAL SYSTEM FROM HIGHWAY SAFETY OPERATING	697,426	TOTAL:	TRUST FUND	3	7,994
2622	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	., ==0		FROM TRUST FUNDS	24.00	2,897,312
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING		MOTOR (TOTAL ALL FUNDS	24.00	2,897,312
2623	TRUST FUND	721,440	Al	PPROVED SALARY RATE 13,167,356		
4043	MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM HIGHWAY SAFETY OPERATING		2634	SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00	20,018,893
ሞስጥል፣. •	TRUST FUND	220,342	2635	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING		
TOTAL.		584,337		TRUST FUND		18,686

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2636 EXPENSES			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2648 EXPENSES
FROM HIGHWAY SAFETY OPERAT		2,463,531	FROM HIGHWAY SAFETY OPERATING TRUST FUND
2637 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERAT: TRUST FUND		1,729,513	FROM GAS TAX COLLECTION TRUST FUND . 330,509 2649 OPERATING CAPITAL OUTLAY
2638 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLE FROM HIGHWAY SAFETY OPERAT:			FROM HIGHWAY SAFETY OPERATING 234,866 TRUST FUND
TRUST FUND		1,508,511	2649A SPECIAL CATEGORIES
2639 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERAT:		2 140 514	ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND
TRUST FUND		2,140,514	2649B SPECIAL CATEGORIES GRANTS AND AIDS - SAFETY DATA IMPROVEMENT
OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERAT: TRUST FUND		2,154,397	GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND
2641 SPECIAL CATEGORIES OVERTIME		2/202/05/	2650 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING
FROM HIGHWAY SAFETY OPERAT		2,175,173	TRUST FUND
2642 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERAT: TRUST FUND		897,408	From the funds in Specific Appropriation 2650, \$2,000,000 of nonrecurring funds from the Highway Safety Operating Trust Fund is provided for the department to implement a public education campaign to
2643 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERAT: TRUST FUND		218,240	increase awareness of the passage of laws related to driving in the right lane. From the funds in Specific Appropriation 2650, \$750,000 of nonrecurring funds from the Highway Safety Operating Trust Fund shall be
2644 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF I FROM HIGHWAY SAFETY OPERAT: TRUST FUND	BQUIPMENT ING	23,020	used by the department to directly contract with appropriate counsel to defend the state in litigation related to the suit filed by the Alliance of Automobile Manufacturers in the United States District Court for the Northern District of Florida Tallahassee (Case No. 4:08-cv-00555-MCR-CAS). These funds shall not be used for
2645 SPECIAL CATEGORIES		25,020	representation of any third party in such litigation.
TRANSFER TO DEPARTMENT OF M SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE COI FROM HIGHWAY SAFETY OPERAT:	SERVICES WTRACT		2650A SPECIAL CATEGORIES DOMESTIC SECURITY FROM FEDERAL GRANTS TRUST FUND
TRUST FUND		94,264	2651 SPECIAL CATEGORIES AUTOMATED UNIFORM TRAFFIC ACCOUNTING SYSTEM
FROM TRUST FUNDS		33,442,150	FROM HIGHWAY SAFETY OPERATING TRUST FUND
TOTAL POSITIONS TOTAL ALL FUNDS		33,442,150	2652 SPECIAL CATEGORIES PAYMENT TO OUTSIDE CONTRACTOR
PROGRAM: MOTORIST SERVICES MOTORIST SERVICES			FROM HIGHWAY SAFETY OPERATING TRUST FUND
	48,858,082		2653 SPECIAL CATEGORIES PURCHASE OF DRIVER LICENSES FROM HIGHWAY SAFETY OPERATING
2646 SALARIES AND BENEFITS FROM HIGHWAY SAFETY OPERAT:	ING	66 610 842	TRUST FUND
TRUST FUND	FUND	66,618,743 185,977 3,113,934	2654 SPECIAL CATEGORIES GRANTS AND AIDS - PURCHASE OF LICENSE PLATES FROM HIGHWAY SAFETY OPERATING
2647 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERAT: TRUST FUND		820,874	TRUST FUND
FROM FEDERAL GRANTS TRUST I FROM GAS TAX COLLECTION TRI	FUND	616,291 11,438	RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND

SECTION SPECIF	N 6 - GENERAL GOVERNMENT		SECTION SPECIF	N 6 - GENERAL GOVERNMENT	
	RIATION			RIATION	
	FROM GAS TAX COLLECTION TRUST FUND .	74,099		m the funds in Specific Appropriation 2665,	
26553	SPECIAL CATEGORIES		non	recurring funds from the Highway Safety Operati vided for the Motorist Modernization project.	ng Trust Fund is
2655A	TENANT BROKER COMMISSIONS		910 \$2	000,000 shall be placed in reserve and the depa	or these runus,
	FROM HIGHWAY SAFETY OPERATING			0,000 to contract with an independent third party	
	TRUST FUND	159,804	wit	h experience in conducting independent verification	on and validation
				essments of public sector information technology proj	
2656	SPECIAL CATEGORIES			comprehensive assessment of the department's Motori ject. The assessment should include a technical revie	
	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING			ifacts and application development produced from t	
	TRUST FUND	238,586		e through June 30, 2014, an assessment of the depa	
		,		ernance structure and management processes, and	
2657	SPECIAL CATEGORIES			or project deliverables recommended for completion b	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT		in	Fiscal Year 2014-2015. The department must submit th	e results of the
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	104,488		essment to the Governor, the President of the Senate, the House of Representatives by September 30, 2014.	and the Speaker
	FROM GAS TAX COLLECTION TRUST FUND .	11,000	01	the house of Representatives by September 30, 2014.	
	THOSE ONE THE COLLECTION THOSE TOND .	11,000	Con	tingent upon the submission of the assessment results	s, the department
2658	SPECIAL CATEGORIES		is	authorized to submit a budget amendment(s) to reques	st release of the
	TRANSFER TO TRANSPORTATION SECURITY			ds being held in reserve pursuant to the provisions	
	ADMINISTRATION AND FLORIDA DEPARTMENT OF			rida Statutes. The budget amendment(s) shall in	
	LAW ENFORCEMENT FOR BACKGROUND CHECKS FROM HIGHWAY SAFETY OPERATING			rational work plan and project spending plan that ommended major project deliverables included in	
	TRUST FUND	1,132,656	ass	essment, and include the cost of acquiring ong	oing independent
		1,151,000		ification and validation project support.	, <u>J</u> <u>F</u>
2659	SPECIAL CATEGORIES				
	TRANSFER TO DEPARTMENT OF MANAGEMENT		2666		
	SERVICES - HUMAN RESOURCES SERVICES			RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	
	PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING			TRUST FUND	40,393
	TRUST FUND	546,631		IRODI IOND	10,333
		,	2667	SPECIAL CATEGORIES	
2660	FIXED CAPITAL OUTLAY			TAX COLLECTOR NETWORK - COUNTY SYSTEMS	
	MAINTENANCE, REPAIRS AND CONSTRUCTION -			FROM HIGHWAY SAFETY OPERATING	4 005 106
	STATEWIDE FROM HIGHWAY SAFETY OPERATING			TRUST FUND	4,805,196
	TRUST FUND	1,105,360	2668	SPECIAL CATEGORIES	
		2/200/000		DEFERRED-PAYMENT COMMODITY CONTRACTS	
TOTAL:	MOTORIST SERVICES			FROM HIGHWAY SAFETY OPERATING	
	FROM TRUST FUNDS	123,439,799		TRUST FUND	2,719,329
	TOTAL POSITIONS	1 488 00	2669	SPECIAL CATEGORIES	
	TOTAL ALL FUNDS	123,439,799	2007	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
		220 230 100		FROM HIGHWAY SAFETY OPERATING	
PROGRA	M: KIRKMAN DATA CENTER			TRUST FUND	3,107
THEODY	TARTON REGUNALOGY		2670	CDECTAL CAMECODIEC	
INFORM	ATION TECHNOLOGY		2670	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
1	PPROVED SALARY RATE 8,454,115			SERVICES - HUMAN RESOURCES SERVICES	
-	0,101,120			PURCHASED PER STATEWIDE CONTRACT	
2661	SALARIES AND BENEFITS POSITIONS	163.00		FROM HIGHWAY SAFETY OPERATING	
	FROM HIGHWAY SAFETY OPERATING			TRUST FUND	58,504
	TRUST FUND	11,119,592	2671	DATA PROCESSING SERVICES	
2662	OTHER PERSONAL SERVICES		2071	SOUTHWOOD SHARED RESOURCE CENTER	
2002	FROM HIGHWAY SAFETY OPERATING			FROM HIGHWAY SAFETY OPERATING	
	TRUST FUND	262,740		TRUST FUND	1,016,963
2663			2672	DATA PROCESSING SERVICES	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,145,765		NORTHWOOD SHARED RESOURCE CENTER FROM HIGHWAY SAFETY OPERATING	
	FROM GAS TAX COLLECTION TRUST FUND .	213,265		TRUST FUND	2,852,627
	FROM LAW ENFORCEMENT TRUST FUND	3,752			. ,
			2673	DATA PROCESSING SERVICES	
2664	OPERATING CAPITAL OUTLAY			NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM HIGHWAY SAFETY OPERATING	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	331,931		TRUST FUND	937
		331,731			731
2665	SPECIAL CATEGORIES			funds provided in Specific Appropriation 2673	
	CONTRACTED SERVICES			lized for any costs related to the potential expansion	
	FROM HIGHWAY SAFETY OPERATING	4 500 300	ope	rated and managed by the Northwest Regional Data Cent	er.
	TRUST FUND	4,589,300 17,333	ቸ⊜ሞ፮፣.•	INFORMATION TECHNOLOGY	
	THOSE OND THE COURSELLOW INOSE FORD .	11,333	IVIAII.	FROM TRUST FUNDS	32,180,734

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS		32,180,734	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION LOBBY REGISTRATION FROM EXECUTIVE BRANCH LOBBY REGISTRATION TRUST FUND
TOTAL: HIGHWAY SAFETY AND MOTOR VEHICLES, DEPA		435,533,646	2682 LUMP SUM ETHICS COMMISSION
TOTAL POSITIONS		435,533,646	FROM GENERAL REVENUE FUND 2,460,214 2683 SPECIAL CATEGORIES TRANSPER TO PLUGGORIES
LEGISLATIVE BRANCH			TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS HEARINGS HEADY DEVELOPMENT HIND. 47, 232
SENATE			FROM GENERAL REVENUE FUND
2674 LUMP SUM SENATE FROM GENERAL REVENUE FUND	51,855,144		2684 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,111 FROM EXECUTIVE BRANCH LOBBY
HOUSE OF REPRESENTATIVES			REGISTRATION TRUST FUND
2675 LUMP SUM HOUSE FROM GENERAL REVENUE FUND	58,547,118		TOTAL: ETHICS, COMMISSION ON FROM GENERAL REVENUE FUND 2,510,538 FROM TRUST FUNDS
LEGISLATIVE SUPPORT SERVICES			TOTAL ALL FUNDS
2676 LUMP SUM LEGISLATIVE SUPPORT SERVICES - SENATE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	24,235,937		AUDITOR GENERAL 2685 LUMP SUM AUDITOR GENERAL FROM GENERAL 35,987,281
FUND FROM LEGISLATIVE LOBBYIST REGISTRATION TRUST FUND		988,430 150,294	From funds in Specific Appropriation 2685, \$200,000 in nonrecurring funds from the General Revenue Fund is provided to the Auditor General to pay for subject matter experts to conduct a full audit of any entity
2677 LUMP SUM LEGISLATIVE SUPPORT SERVICES - HOUSE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	24,339,134	972,249 145,627	created under s. 361.10, F.S. The audit shall, at a minimum, analyze all revenues, expenditures, administrative costs, bond agreements, contracts and employment records and also provide a complete review of the rates of the entities. A report shall be submitted to the Speaker of the House of Representatives and the President of the Senate by January 1, 2015.
2678 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	202 (67	143,027	2686 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	393,667	2,664	TOTAL: AUDITOR GENERAL FROM GENERAL REVENUE FUND
REGISTRATION TRUST FUND		280	TOTAL ALL FUNDS
TOTAL: LEGISLATIVE SUPPORT SERVICES FROM GENERAL REVENUE FUND	48,968,738	2,259,544	TOTAL: LEGISLATIVE BRANCH FROM GENERAL REVENUE FUND 200,383,556 FROM TRUST FUNDS 2,478,065
TOTAL ALL FUNDS		51,228,282	TOTAL ALL FUNDS
OFFICE OF PUBLIC COUNSEL			LOTTERY, DEPARTMENT OF THE
2679 LUMP SUM PUBLIC COUNSEL			PROGRAM: LOTTERY OPERATIONS
FROM GENERAL REVENUE FUND	2,421,284		APPROVED SALARY RATE 17,899,646
2680 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	4,552		2687 SALARIES AND BENEFITS POSITIONS 420.00 FROM OPERATING TRUST FUND 27,095,628
TOTAL: OFFICE OF PUBLIC COUNSEL	2 425 026		2688 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND
FROM GENERAL REVENUE FUND	2,423,838	2,425,836	2689 EXPENSES FROM OPERATING TRUST FUND
ETHICS, COMMISSION ON			2690 OPERATING CAPITAL OUTLAY
2681 LUMP SUM			FROM OPERATING TRUST FUND

2,940,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

From the funds provided in Specific Appropriation 2690, the Department of the Lottery shall report the net amount of ticket revenue generated due to the implementation of the mobile sales tool. The report shall also include the actual efficiencies generated through the tool's implementation. The report shall be provided to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive office of the Governor's Office of Policy and Budget on a quarterly basis. The first report shall be due 30 days following the first quarter of complete deployment of the mobile sales tool, and quarterly thereafter.

2691 SPECIAL CATEGORIES

ACQUISITION OF MOTOR VEHICLES

FROM OPERATING TRUST FUND

1,205,000

From the funds provided in Specific Appropriation 2691, the Department of the Lottery may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.

2692 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM OPERATING TRUST FUND 3,277,964

2693 SPECIAL CATEGORIES

INSTANT TICKET PURCHASE

FROM OPERATING TRUST FUND 47.327.567

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2693, in the event instant ticket sales are greater than the projected sales used to calculate the amount appropriated.

2694 SPECIAL CATEGORIES

ADVERTISING AGENCY FEES

FROM OPERATING TRUST FUND 2,756,945

2695 SPECIAL CATEGORIES

PAID ADVERTISING AND PROMOTION

FROM OPERATING TRUST FUND 34,793,508

From the funds provided in Specific Appropriation 2695, the Department of the Lottery shall not expend in excess of \$200,000 for the development, publication, and distribution of any report by the department for the purpose of carrying out the provisions of section 24.1215, Florida Statutes.

2696 SPECIAL CATEGORIES

TERMINAL GAMES FEES

FROM OPERATING TRUST FUND 29.632.661

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2696 in the event terminal sales are greater than the projected sales used to calculate the amount appropriated.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2696 to acquire up to 500 additional ticket terminals. Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the terminals, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific terminal needs and a plan for distribution of the additional terminals.

SPECIAL CATEGORIES

LOTTERY INSTANT TICKET VENDING MACHINES

FROM OPERATING TRUST FUND

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2697 to acquire additional instant ticket vending machines. Prior to the submission of any amendment that increases the number of instant ticket vending machines, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific instant ticket machine needs and a plan for distribution of the additional machines.

2698 SPECIAL CATEGORIES

LOTTERY FULL SERVICE VENDING MACHINES

FROM OPERATING TRUST FUND

From the funds provided in Specific Appropriation 2698, the Department of the Lottery shall report the net amount of ticket sale revenue generated by each full service vending machine, and in total for all machines. The report shall include the amount of full service vending machine revenue that replaced the amount of counter ticket sale revenue. The report shall be provided to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive office of the Governor's Office of Policy and Budget on a quarterly basis. The department shall submit a report on July 31, 2014, for the ticket sales activity for the period April 1, 2014, through June 30, 2014, and quarterly thereafter.

2699 SPECIAL CATEGORIES RETAILER INCENTIVES

FROM OPERATING TRUST FUND 2,325,000

2700 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM OPERATING TRUST FUND 558,225

2701 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS

FROM OPERATING TRUST FUND 14,060

2702 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES

FROM OPERATING TRUST FUND 120.000

2703 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT

FROM OPERATING TRUST FUND 375,000

2704 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

FROM OPERATING TRUST FUND 141,429

2705 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER

FROM OPERATING TRUST FUND 44,017

TOTAL: PROGRAM: LOTTERY OPERATIONS

FROM TRUST FUNDS 163.511.492

TOTAL POSITIONS 420.00

TOTAL ALL FUNDS 163,511,492

TOTAL: LOTTERY, DEPARTMENT OF THE

FROM TRUST FUNDS 163,511,492

TOTAL POSITIONS 420.00

TOTAL ALL FUNDS 163,511,492 TOTAL APPROVED SALARY RATE 17,899,646

MANAGEMENT SERVICES, DEPARTMENT OF

5,010,600

SPECIF APPROP	N 6 - GENERAL GOVERNMENT IC RIATION M: ADMINISTRATION PROGRAM			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND	
EXECUTIVE DIRECTION AND SUPPORT SERVICES				2719 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
	PPROVED SALARY RATE 4,981,599			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
2706	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	79.00 160,109	6,739,126	FROM ADMINISTRATIVE TRUST FUND	
	FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		1,220	FROM TRUST FUNDS	
2707	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		81,933	TOTAL POSITIONS 1.00 TOTAL ALL FUNDS	
2708	EXPENSES		01,333	PROGRAM: FACILITIES PROGRAM	
2.00	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	41,497	671,327	FACILITIES MANAGEMENT	
2709	OPERATING CAPITAL OUTLAY			APPROVED SALARY RATE 9,640,565	
0510	FROM ADMINISTRATIVE TRUST FUND		9,688	2720 SALARIES AND BENEFITS POSITIONS 281.00 FROM SUPERVISION TRUST FUND	
2710	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			2721 OTHER PERSONAL SERVICES FROM SUPERVISION TRUST FUND	
	FROM ADMINISTRATIVE TRUST FUND		55,742	2722 EXPENSES	
2711	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM GENERAL REVENUE FUND 605,292 FROM SUPERVISION TRUST FUND 4,502,810	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	81,800	106,600 50,000	From the funds in Specific Appropriation 2722, \$350,000 in nonrecurring general revenue is provided to the Department of the Management Services to settle all claims relating to the portion of	
2712	SPECIAL CATEGORIES MAIL SERVICES FROM ADMINISTRATIVE TRUST FUND		110,004	leased space in the Koger Executive Center, owned by Tallahassee Corporate Center, LLC, that was vacated by the Department of Education in July 2011. These funds constitute payment for rent and any	
2713	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			associated penalties and interest for this space between the dates of July 1, 2011, and July 1, 2014. Prior to the release of such funds by the department, Tallahassee Corporate Center, LLC shall sign a waiver	
2714	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES		27,714	releasing the state or any agency from any claims relating to the payment of rent and associated penalties and interest for such leased space between the dates of July 1, 2011, and July 1, 2014.	
	CONTRACTED LEGAL SERVICES FROM ADMINISTRATIVE TRUST FUND		891,000	From the funds in Specific Appropriation 2722, \$255,292 in	
2715	SPECIAL CATEGORIES			nonrecurring general revenue is provided to the Department of Management Services to settle all claims relating to the unamortized tenant improvements to leased space in the Oakland Building, owned by	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		12,427	Protective Life Insurance Company, that was vacated by the Southwood Shared Resource Center on November 15, 2013. These funds constitute	
2716	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			payment for unamortized tenant improvements for this space between the dates of November 16, 2013, and February 29, 2016. Prior to the release of such funds by the department, Protective Life Insurance Company shall	
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND		29,574	sign a waiver releasing the state or any agency from any claims relating to the payment of unamortized tenant improvements for such leased space between the dates of November 16, 2013, and February 29, 2016.	
2717	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER	20.267		2723 OPERATING CAPITAL OUTLAY FROM SUPERVISION TRUST FUND	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COMMUNICATIONS WORKING	20,367	215,827	FROM SUPERVISION TRUST FUND	
	CAPITAL TRUST FUND		1,934	TRANSFER TO THE FLORIDA DEPARTMENT OF LAW ENFORCEMENT - CAPITOL POLICE	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	303,773		FROM SUPERVISION TRUST FUND 6,406,922	
	FROM TRUST FUNDS	70.00	9,004,116	2726 SPECIAL CATEGORIES CONTRACTED SERVICES	
	TOTAL POSITIONS	79.00	9,307,889	FROM GENERAL REVENUE FUND 300,000 FROM SUPERVISION TRUST FUND 8,880,485	
STATE EMPLOYEE LEASING From the funds in Specific Appropriation 2726, \$300,000 in nonrecurring general revenue funds is provided for the Department of					
A	PPROVED SALARY RATE 62,359			Management Services to contract with an independent third party consulting firm to complete a comprehensive transition plan for	
2718	SALARIES AND BENEFITS POSITIONS	1.00		relocating the data center facility located at the Northwood Centre to	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

the data center facility located at the Capital Circle Office Complex, hereafter referred to as the state data center. The third party consulting firm must have demonstrated experience in data center consolidation and relocation planning and must have successfully provided similar services for other entities of comparable size and complexity. At a minimum, the plan must be created in conjunction with the affected data centers and their state agency customers and must include the following components: (1) a cost benefit analysis documenting the direct and indirect specific costs and savings, and qualitative and quantitative benefits involved in or resulting from the relocation; (2) identification of any applicable federal regulations that must be addressed when transferring applications or systems that are supported with federal funds to a different data center; (3) an inventory of the hardware and software to be relocated that includes their purchase dates and planned replacement dates that is needed to calculate any hardware to be configured for another platform, replaced, or retired during the relocation; (4) a business justification that compares and contrasts the following two types of relocation methods: (a) moving data center equipment "as is" to the state data center with no hardware optimization or (b) standardizing hardware and software prior to the relocation to allow for outdated hardware or software to be refreshed with new architectures or virtualized: (5) a list of hardware. software, and maintenance contracts to be assigned, transferred, or cancelled; (6) a detailed projection of the power, cooling, space, and bandwidth needed to accommodate the relocated applications and systems; (7) a detailed floor plan of how the relocated state agency customers will be incorporated into the state data center; (8) a detailed projection of the technical skill sets and staff required to support the applications and services being relocated; (9) a business application criticality matrix that identifies maximum downtime allowed for each application to ensure that upon completion of the relocation, all applications can be recovered within the required timeframe; and (10) an actionable project schedule and timeline for completion of the relocation no later than June 30, 2016. The Department of Management Services must submit the plan to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget no later than December 1, 2014. Based upon the results of the plan's cost benefit analysis, the Office of Policy and Budget in the Executive Office of the Governor may put forth budget amendments pursuant to the provisions of chapter 216, Florida Statutes, to begin the implementation of the plan in Fiscal Year 2014-2015.

2726A SPECIAL CATEGORIES FACILITIES MANAGEMENT INFORMATION SYSTEM FROM SUPERVISION TRUST FUND

4,000,000

The funds in Specific Appropriation 2726A are provided for the replacement of the Facilities Accountability and Communications Tool system with an integrated workplace real estate management system that includes, but is not limited to, the following components: (1) facilities inventory tracking, (2) preventive and work order maintenance, (3) lease administration, (4) paid parking administration, (5) budget management and tracking, (6) project management for capital/construction projects, and (7) interface with the Department of Environmental Protection's Florida State Owned Lands and Records Information System (SOLARIS). The Department of Environmental Protection shall provide assistance to the Department of Management Services in the replacement of the Facilities Accountability and Communications Tool system to include, but not be limited to, the development of system specifications and statement of work to ensure the appropriate interface of the replacement system to the SOLARIS. The funds shall be held in reserve and the Department of Management Services may submit a budget amendment in accordance with chapter 216, Florida Statutes, requesting the release of funds. The budget amendment shall include a completed functional and technical requirements analysis for the replacement system, a description of the level of customization that would be necessary if a commercial off-the-shelf product is utilized, a detailed operational work plan, and an updated project spend plan. Once the funds have been released, the Department of Management Services shall prepare quarterly status reports for the project. The reports shall be provided to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget.

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2727 SPECIAL CATEGORIES DEPARTMENT OF MANAGEMENT SERVICES PROVISIONS FOR FACILITIES SECURITY FROM SUPERVISION TRUST FUND 1,148,387 2728 SPECIAL CATEGORIES INTERIOR REFURBISHMENT - LEASE SPACE FROM SUPERVISION TRUST FUND 1,404,937 2729 SPECIAL CATEGORIES MASTER LEASE SPACE TENANT IMPROVEMENT FROM OPERATING TRUST FUND 1,500,000

Funds in Specific Appropriation 2729 shall be placed in reserve until the Department of Management Services submits to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget an updated project plan that includes, but is not limited to, all expenditures related to the proposed projects and the associated funding sources. The plan shall also include: a prioritization of all outstanding requests by agencies for improvement projects in space leased under the Tallahassee area private sector master leases; all out-year projects required to improve and maintain the leased space for the duration of the 15-year leases; and an explanation of why improvements are required or not required for each fiscal year. No earlier than 14 days after submission of the plan to the legislative committees, the department may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.

2730	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SUPERVISION TRUST FUND	264,880
2731	SPECIAL CATEGORIES STATE UTILITY PAYMENTS	
	FROM SUPERVISION TRUST FUND	15,855,052

The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2731, in the event utility costs exceed the amount appropriated.

2732	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND	1,657,550
2733	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM SUPERVISION TRUST FUND	97,570
2734	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM SUPERVISION TRUST FUND	86,727
2735	SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND	50,000
2736	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM SUPERVISION TRUST FUND	71,751
2737	FIXED CAPITAL OUTLAY COMPLIANCE WITH THE AMERICANS WITH	

Funds in Specific Appropriations 2737 through 2739 shall be held in reserve contingent upon the submission of a project plan to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's

3,713,870

DISABILITIES ACT

FROM GENERAL REVENUE FUND

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Office of Policy and Budget detailing the request for 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 include the facility, location, and estimated cost for each project and shall be submitted by August 1, 2014. The Department of Management Services shall request the release of funds pursuant to the provisions of chapter 216, Florida Statutes.	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ARCHITECTS INCIDENTAL TRUST FUND
FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD FROM GENERAL REVENUE FUND 611,911	2748 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM ARCHITECTS INCIDENTAL TRUST FUND 6,661
2739 FIXED CAPITAL OUTLAY STATEWIDE CAPITAL DEPRECIATION - GENERAL - DMS MGD FROM GENERAL REVENUE FUND 16,155,354	TOTAL: BUILDING CONSTRUCTION FROM TRUST FUNDS
FROM SUPERVISION TRUST FUND	TOTAL POSITIONS
FALLEN FIREFIGHTER MEMORIAL - CAPITOL COMPLEX - DMS MGD FROM SUPERVISION TRUST FUND	PROGRAM: SUPPORT PROGRAM FEDERAL PROPERTY ASSISTANCE
2740 FIXED CAPITAL OUTLAY OLD CAPITOL RENOVATION - DMS MGD	APPROVED SALARY RATE 148,876
FROM GENERAL REVENUE FUND 805,010 2741 FIXED CAPITAL OUTLAY	2749 SALARIES AND BENEFITS POSITIONS 5.00 FROM SURPLUS PROPERTY REVOLVING TRUST FUND
DEBT SERVICE FROM FLORIDA FACILITIES POOL CLEARING TRUST FUND	2750 EXPENSES FROM SURPLUS PROPERTY REVOLVING
TOTAL: FACILITIES MANAGEMENT	TRUST FUND
FROM GENERAL REVENUE FUND	2751 SPECIAL CATEGORIES CONTRACTED SERVICES FROM SURPLUS PROPERTY REVOLVING TRUST FUND 6,379
TOTAL ALL FUNDS	2752 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SURPLUS PROPERTY REVOLVING
Funds provided in Specific Appropriations 2742 through 2748 from the Architects Incidental Trust Fund are based on an assessment against each fixed capital outlay appropriation in which the Department of Management Services serves as the owner-representative on behalf of the state. The assessments for appropriations made for the 2014-2015 fiscal year shall be calculated in accordance with the formula submitted by the Department of Management Services to the Executive Office of the Governor on October 7, 1991, as required by chapter 91-193, Laws of Florida.	TRUST FUND
APPROVED SALARY RATE 540,435	2754 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER
2742 SALARIES AND BENEFITS POSITIONS 10.00 FROM ARCHITECTS INCIDENTAL TRUST FUND	FROM SURPLUS PROPERTY REVOLVING TRUST FUND
2743 EXPENSES FROM ARCHITECTS INCIDENTAL TRUST	TOTAL: FEDERAL PROPERTY ASSISTANCE FROM TRUST FUNDS
FUND	TOTAL POSITIONS
CONTRACTED SERVICES FROM ARCHITECTS INCIDENTAL TRUST	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT
FUND	APPROVED SALARY RATE 339,995 2755 SALARIES AND BENEFITS POSITIONS 6.00 FROM OPERATING TRUST FUND
FROM ARCHITECTS INCIDENTAL TRUST FUND	2756 EXPENSES FROM OPERATING TRUST FUND
2746 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	2757 SPECIAL CATEGORIES

SPECIE	ON 6 - GENERAL GOVERNMENT PIC PRIATION CONTRACTED SERVICES FROM OPERATING TRUST FUND	99,332	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Services shall submit the first report on October 31, 2014, for the period of July 1, 2014, through September 30, 2014, and for each quarter thereafter.
2758	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	841	2771 SPECIAL CATEGORIES PROJECT MANAGEMENT PROFESSIONAL - TRAINING FROM OPERATING TRUST FUND
2759	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	1,247	2772 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND
2760	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	2,599	2773 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
2761	SPECIAL CATEGORIES PAYMENT OF EXPENSES FROM SALE OF AGENCY VEHICLES FROM OPERATING TRUST FUND	695,000	2774 SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT OF FINANCIAL SERVICES FROM OPERATING TRUST FUND
2762	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM OPERATING TRUST FUND	24,509	2775 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM OPERATING TRUST FUND
TOTAL:	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT FROM TRUST FUNDS	1,379,671	TOTAL: PURCHASING OVERSIGHT FROM TRUST FUNDS
	TOTAL POSITIONS 6.00 TOTAL ALL FUNDS	1,379,671	TOTAL POSITIONS
PURCHA	ASING OVERSIGHT		OFFICE OF SUPPLIER DIVERSITY
1	APPROVED SALARY RATE 2,785,508		
2763	SALARIES AND BENEFITS POSITIONS 47.00		APPROVED SALARY RATE 214,984
0.004	FROM OPERATING TRUST FUND	3,813,989	2776 SALARIES AND BENEFITS POSITIONS 6.00 FROM OPERATING TRUST FUND
2764	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	10,000	2777 EXPENSES FROM OPERATING TRUST FUND
2765	EXPENSES FROM OPERATING TRUST FUND	341,336	2778 SPECIAL CATEGORIES CONTRACTED SERVICES
2766	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	15,859	FROM OPERATING TRUST FUND
2767	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	91,267	RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND
		51,201	2780 SPECIAL CATEGORIES
2768	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	11,116	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2769	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES		FROM OPERATING TRUST FUND
2770	FROM OPERATING TRUST FUND	30,000	SOUTHWOOD SHARED RESOURCE CENTER FROM OPERATING TRUST FUND
	WEB-BASED E-PROCUREMENT SYSTEM FROM OPERATING TRUST FUND	10,867,892	TOTAL: OFFICE OF SUPPLIER DIVERSITY FROM TRUST FUNDS
Mar uti	om the funds in Specific Appropriation 2770, the De magement Services shall prepare a report on a quarterly b multivation of the MyFloridaMarketPlace System. The re clude, but not be limited to: the utilization by agency	asis on the port shall	TOTAL POSITIONS 6.00 TOTAL ALL FUNDS
ind fur est qua Spe	precipitation of the MyFloridaMarketPlace System, the discount of the MyFloridaMarketPlace System, the discount of the MyFloridaMarketPlace System, the myfloridaMarketPlace System of the MyFloridaMarketPlace System of the MyFloridaMarketPlace System of the House of Representatives, and the Executive Of the MyFloridaMarketPlace System of the House of Representatives, and the Executive Of MyFloridaMarketPlace System of the House of Policy and Budget. The Department of MyFloridaMarketPlace System of the MyFloridaMarketPlace System, and the Executive Of MyFloridaMarketPlace System, and the Executive Of MyFloridaMarketPlace System, and the MyFloridaMarketPlace System, and t	e amount of ers and the ystem. The Senate, the fice of the	To improve vendor oversight and contract management, the Department of Management Services shall ensure that private prisons resolve any violations cited by the Department of Corrections related to security, infirmary, and contraband operations audits. The Department of Management Services must, through attrition of staff, hire managers and

1,371,877 28,142

> 14,803 140,772

> 48,832 1,984 294,096 2,875

> > 10,000 10,000

17,033

400,000

348,505 1,099,157

SECTION 6 - GENERAL GOVERNMENT

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SECTION 6 - GENERAL GOVERNMENT

SECTION SPECIAL SPECIA	N 6 - GENERAL GOVERNMENT			SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT	
	PRIATION				PRIATION	
	tract monitors with adult corrections ex				INSURANCE TRUST FUND	1,371,87
	agement Services must provide relevant trai				FROM STATE EMPLOYEES DISABILITY	00.1
	partment of Corrections to all current and overseeing the private prisons, including				INSURANCE TRUST FUND	28,14
	l security procedures, inmate manipulati			2795	OTHER PERSONAL SERVICES	
	tics, and contraband detection and control.				FROM PRETAX BENEFITS TRUST FUND	14,80
	DDDAWD GIVIDU DIED				FROM STATE EMPLOYEES HEALTH	140 55
I	APPROVED SALARY RATE 702,221				INSURANCE TRUST FUND	140,77
2782	SALARIES AND BENEFITS POSITIONS	14.00		2796	EXPENSES	
	FROM GENERAL REVENUE FUND	1,000,028			FROM PRETAX BENEFITS TRUST FUND	48,83
0.000	OTHER DEPOSITE SERVICES				FROM STATE EMPLOYEES LIFE	1 00
2783	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15 200			INSURANCE TRUST FUND	1,98
	TROM CENERAL REVENUE FORD	13,200			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	294,09
2784	EXPENSES				FROM STATE EMPLOYEES DISABILITY	
	FROM GENERAL REVENUE FUND	76,814			INSURANCE TRUST FUND	2,87
2785	OPERATING CAPITAL OUTLAY			2797	OPERATING CAPITAL OUTLAY	
2703	FROM GENERAL REVENUE FUND	3,890		2,,,,	FROM PRETAX BENEFITS TRUST FUND	10,00
		•			FROM STATE EMPLOYEES HEALTH	
2786	SPECIAL CATEGORIES				INSURANCE TRUST FUND	10,00
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	13 056		2798	SPECIAL CATEGORIES	
	FROM GENERAL REVENUE FOND	13,030		2170	TRANSFER TO DIVISION OF ADMINISTRATIVE	
2787	SPECIAL CATEGORIES				HEARINGS	
	RISK MANAGEMENT INSURANCE	1 050			FROM STATE EMPLOYEES HEALTH	17 00
	FROM GENERAL REVENUE FUND	1,959			INSURANCE TRUST FUND	17,03
2788	SPECIAL CATEGORIES			2799	SPECIAL CATEGORIES	
	CONTRACTED LEGAL SERVICES				POST PAYMENT CLAIMS AUDIT SERVICES	
	FROM GENERAL REVENUE FUND	23,169			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	400.00
2789	SPECIAL CATEGORIES				INSURANCE TRUST FUND	400,00
2100	ADMINISTRATIVE OVERHEAD			The	e Department of Management Services is authorized to submit	budget
	FROM GENERAL REVENUE FUND	103,673		ame	endments in accordance with chapter 216, Florida Statutes, to i	ncrease
2700	CDECTAL CAMECODIEC				ecific Appropriation 2799 in the event the contractor ide	
2790	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				aim overpayments that result in compensation that exceeds the propriated.	allount
	FROM GENERAL REVENUE FUND	1,267		~[1		
				2800	SPECIAL CATEGORIES	
2791	SPECIAL CATEGORIES PRIVATE PRISONS - MAINTENANCE AND REPAIR				CONTRACTED SERVICES	
	REIMBURSEMENT				FROM GENERAL REVENUE FUND 2,000,000 FROM PRETAX BENEFITS TRUST FUND	348,50
	FROM OPERATING TRUST FUND		1,500,000		FROM STATE EMPLOYEES HEALTH	
					INSURANCE TRUST FUND	1,099,15
2792	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			Fr	om the funds provided in Specific Appropriation 2800, the Dep	artment
	SERVICES - HUMAN RESOURCES SERVICES				Management Services shall use certified or licensed profession	
	PURCHASED PER STATEWIDE CONTRACT			are	e providing solicited services to other clients when contracti	
	FROM GENERAL REVENUE FUND	5,026		ber	nefit or actuarial consultants.	
2793	DATA PROCESSING SERVICES			Fr	om the funds provided in Specific Appropriation 2800, \$1,750	.000 in
2175	SOUTHWOOD SHARED RESOURCE CENTER				nrecurring general revenue funds shall be used for a voluntar	
	FROM GENERAL REVENUE FUND	6,127			ployee wellness pilot program (program) to be administered	
попат	DDIVIAME DDIGON MONIMODING				partment of Management Services (department). The departm	
TOTAL	PRIVATE PRISON MONITORING FROM GENERAL REVENUE FUND	1,250,209			thorized to engage an independent third party consulting minister the program through a competitive procurement under	
	FROM TRUST FUNDS	1,230,207	1,500,000		7, Florida Statutes. The program shall utilize laboratory tes	
					sess current health risk for cardiovascular disease, me	
	TOTAL POSITIONS	14.00	2 750 200		ndrome, pre-diabetes, and diabetes, with the goal of improving	
	TOTAL ALL FUNDS		2,750,209		sk factors for these costly diseases during the course of the p follow-up laboratory test shall be offered as part of the pro	
WORKFO	DRCE PROGRAMS			ea:	rlier than six months after the initial test. Laboratory testin	g shall
				in	clude biomarkers such as lipids, atherogenic lipoproteins, pro	tective
PROGRA	M: INSURANCE BENEFITS ADMINISTRATION				poproteins, blood vessel inflammation, insulin resi e-diabetes, diabetes, and Omega-3 index. Program participant	
1	APPROVED SALARY RATE 1,274,447				e-diabetes, diabetes, and Omega-3 index. Program participant we access, as needed, to personalized health coaching through	
•				CO1	urse of the program. Personalized health coaching shall be prov	ided by
2794	SALARIES AND BENEFITS POSITIONS	22.00		the	e laboratory by qualified personnel, such as registered diet	icians,
	FROM PRETAX BENEFITS TRUST FUND		380,554		rse practitioners, and exercise physiologists, to educate parti	
	FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND		21,498		out their individual report and health risks, and participant ceive at least one personalized health coaching session. The	
	FROM STATE EMPLOYEES HEALTH		,		limited to no more than 2,000 state employees who el	

SPECIFIC

SECTION 6 - GENERAL GOVERNMENT

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

voluntarily participate in the program. Upon completion of the program, the department shall prepare a report with the results of the program at both the individual, without disclosing state or federally protected personal health information, and aggregate levels. The department shall submit the report to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget.

From the funds provided in Specific Appropriation 2800, up to \$250,000 in nonrecurring general revenue funds shall be used to implement a voluntary obesity therapy program. The Department of Management Services (department) is authorized to engage an independent third party consulting firm to administer the program through a competitive procurement under chapter 287, Florida Statutes. The program should provide behavioral weight therapy to no more than 175 employees with a body mass index over 30. The program shall be physician-supervised with a minimum of one year effective, verifiable results. Upon completion of the program, the department shall prepare a report with the results of the initiative at both the individual, without disclosing state or federally protected personal health information, and aggregate levels. The department shall submit the report to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget.

2801 SPECIAL CATEGORIES
ADMINISTRATIVE SERVICES ONLY CONTRACT FOR
HEALTH INSURANCE
FROM STATE EMPLOYEES HEALTH

SPECIAL CATEGORIES

INSURANCE TRUST FUND

DDECCRIPTION DRIE CLAIMS ADMINICEDATION

51.100.000

1,508,000

4.435

The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2801 in the event administrative service payments for health insurance exceed the amount of budget authority appropriated.

	FRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	287,280
2803	SPECIAL CATEGORIES	
	RISK MANAGEMENT INSURANCE	
	FROM PRETAX BENEFITS TRUST FUND	2,457
	FROM STATE EMPLOYEES LIFE	
	INSURANCE TRUST FUND	641
	FROM STATE EMPLOYEES HEALTH	
	INSURANCE TRUST FUND	7,585
2804	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND	50,000
2805	SPECIAL CATEGORIES PAYMENT OF EMPLOYER CONTRIBUTIONS TO	

2000	SPECIAL CALEGORIES	
	CONTRACTED BANK SERVICES	
	FROM STATE EMPLOYEES HEALTH	
	INSURANCE TRUST FUND	79,000
2807	SPECIAL CATEGORIES	
	LEASE OR LEASE-PURCHASE OF EOUIPMENT	

2808 SPECIAL CATEGORIES
TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES

FROM STATE EMPLOYEES HEALTH
INSURANCE TRUST FUND

HEALTH SAVINGS ACCOUNT CUSTODIAN FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND

ממת במשפרדאו. פאישפפס דעים

APPROPRIATION PURCHASED PER STATEWIDE CONTRACT FROM PRETAX BENEFITS TRUST FUND . . 3,744 FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND 10,688 2809 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM PRETAX BENEFITS TRUST FUND . . 2,433 FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND 7 576 TOTAL: PROGRAM: INSURANCE BENEFITS ADMINISTRATION FROM GENERAL REVENUE FUND 2,000,000 FROM TRUST FUNDS 57,253,967 TOTAL POSITIONS 22.00 TOTAL ALL FUNDS 59,253,967

APPROVED SALARY RATE 7,819,411
2810 SALARIES AND BENEFITS POSITIONS 194.00

PROGRAM: RETIREMENT BENEFITS ADMINISTRATION

From the funds provided in Specific Appropriation 2810, the Department of Management Services shall expend available cash balances from the Police and Firefighter's Premium Tax Trust Fund prior to the use of general revenue funds.

Funds provided in Specific Appropriations 2810 through 2820 from the Optional Retirement Program Trust Fund are based on an assessment of .01 percent of the participants' salaries and shall be used only for administration of the Optional Retirement Program

adr	ministration of the Optional Retirement Program.	•
2811	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	6,029
2812	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND	3,762 2,836,666 28,011 122,489 17,817
2813	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	151,750
2814	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM OPERATING TRUST FUND	40,258
2815	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND	4,586,419 1,000
	FREMIUM TAX TRUST FUND	191,355 40,000

From the funds in Specific Appropriation 2815, \$200,000 from the

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Operating Trust Fund is provided for the Department of Management Services to contract with an independent third party consulting firm with experience in information technology security risk assessments to perform a vulnerability and penetration test on the Florida Retirement			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Funds provided in Specific Appropriations 2826 through 2842 from the State Personnel System Trust Fund are based upon a human resources services assessment to state entities at the following rates:		
Sys	istem online self-service application and cormation System authentication framework.		FT OP Ju		\$343.77 \$119.90 \$261.10
2816	SPECIAL CATEGORIES OVERTIME FROM OPERATING TRUST FUND	122,571		ate Court System ounty Health Department	\$225.73 \$261.10
2817	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		2827	OTHER PERSONAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	
2818	FROM OPERATING TRUST FUND SPECIAL CATEGORIES	48,498	2828	EXPENSES FROM STATE PERSONNEL SYSTEM TRUST	
	CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	159,872	2829	FUND	114,646
2819	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	23,571		CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	
	FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND	2,000	2830	RISK MANAGEMENT INSURANCE	
2820	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM STATE PERSONNEL SYSTEM TRUST	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND FROM OPTIONAL RETIREMENT PROGRAM	344 51,461	2831	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	
	TRUST FUND FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND	1,224 3,819	2832	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPME	NT
	FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND	1,020		FROM STATE PERSONNEL SYSTEM TRUST	
2821	SOUTHWOOD SHARED RESOURCE CENTER FROM OPERATING TRUST FUND	299,081	2833	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEME SERVICES - HUMAN RESOURCES SERVIC PURCHASED PER STATEWIDE CONTRACT FROM STATE PERSONNEL SYSTEM TRUST	ES
2022	DISABILITY BENEFITS TO JUSTICES AND JUDGES FROM GENERAL REVENUE FUND		2834	FUND	
2823	PENSIONS AND BENEFITS FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	16,612,825	2031	SOUTHWOOD SHARED RESOURCE CENTER FROM STATE PERSONNEL SYSTEM TRUST FUND	
2824	PENSIONS AND BENEFITS STATE OFFICERS AND EMPLOYEES (NON-CONTRIBUTORY)		TOTAL	: PROGRAM: STATE PERSONNEL POLICY AD FROM TRUST FUNDS	
0005	FROM GENERAL REVENUE FUND	438,047		TOTAL POSITIONS	
2825	PENSIONS AND BENEFITS TEACHER'S SPECIAL PENSIONS FROM GENERAL REVENUE FUND	2,370		AM: PEOPLE FIRST	
TOTAL:	PROGRAM: RETIREMENT BENEFITS ADMINISTRATION	N 18,760,003		APPROVED SALARY RATE 969, SALARIES AND BENEFITS POSITI	
	FROM TRUST FUNDS	19,894,648	2000	FROM STATE PERSONNEL SYSTEM TRUST	
DD0 ===	TOTAL ALL FUNDS	38,654,651	2836	EXPENSES FROM STATE PERSONNEL SYSTEM TRUST	
	MM: STATE PERSONNEL POLICY ADMINISTRATION APPROVED SALARY RATE 1,051,318		רכפר	FUND	104,832
2826	SALARIES AND BENEFITS POSITIONS	15.00	4031	CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST	
	FROM STATE PERSONNEL SYSTEM TRUST FUND	1,360,201	Fr	FUND	·

From the funds in Specific Appropriation 2837, \$468,000 in

730,070

514,632

70,020,273

15,484,846

50.030.674

92,159

3,600

2,232,204

250,827

May 2, 2014 JOURNAL OF THE SENATE SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION FROM COMMUNICATIONS WORKING nonrecurring funds is provided for the Department of Management Services (department) to contract with an independent third party consulting firm CAPITAL TRUST FUND with experience in conducting large-scale procurements to assist the FROM EMERGENCY COMMUNICATIONS department in developing a competitive solicitation document and NUMBER E911 SYSTEM TRUST providing other services as determined necessary by the department for the procurement of a next generation human resources management system. 2883 AID TO LOCAL GOVERNMENTS The scope of the services provided by the third party consulting firm DISTRIBUTIONS TO COUNTIES - WIRELESS 911 may include assisting the department in: (1) ensuring that the TELEPHONE SYSTEMS solicitation document complies with the applicable provisions of section FROM EMERGENCY COMMUNICATIONS 287.057, Florida Statutes, (2) identifying the system's technical and service center requirements, (3) developing the evaluation criteria, (4) NUMBER E911 SYSTEM TRUST conducting vendor forums, (5) evaluating respondent cost proposals, and 2884 AID TO LOCAL GOVERNMENTS DISTRIBUTIONS TO SERVICE PROVIDERS -(6) supporting the negotiation process, as well as ensuring that the scope of work, deliverables, security provisions, operational obligations, performance metrics, and service center resources are WIRELESS 911 TELEPHONE SYSTEMS FROM EMERGENCY COMMUNICATIONS clearly and unambiguously defined. The department shall provide periodic updates, as necessary, on the progress of the contract NUMBER E911 SYSTEM TRUST 2885 AID TO LOCAL GOVERNMENTS procurement to the chair of the Senate Committee on Appropriations, the DISTRIBUTIONS TO COUNTIES - NON-WIRELESS chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. E911 FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST 2838 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST 2886 OPERATING CAPITAL OUTLAY FROM COMMUNICATIONS WORKING 2.103 CAPITAL TRUST FUND FROM EMERGENCY COMMUNICATIONS 2839 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EOUIPMENT NUMBER E911 SYSTEM TRUST FROM STATE PERSONNEL SYSTEM TRUST 2887 SPECIAL CATEGORIES 1.860 CENTREX AND SUNCOM PAYMENTS 2840 SPECIAL CATEGORIES FROM COMMUNICATIONS WORKING TRANSFER TO DEPARTMENT OF MANAGEMENT CAPITAL TRUST FUND SERVICES - HUMAN RESOURCES SERVICES The Department of Management Services is authorized to submit budget PURCHASED PER STATEWIDE CONTRACT FROM STATE PERSONNEL SYSTEM TRUST amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2887, in the event that payments for 5.916 telecommunications services exceed the amount appropriated. 2841 SPECIAL CATEGORIES HUMAN RESOURCES SERVICES / STATEWIDE 2888 SPECIAL CATEGORIES COMMEDICA CONTRACTED SERVICES FROM COMMUNICATIONS WORKING FROM STATE PERSONNEL SYSTEM TRUST CAPITAL TRUST FUND 36,092,972 FROM EMERGENCY COMMUNICATIONS 2842 DATA PROCESSING SERVICES NUMBER E911 SYSTEM TRUST SOUTHWOOD SHARED RESOURCE CENTER FROM STATE PERSONNEL SYSTEM TRUST From the funds in Specific Appropriation 2888, \$250,000 from the 9,397 Communications Working Capital Trust Fund is provided for the analysis and development of a business case study of enterprise hosted TOTAL: PROGRAM: PEOPLE FIRST FROM TRUST FUNDS 38,045,447 TOTAL POSITIONS 15.00 TOTAL ALL FUNDS 38.045.447 PROGRAM: TECHNOLOGY PROGRAM December 1, 2014. TELECOMMUNICATIONS SERVICES 2889 SPECIAL CATEGORIES

communications services. The analysis shall include all business case components identified in section 287.0571, Florida Statutes. The recommendations shall be based on industry trends and best practices for the suggested enterprise hosted communications services provided. The business case shall be provided to the chair of the Senate Committee on Appropriations, the chair of the House Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget by

APPROVED SALARY RATE 3,924,949

DISTRICT BANDWIDTH SUPPORT FROM COMMUNICATIONS WORKING 2880 SALARIES AND BENEFITS POSITIONS 71.00 FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 7,451,217 CAPITAL TRUST FUND 5,054,780 FROM EMERGENCY COMMUNICATIONS 2890 SPECIAL CATEGORIES NUMBER E911 SYSTEM TRUST 372,985 RISK MANAGEMENT INSURANCE FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND 2881 OTHER PERSONAL SERVICES 12,989 FROM COMMUNICATIONS WORKING

FLORIDA INFORMATION RESOURCE NETWORK/

CAPITAL TRUST FUND 2891 SPECIAL CATEGORIES 374,047 FROM EMERGENCY COMMUNICATIONS CONTRACTED LEGAL SERVICES NUMBER E911 SYSTEM TRUST 84,290 FROM EMERGENCY COMMUNICATIONS

NUMBER E911 SYSTEM TRUST 92,159 2882 EXPENSES

SPECIF APPROP	RIATION SPECIAL CATEGORIES NTIA - BROADBAND SERVICES DEPLOYMENT- AMERICAN RECOVERY AND REINVESTMENT ACT OF		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Aid Buildout only to provide funding, if needed, in excess of available federal funding to support and maintain the Mutual Aid Buildout.
2893	2009 FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES	597,316	2903 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND
2033	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND FROM EMBRGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	1,989 1,149	2904 SPECIAL CATEGORIES STATEWIDE LAW ENFORCEMENT RADIO SYSTEM CONTRACT PAYMENT FROM LAW ENFORCEMENT RADIO SYSTEM
2894	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - DURCHASED PER STATEWIDE CONTRACT FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND	22,586	TRUST FUND
2895	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND FROM EMERGENCY COMMUNICATIONS NUMBER E911 SYSTEM TRUST	446,402 3,258	The funds in Specific Appropriation 2904A are provided to the Department of Management Services to contract with an independent third party consulting firm to complete a study of the Statewide Law Enforcement Radio System and provide a recommendation to upgrade the system on or before June 30, 2021. The study and potential upgrade to the system shall be by a competitive procurement and be submitted to the Governor, President of the Senate, and Speaker of the House of
TOTAL:	TELECOMMUNICATIONS SERVICES FROM TRUST FUNDS	261,909,873 71.00 261,909,873	Representatives by January 31, 2015. The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2904A in the event the study exceeds the amount of budget authority appropriated.
	SS SERVICES PPROVED SALARY RATE 745,132		2905 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
2896	FROM LAW ENFORCEMENT RADIO SYSTEM	11.00	FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND
2897	TRUST FUND	919,493 91,015	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND 4,101
2898	EXPENSES FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND	7,723 264,146	2907 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND
2899	OPERATING CAPITAL OUTLAY FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND	22,000	TOTAL: WIRELESS SERVICES FROM GENERAL REVENUE FUND 3,545,000 FROM TRUST FUNDS
2900	SPECIAL CATEGORIES CONTRACTED SERVICES FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND	3,671,015	TOTAL POSITIONS
2901	SPECIAL CATEGORIES FLORIDA INTEROPERABILITY NETWORK	1 505 000	SOUTHWOOD SHARED RESOURCE CENTER
Int of Int 2902	FROM GENERAL REVENUE FUND funds in Specific Appropriation 2901 are eroperability Network only to provide fundi available federal funding to support an eroperability Network. SPECIAL CATEGORIES MUTUAL AID BUILD-OUT FROM GENERAL REVENUE FUND funds in Specific Appropriation 2902 are	provided for the Florida ng, if needed, in excess d maintain the Florida	From the funds and positions in Specific Appropriations 2907A through 2907L, thirty-two positions with associated salary rate of 2,006,417 and \$2,763,089 in Salaries and Benefits from the Working Capital Trust Fund shall be transferred to the Data Center Administration budget entity. Funds transferred from the Southwood Shared Resource Center to the Data Center Administration budget entity shall be transferred from and placed in identical appropriation categories in the Working Capital Trust Fund. Funds transferred from Southwood Shared Resource Center to the Data Center Administration budget entity shall consist of \$2,763,089 in Salaries and Benefits, \$71,594 in Other Personal Services, \$748,640 in Expenses, \$27,000 in Operating Capital Outlay, \$527,981 in Contracted Services, \$19,156 in Risk Management Insurance, \$10,574 in Lease
	-		

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Purchase Equipment, \$44,352 in Transfer to Department of Management Services/Human Resource/Statewide Contract and \$85,094 in Administrative Overhead. The positions to be transferred from Southwood Shared Resource Center to Data Center Administration budget entity shall consist of those numbered as 980515, 980578, 980586, 981005, 981774, 981920, 982106, 982834, 983348, 983358, 983641, 983739, 983740, 983747, 983751, 983760, 983772, 983780, 983786, 983794, 983796, 983797, 983798, 983806, 983810, 983812, 983820, 983821, 983822, 983829, 983835, and 983838. These transfers are contingent upon House Bill 7073 or similar legislation, which authorizes the transfer of the Southwood Shared Resource Center to the Agency for State Technology, becoming law.	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 6,717,289	2908 SALARIES AND BENEFITS POSITIONS 26.00 FROM GENERAL REVENUE FUND 1,373,275
2907A SALARIES AND BENEFITS POSITIONS 119.00 FROM WORKING CAPITAL TRUST FUND 9,210,68	
	7 2909 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 149,277
2907C EXPENSES FROM WORKING CAPITAL TRUST FUND 1,644,66	FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND
2907D OPERATING CAPITAL OUTLAY FROM WORKING CAPITAL TRUST FUND	2910 EXPENSES 12 FROM GENERAL REVENUE FUND
2907E SPECIAL CATEGORIES CONTRACTED SERVICES FROM WORKING CAPITAL TRUST FUND	COMMISSION TRUST FUND
2907F SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND 19,15	FROM GENERAL REVENUE FUND
2907G SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM WORKING CAPITAL TRUST FUND	2912 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
2907H SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS	COMMISSION TRUST FUND
FROM WORKING CAPITAL TRUST FUND	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 6,272 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND
2907J SPECIAL CATEGORIES DISASTER RECOVERY SERVICE	2914 SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	2915 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
agency customers; the service must initially be implemented for the Department of Management Services, the Department of Transportation, the Department of Health, and the Executive Office of the Governor and these agencies' urgent applications, as identified in the study funded in Specific Appropriation 1953A of chapter 2013-40, Laws of Florida, which currently do not have a disaster recovery service that is aligned with	2916 DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND
the application's level of criticality. 2907K SPECIAL CATEGORIES TRANSPER TO PERSONNELL OF MANAGEMENT	TOTAL: PUBLIC EMPLOYEES RELATIONS FROM GENERAL REVENUE FUND 2,012,296 FROM TRUST FUNDS
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM WORKING CAPITAL TRUST FUND	
2907L DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM WORKING CAPITAL TRUST FUND	PROGRAM: COMMISSION ON HUMAN RELATIONS HUMAN RELATIONS 5

SPECIF APPROF	N 6 - GENERAL GOVERNMENT IC RIATION PPROVED SALARY RATE 2,24	2,944		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Management Insurance, \$6,611 in Transfer to Department of Management
2917	SALARIES AND BENEFITS POSI FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	, ,	988,270	Services/Human Resource/Statewide Contract, \$30,000 in Department of Children and Families - Data Center and \$68,455 in Administrative Overhead. The positions to be transferred from Northwood Shared Resource Center to Data Center Administration budget entity shall consist of those numbered as 960001, 960002, 960003, 960004, 960005,
2918 2919	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND EXPENSES		41,040	960008, 960010, 960011, 960016, 960017, 960018, 960019, 960020, 960021, 960022, 960023, 960031, 960055, 960090 and 960091. These transfers are contingent upon House Bill 7073 or similar legislation, which authorizes the transfer of the Northwood Shared Resource Center to the Agency for State Technology, becoming law.
2,1,	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	·	282,536	Funds provided in Specific Appropriations 2926A through 2926N, include funds that support the acquisition of data center administrative
2920	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	· ·	5,000	monitoring tools, network monitoring tools, enterprise database monitoring tools, and an enterprise backup service. The acquisition of these tools and backup service must be done in a manner that is consistent with the standards for such tools and backup service as
2921	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINIST HEARINGS	RATIVE		implemented and utilized by the Southwood Shared Resource Center as of June 30, 2014.
	FROM GENERAL REVENUE FUND	1,265,422		APPROVED SALARY RATE 5,470,091
2922	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	415,939		2926A SALARIES AND BENEFITS POSITIONS 97.00 FROM WORKING CAPITAL TRUST FUND 7,399,389
2923	FROM OPERATING TRUST FUND SPECIAL CATEGORIES		16,000	2926B OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND 236,878
2,23	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND		75,040	2926C EXPENSES FROM WORKING CAPITAL TRUST FUND 814,935
2923A	SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD			2926D OPERATING CAPITAL OUTLAY FROM WORKING CAPITAL TRUST FUND 24,084
2924	FROM OPERATING TRUST FUND SPECIAL CATEGORIES		64,895	2926E SPECIAL CATEGORIES COMPUTER RELATED EXPENSES FROM WORKING CAPITAL TRUST FUND
	LEASE OR LEASE-PURCHASE OF EQUIP. FROM OPERATING TRUST FUND		49,163	2926F SPECIAL CATEGORIES CONTRACTED SERVICES
2925	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGE SERVICES - HUMAN RESOURCES SERV			FROM WORKING CAPITAL TRUST FUND 5,482,459 2926G SPECIAL CATEGORIES
	PURCHASED PER STATEWIDE CONTRAC FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	17,278	4,188	RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND
2926	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER			2926H SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM WORKING CAPITAL TRUST FUND
TOTAL:	FROM OPERATING TRUST FUND		10,140	2926I SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM WORKING CAPITAL TRUST FUND 523,914
	FROM TRUST FUNDS		1,536,272	,
	TOTAL POSITIONS TOTAL ALL FUNDS		5,988,976	2926J SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM WORKING CAPITAL TRUST FUND
PROGRA	M: NORTHWOOD SHARED RESOURCE CENT	ER		2926K SPECIAL CATEGORIES
NORTHW	OOD SHARED RESOURCE CENTER			DISASTER RECOVERY SERVICE FROM GENERAL REVENUE FUND 1,355,067

From the funds and positions in Specific Appropriations 2926A through 2926N, twenty positions with associated salary rate of 1,178,535 and \$1,693,440 in Salaries and Benefits from the Working Capital Trust Fund shall be transferred to the Data Center Administration budget entity. Funds transferred from the Northwood Shared Resource Center to the Data Center Administration budget entity shall be transferred from and placed in identical appropriation categories in the Working Capital Trust Fund. Funds transferred from Northwood Shared Resource Center to the Data Center Administration budget entity shall consist of \$1,693,440 in Salaries and Benefits, \$124,000 in Other Personal Services, \$92,082 in Expenses, \$25,287 in Computer Related Expenses, \$2,554 in Risk

Funds provided in Specific Appropriation 2926K are provided to implement a standard disaster recovery service. These funds shall be placed in reserve. The Northwood Shared Resource Center may submit budget amendments pursuant to the provisions in chapter 216, Florida Statutes, to request release of the funds. The budget amendments shall include a detailed operational work plan and spending plan for implementing a standard disaster recovery service for the center's state agency customers; the service must initially be implemented for the Agency for Health Care Administration, the Department of Business and Professional Regulation, the Department of Environmental Protection, and the Department of Highway Safety and Motor Vehicles and these agencies'

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION urgent applications, as identified in the		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION APPROVED SALARY RATE 9,556,592
Appropriation 1953A of chapter 2013-40, Laws o do not have a disaster recovery service application's level of criticality.		2936 SALARIES AND BENEFITS POSITIONS 176.00 FROM OPERATING TRUST FUND 13,282,951
2926L SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2937 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND
PURCHASED PER STATEWIDE CONTRACT FROM WORKING CAPITAL TRUST FUND	33,991	2938 EXPENSES FROM OPERATING TRUST FUND
2926M DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER FROM WORKING CAPITAL TRUST FUND	198,551	2939 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND
2926N DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER	·	2940 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND
FROM WORKING CAPITAL TRUST FUND TOTAL: NORTHWOOD SHARED RESOURCE CENTER	2,314	2941 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	1,355,067 30,372,584	FROM OPERATING TRUST FUND
TOTAL POSITIONS	97.00 31,727,651	CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND
ADMINISTRATIVE HEARINGS		2943 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND
PROGRAM: ADJUDICATION OF DISPUTES APPROVED SALARY RATE 5,431,427		2944 SPECIAL CATEGORIES
2927 SALARIES AND BENEFITS POSITIONS FROM OPERATING TRUST FUND	65.00	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
2928 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	18,082	TOTAL: PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES OF COMPENSATION CLAIMS
2929 EXPENSES FROM OPERATING TRUST FUND	1,025,647	FROM TRUST FUNDS
2930 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	65,000	TOTAL POSITIONS
2931 SPECIAL CATEGORIES CONTRACTED SERVICES	·	TOTAL: MANAGEMENT SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND
FROM OPERATING TRUST FUND	185,495	TOTAL POSITIONS
RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	43,522	TOTAL APPROVED SALARY RATE 66,365,924 MILITARY AFFAIRS, DEPARTMENT OF
2933 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	1,000	PROGRAM: READINESS AND RESPONSE
2934 SPECIAL CATEGORIES	1,000	DRUG INTERDICTION AND PREVENTION
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	31,500	2945 EXPENSES FROM FEDERAL GRANTS TRUST FUND
2935 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		FUND
PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	20,682	FROM FEDERAL LAW ENFORCEMENT TRUST FUND
TOTAL: PROGRAM: ADJUDICATION OF DISPUTES FROM TRUST FUNDS	8,361,877	2947 SPECIAL CATEGORIES PROJECTS, CONTRACTS AND GRANTS FROM FEDERAL GRANTS TRUST FUND 6,600,000
TOTAL POSITIONS	65.00 8,361,877	2948 SPECIAL CATEGORIES CONTRACTED SERVICES
PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES O COMPENSATION CLAIMS	F	FROM FEDERAL LAW ENFORCEMENT TRUST FUND

SPECIE APPROI	ON 6 - GENERAL GOVERNMENT PIC RIATION SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL LAW ENFORCEMENT TRUST FUND		10,000	SPECI APPRO	ON 6 - GENERAL GOVERNMENT FIC PRIATION TOTAL POSITIONS	108.00	19,525,334
ጥ∩ሞል፣.∙	DRUG INTERDICTION AND PREVENTION		,		APPROVED SALARY RATE 1,882,498		
TOTAL	FROM TRUST FUNDS		7,300,000		SALARIES AND BENEFITS POSITIONS	26.00	
	TOTAL ALL FUNDS		7,300,000	2302		2,601,986	
	ARY READINESS AND RESPONSE			2963	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	54,533	
1	APPROVED SALARY RATE 4,113,925			2964	EXPENSES		
2950	FROM GENERAL REVENUE FUND	108.00 4,643,081			FROM GENERAL REVENUE FUND	698,015	
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		1,193,100	2965	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	108,126	
2951	OTHER PERSONAL SERVICES FROM CAMP BLANDING MANAGEMENT TRUST FUND		18,172	2966	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	25,000	
2952	EXPENSES FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	4,690,563		2967	SPECIAL CATEGORIES INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	48,437	
	TRUST FUND		95,005	2968	SPECIAL CATEGORIES		
2953	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	162,810			LEGAL SERVICES CONTRACT FROM GENERAL REVENUE FUND	5,000	
2954	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	15,000			SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	30,200	
2955	TRUST FUND		63,678	2970	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND	22,000	
2956	NATIONAL GUARD TUITION ASSISTANCE FROM GENERAL REVENUE FUND	3,059,900		2971	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	10,000	
	FROM GENERAL REVENUE FUND	333,500	85,000		SPECIAL CATEGORIES WORKER'S COMPENSATION FOR STATE ACTIVE DUTY - FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	171,597	
2957	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND	1,860,940	205,000	2973	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GEWERAL REVENUE FUND	8,904	
2958	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CAMP BLANDING MANAGEMENT TRUST FUND		561,014	2974	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	1,179	
2959	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	3,784,977	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	30,744			TOTAL POSITIONS	26.00	3,784,977
	TRUST FUND		7,827	FEDER	AAL/STATE COOPERATIVE AGREEMENTS		
2961	FIXED CAPITAL OUTLAY DESIGN - BUILD - SPECIAL FORCES				APPROVED SALARY RATE 10,750,544		
	HEADQUARTERS FROM GENERAL REVENUE FUND	2,500,000		2975	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	325.00 447,950	14,279,093
TOTAL:	MILITARY READINESS AND RESPONSE FROM GENERAL REVENUE FUND	17,296,538	2,228,796	2976	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		87,000

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION			SPECIF	ON 6 - GENERAL GOVERNMENT FIC PRIATION	
2977	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	221,540	12,343,186	2985	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	18.00 2,085,954
2978	OPERATING CAPITAL OUTLAY			2986	EXPENSES FROM REGULATORY TRUST FUND	342,066
2979	FROM FEDERAL GRANTS TRUST FUND FOOD PRODUCTS		683,752	2987	SPECIAL CATEGORIES CONTRACTED SERVICES	
2000	FROM FEDERAL GRANTS TRUST FUND		450,000	2000	FROM REGULATORY TRUST FUND	6,859
2980	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND		640,131	2300	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	3,703
2981	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,443,150	5,755,765		SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
Fro	m the nonrecurring general revenue funds	in Specific A	ppropriation		FROM REGULATORY TRUST FUND	5,496
298	1, \$750,000 is provided for the Fo 250,000 is provided for the About Face Prog	rward March		TOTAL:	PUBLIC SERVICE COMMISSIONERS FROM TRUST FUNDS	2,444,078
2982	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL GRANTS TRUST FUND		920,000		TOTAL POSITIONS	18.00 2,444,078
2983	SPECIAL CATEGORIES			EXECUT	TIVE DIRECTION AND SUPPORT SERVICES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		30,000	A	APPROVED SALARY RATE 3,166,074	
2984	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		,	2990	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	59.00 4,237,412
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		108,630	2991	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	97,258
29841	FIXED CAPITAL OUTLAY		•	2992	EXPENSES FROM REGULATORY TRUST FUND	1,131,708
2,0111	FEDERAL GRANTS TRUST FUND - MINOR CONSTRUCTION		7 000 000	2993	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	
	FROM FEDERAL GRANTS TRUST FUND		7,000,000			266,200
2984B	FIXED CAPITAL OUTLAY CONSTRUCTION - SCOUT/RECONNAISSANCE (RECCE) GUNNERY COMPLEX			2993A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM REGULATORY TRUST FUND	50,538
	FROM FEDERAL GRANTS TRUST FUND		16,000,000		om the funds provided in Specific App	
2984C	FIXED CAPITAL OUTLAY CONSTRUCTION - MULTI PURPOSE MACHINE GUN RANGE - CAMP BLANDING			rep unl	rvice Commission may purchase one or placement when the mileage of a vehicle i less it is determined by the Executi	s in excess of 150,000 miles ve Director that the vehicle
TOTAL:	FROM FEDERAL GRANTS TRUST FUND FEDERAL/STATE COOPERATIVE AGREEMENTS		8,100,000	unf Sta	placement is a critical safety issue, foreseen circumstances as provided in atutes. The Public Service Commissi	section 287.14(3), Florida on may also purchase for
	FROM TRUST FUNDS	3,112,640	66,397,557		placement one motor vehicle that is cident.	inoperable due to a traffic
	TOTAL POSITIONS	325.00	69,510,197	2994	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	263,067
TOTAL:	MILITARY AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	24,194,155	75,926,353	2995	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	12,556
		459.00	100 100 500	2006		12/330
D/***- = -	TOTAL ALL FUNDS	16,746,967	100,120,508	2996	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	SERVICE COMMISSION				PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	24,059
PROGRA	M: COMMISSIONERS AND ADMINISTRATIVE SERVICE	S		2997	DATA PROCESSING SERVICES	
PUBLIC	SERVICE COMMISSIONERS				OTHER DATA PROCESSING SERVICES FROM REGULATORY TRUST FUND	45,699
A	PPROVED SALARY RATE 1,492,802					-0,000

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May 2, 2014

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SECTION 6 - GENERAL GOVERNMENT			ON 6 - GENERAL GOVERNMENT		
SPECIFIC		SPECI			
APPROPRIATION 2998 DATA PROCESSING SERVICES		APPRO	PRIATION FROM TRUST FUNDS		11,465,842
SOUTHWOOD SHARED RESOURCE CENTER			FROM TROST FUNDS		11,405,042
FROM REGULATORY TRUST FUND		8,448	TOTAL POSITIONS	147.00	
		•	TOTAL ALL FUNDS		11,465,842
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES					
FROM TRUST FUNDS	6,13	86,945 AUDIT	ING AND PERFORMANCE ANALYSIS		
MOMBL DOCUMENTO	FO 00		ADDDOUGH CALADY DAME 1 522 042		
TOTAL POSITIONS	59.00		APPROVED SALARY RATE 1,533,842		
TOTAL ALL FUNDS	6,13	36,945	SALARIES AND BENEFITS POSITIONS	30.00	
LEGAL SERVICES		3011	FROM REGULATORY TRUST FUND	30.00	2,043,178
					_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
APPROVED SALARY RATE 1,753,578		3012	EXPENSES		
			FROM REGULATORY TRUST FUND		375,951
2999 SALARIES AND BENEFITS POSITIONS	29.00				
FROM REGULATORY TRUST FUND	2,28	37,234 3013	SPECIAL CATEGORIES		
3000 OTHER PERSONAL SERVICES			CONTRACTED SERVICES FROM REGULATORY TRUST FUND		12,955
FROM REGULATORY TRUST FUND	1	17,000	FROM REGULATORI IRUSI FUND		12,933
	•		SPECIAL CATEGORIES		
3001 EXPENSES			RISK MANAGEMENT INSURANCE		
FROM REGULATORY TRUST FUND	34	19,325	FROM REGULATORY TRUST FUND		6,381
3002 SPECIAL CATEGORIES		3015	SPECIAL CATEGORIES		
CONTRACTED SERVICES FROM REGULATORY TRUST FUND	•	7 055	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
FROM REGULATORI IRUSI FUND	3	37,955	PURCHASED PER STATEWIDE CONTRACT		
3003 SPECIAL CATEGORIES			FROM REGULATORY TRUST FUND		10,040
RISK MANAGEMENT INSURANCE					,
FROM REGULATORY TRUST FUND		6,176 TOTAL	: AUDITING AND PERFORMANCE ANALYSIS		
			FROM TRUST FUNDS		2,448,505
3004 SPECIAL CATEGORIES					
TRANSFER TO DEPARTMENT OF MANAGEMENT			TOTAL POSITIONS	30.00	0 440 505
SERVICES - HUMAN RESOURCES SERVICES			TOTAL ALL FUNDS		2,448,505
PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	1	LO,040 TOTAL	: PUBLIC SERVICE COMMISSION		
FROM REGULATORI TROST FORD	•	10,040 101111	FROM TRUST FUNDS		25,203,100
TOTAL: LEGAL SERVICES					,,
FROM TRUST FUNDS	2,70	7,730	TOTAL POSITIONS	283.00	
			TOTAL ALL FUNDS		25,203,100
TOTAL POSITIONS	29.00		TOTAL APPROVED SALARY RATE	15,393,861	
TOTAL ALL FUNDS	2,70	7,730	TIE DEDADMMENT OF		
PROGRAM: UTILITY REGULATION AND CONSUMER		KEVEN	UE, DEPARTMENT OF		
ASSISTANCE		PROGR	AM: ADMINISTRATIVE SERVICES PROGRAM		
12012112102					
UTILITY REGULATION		EXECU	TIVE DIRECTION AND SUPPORT SERVICES		
APPROVED SALARY RATE 7,447,565			APPROVED SALARY RATE 13,594,562		
2005 GLIDTEG IND DEWENTED DOCUMENTS	145.00	2016	CALADIDO AND DENDETES DOCUMONO	050 00	
3005 SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	147.00		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	259.00	
FROM REGULATORI IRUSI FUND	3,01	.8,141	FROM FEDERAL GRANTS TRUST FUND	10,003,430	5,891,562
3006 OTHER PERSONAL SERVICES			FROM OPERATING TRUST FUND		2,334,051
FROM REGULATORY TRUST FUND	8	36,330			, ,
		3017	OTHER PERSONAL SERVICES		
3007 EXPENSES			FROM OPERATING TRUST FUND		73,740
FROM REGULATORY TRUST FUND	1,30	1,883	TUDTUCTO		
3008 SPECIAL CATEGORIES		3018	EXPENSES FROM GENERAL REVENUE FUND	355,008	
3008 SPECIAL CATEGORIES CONTRACTED SERVICES			FROM FEDERAL GRANTS TRUST FUND	333,000	461,726
FROM REGULATORY TRUST FUND	18	31,968	FROM OPERATING TRUST FUND		1,324,170
		•			. ,
3009 SPECIAL CATEGORIES		3019	OPERATING CAPITAL OUTLAY		
RISK MANAGEMENT INSURANCE		1 101	FROM GENERAL REVENUE FUND	6,929	45 005
FROM REGULATORY TRUST FUND	3	31,494	FROM OPERATING TRUST FUND		17,985
3010 SPECIAL CATEGORIES		2020	SPECIAL CATEGORIES		
TRANSFER TO DEPARTMENT OF MANAGEMENT		3020	TRANSFER TO DIVISION OF ADMINISTRATIVE		
SERVICES - HUMAN RESOURCES SERVICES			HEARINGS		
PURCHASED PER STATEWIDE CONTRACT			FROM FEDERAL GRANTS TRUST FUND		557,311
FROM REGULATORY TRUST FUND	4	16,026	FROM OPERATING TRUST FUND		320,381
		***	CDEGINI CHERCODIEC		
TOTAL: UTILITY REGULATION		3021	SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION CONTRACTED SERVICES		SPECI: APPRO	ON 6 - GENERAL GOVERNMENT FIC PRIATION SPECIAL CATEGORIES		
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	2	281,028 153,170	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	258,311	
3022 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	39,497	3032	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	148,036	
FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		8,466 3033 78,259	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	22,000	
3022A SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND		350,000	SPECIAL CATEGORIES FISCALLY CONSTRAINED COUNTIES - CONSERVATION LANDS		
The funds in Specific Appropriation 3 Department of Revenue to pay for tenan actions for the following five leases: 730:0378 in Naples, 730:0379 in Lake C	022A are provided to t broker services for le 730:0339 in Port Charlot	the ease tte, 3035	SPECIAL CATEGORIES	300,000	
730:0376 in Woodland Park, New Jersey.	ILY, 730:0362 III MIAMI,	anu	FISCALLY CONSTRAINED COUNTIES FROM GENERAL REVENUE FUND	23,200,000	
3023 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	16,864	TOTAL	: PROPERTY TAX OVERSIGHT FROM GENERAL REVENUE FUND		1,568,980
3024 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			TOTAL POSITIONS		37,167,795
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND			SUPPORT ENFORCEMENT APPROVED SALARY RATE 75,171,735		
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	12,215,500	3036	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE	34,912,783	
TOTAL POSITIONS	259.00	435,068	APPLICATION AND PROGRAM REVENUE TRUST FUND		1,476,492 70,919,093
PROPERTY TAX OVERSIGHT		3037	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	280,411	
APPROVED SALARY RATE 7,786,251			FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE		175,833
3025 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	169.00 10,607,175	3038	TRUST FUND		973,486
FUND	2	207,714	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE	8,333,760	
FROM GENERAL REVENUE FUND	21,170		TRUST FUND		13,336 16,735,178
3027 EXPENSES FROM GENERAL REVENUE FUND	852,211	3039	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		510.010
3028 AID TO LOCAL GOVERNMENTS AERIAL PHOTOGRAPHY AND MAPPING FROM GENERAL REVENUE FUND	173,900	3040	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		519,012
FROM CERTIFICATION PROGRAM TRUST FUND		876,266	TRANSFER GENERAL REVENUE TO CHILD SUPPO ENFORCEMENT FROM GENERAL REVENUE FUND		
From the funds in Specific Appropr nonrecurring general revenue funds is p Revenue to fund aerial photography and population of 50,000 or less.	rovided to the Department	of 3041	SPECIAL CATEGORIES CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND	2,080,000	
3029 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	16,012	3042	PURCHASE OF SERVICES - CHILD SUPPORT		
3030 SPECIAL CATEGORIES PROPERTY APPRAISER AND TAX COLLECTOR CERTIFICATION PROGRAM			ENFORCEMENT FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST FUND FUND GUILD CHIDDORY ENFORCEMENT	17,873,848	30,782,300
FROM CERTIFICATION PROGRAM TRUST FUND	4	485,000	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE		

SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT			SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT		
	PRIATION				PRIATION		
111 1 1101	TRUST FUND		1,327,254	1111101	FROM GENERAL REVENUE FUND	6.292	
	FROM CLERK OF THE COURT CHILD		_,,,		FROM OPERATING TRUST FUND	-7	72,100
	SUPPORT ENFORCEMENT COLLECTION						,
	SYSTEM TRUST FUND		1,057,098	3050	EXPENSES		
	FROM FEDERAL GRANTS TRUST FUND				FROM GENERAL REVENUE FUND	2.860.879	
	FROM OPERATING TRUST FUND		92,000		FROM FEDERAL GRANTS TRUST FUND	_,,	4,440,366
			7-/		FROM OPERATING TRUST FUND		13,809,093
3043	SPECIAL CATEGORIES						,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	RISK MANAGEMENT INSURANCE			3051	AID TO LOCAL GOVERNMENTS		
	FROM GENERAL REVENUE FUND	314,137			GRANTS AND AID TO LOCAL GOVERNMENT/		
	FROM FEDERAL GRANTS TRUST FUND	•	609,794		DISTRIBUTION TO CLERKS OF COURT		
			,		FROM THE CLERKS OF THE COURT TRUST		
3044	SPECIAL CATEGORIES				FUND		32,500,000
	LEASE OR LEASE-PURCHASE OF EQUIPMENT						
	FROM GENERAL REVENUE FUND	98,994		3052	AID TO LOCAL GOVERNMENTS		
	FROM FEDERAL GRANTS TRUST FUND		192,164		EMERGENCY DISTRIBUTIONS		
					FROM LOCAL GOVERNMENT HALF-CENT		
3045	FINANCIAL ASSISTANCE PAYMENTS				SALES TAX CLEARING TRUST FUND		18,507,042
	CHILD SUPPORT INCENTIVE PAYMENTS -						
	POLITICAL SUBDIVISIONS			3053	AID TO LOCAL GOVERNMENTS		
	FROM CHILD SUPPORT INCENTIVE TRUST				INMATE SUPPLEMENTAL DISTRIBUTION		
	FUND		750,000		FROM LOCAL GOVERNMENT HALF-CENT		
					SALES TAX CLEARING TRUST FUND		592,958
3046	DATA PROCESSING SERVICES						
	SOUTHWOOD SHARED RESOURCE CENTER			3054	OPERATING CAPITAL OUTLAY		
		78,592			FROM GENERAL REVENUE FUND	374,256	
	FROM FEDERAL GRANTS TRUST FUND		152,577		FROM FEDERAL GRANTS TRUST FUND		27,701
					FROM OPERATING TRUST FUND		473,081
3047	DATA PROCESSING SERVICES						
	NORTHWEST REGIONAL DATA CENTER (NWRDC)			3055			
	FROM GENERAL REVENUE FUND	211,757			ACQUISITION OF MOTOR VEHICLES		
	FROM FEDERAL GRANTS TRUST FUND		411,056		FROM OPERATING TRUST FUND		57,988
The	e funds provided in Specific Appropriation	n 3047 shall	not be	Fro	om the funds provided in Specific Appropria	ation 3055, the	Department

The funds provided in Specific Appropriation 3047 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

TOTAL:	FROM GENERAL REVEIFROM TRUST FUNDS	NUE FUND		66,615,917	193,349,015
	TOTAL POSITIONS TOTAL ALL FUNDS			2,288.00	259,964,932
GENERA	AL TAX ADMINISTRATIO	ON			

APPROVED SALARY RATE 93,109,623

3048	SALARIES AND BENEFITS	POSITIONS	2,247.00	
	FROM GENERAL REVENUE FUN	D	79,858,396	
	FROM FEDERAL GRANTS TRUS	T FUND		19,590,240
	FROM OPERATING TRUST FUN	D		29,901,420

From the funds provided in Specific Appropriation 3048, \$2,500,000 from the General Revenue Fund and 2,300,000 in salary rate are provided to the Department of Revenue to expand and realign the number of job classifications in the current tax auditor series and related positions that perform general tax auditing functions. The funds and rate shall be placed in reserve. The Department of Revenue may submit budget amendments in accordance with chapter 216, Florida Statutes, requesting the release of funds upon the submission of a plan that describes the proposed expansion and realignment of job classifications in the tax auditor series and related positions, establishes starting salary guidelines for each created job classification, provides objective standards for each classification, and describes the promotion process and associated salary increases. The plan for describing the use of the funds shall be submitted to the chair of the Senate Committee on Appropriations, the chair of House Appropriations Committee and the Executive Office of the Governor's Office of Policy and Budget. The Department of Management Services is directed to assist the Department of Revenue in the implementation of new job classifications as approved in the plan.

From the funds provided in Specific Appropriation 3055, the Department of Revenue may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Executive Director that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.

3056 SPECIAL CATEGORIES
ONE STOP BUSINESS REGISTRATION PORTAL
FROM GENERAL REVENUE FUND 837,150

From the funds in Specific Appropriation 3056, \$837,150 in nonrecurring general revenue funds is provided for the One-Stop Business Registration Portal project. Of these funds, \$537,150 shall be placed in reserve. The Department of Revenue, in collaboration with the Department of Business and Professional Regulation, shall use an amount not to exceed \$300,000 to contract with an independent third party consulting firm with experience in conducting independent verification and validation assessments of public sector information technology projects to complete a comprehensive assessment of the Department of Revenue's One-Stop Business Registration Portal project. The assessment should include a technical review of all project artifacts and application development produced from the project start date through March 1, 2014, an analysis of any gaps between the current project scope and the required functionality of the One-Stop Business Registration Portal pursuant to section 288.109, Florida Statutes, and a recommendation of action to remediate any variances between the current project scope and the required functionality. The Department of Revenue must submit the results of the assessment to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2014. Contingent upon the submission of the assessment results, the Department of Revenue is authorized to submit budget amendments to the Legislative Budget Commission requesting release of the funds being held in reserve. The budget amendments shall include a detailed operational work plan and project spending plan that aligns with the recommended major project deliverables included in the third party assessment, and include the cost of acquiring ongoing independent verification and validation project support.

3057 SPECIAL CATEGORIES CONTRACTED SERVICES

SPECIF	ON 6 - GENERAL GOVERNMENT FIC PRIATION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		1,357,735 2,476,989	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 3070 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND 299,882 FROM OPERATING TRUST FUND 1,182,176
3058	SPECIAL CATEGORIES PURCHASE OF SERVICES - COLLECTION AGENCE FROM OPERATING TRUST FUND	CIES	2,000,000	The funds provided in Specific Appropriation 3070 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.
3059	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	1,022,041	615,827	TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 6,050,886 FROM TRUST FUNDS
3060	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	214,749		TOTAL POSITIONS
TOTAL:	FROM OPERATING TRUST FUND	211,117	127,251	TOTAL: REVENUE, DEPARTMENT OF FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	88,198,667	126,549,791	TOTAL POSITIONS
	TOTAL POSITIONS		214,748,458	TOTAL APPROVED SALARY RATE 197,308,329 STATE, DEPARTMENT OF
	M: INFORMATION SERVICES PROGRAM			PROGRAM: OFFICE OF THE SECRETARY AND
INFORM	IATION TECHNOLOGY			ADMINISTRATIVE SERVICES
P	APPROVED SALARY RATE 7,646,158			EXECUTIVE DIRECTION AND SUPPORT SERVICES
3061	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	170.00 4,413,798		APPROVED SALARY RATE 5,031,087
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		2,130,288 3,960,481	3071 SALARIES AND BENEFITS POSITIONS 93.00 FROM GENERAL REVENUE FUND 4,953,555 FROM FEDERAL GRANTS TRUST FUND 1,202,389
3062	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	172,260	120,772	FROM GRANTS AND DONATIONS TRUST FUND
2062	FROM OPERATING TRUST FUND		29,252	3072 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND 12,661
3063	FROM GENERAL REVENUE FUND	1,000	210 072	FROM GRANTS AND DONATIONS TRUST
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		218,073 2,049,004	FUND
3064	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,233	227,029	FROM GENERAL REVENUE FUND 632,000 FROM FEDERAL GRANTS TRUST FUND 6,555
	FROM OPERATING TRUST FUND		274,310	3074 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,250
3065	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		1,977,349	3075 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND
3066	FROM OPERATING TRUST FUND		1,332,100	3076 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	4,404	26,508 27,157	
3067	SPECIAL CATEGORIES			CONTRACTED SERVICES FROM GENERAL REVENUE FUND
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		7,100 240,000	3078 SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND 500,000
3069	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND THOSE PROPERTY OF THE PROP		46.242	3079 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		46,343 2,163,136	FROM GENERAL REVENUE FUND

SPECIE	PIATION LEASE OR LEASE-PURCHASE OF EQUIPMENT	28,529		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION DISABILITIES FROM FEDERAL GRANTS TRUST FUND 800,000
3081	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	27,194		3094 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
3082	FROM FEDERAL GRANTS TRUST FUND DATA PROCESSING SERVICES	, -	3,806	ELECTION FRAUD PREVENTION FROM GENERAL REVENUE FUND
3002	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	15,000		3096 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
3083	DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	1,001,175	92,806	3097 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL ELECTION ACTIVITIES (HELP AMERICA VOTE ACT) FROM FEDERAL GRANTS TRUST FUND 3,000,000
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND		1,920,914	Funds in Specific Appropriation 3097 shall be distributed to county supervisors of elections to be used for election administration activities such as voter education; pollworker training; standardizing elections results reporting; or other federal election administrative activities as approved by the Department of State.
	TOTAL ALL FUNDS	93.00	9,168,833	County supervisors of elections will receive funds only after providing
PROGRA	M: ELECTIONS			the Department of State a detailed description of the programs that will be implemented. Funds distributed to county supervisors of elections
ELECTI				require a certification from the county that matching funds will be provided in an amount equal to fifteen percent of the amount to be
I	APPROVED SALARY RATE 2,155,709			received from the state.
3084		56.00 1,164,405	1,923,436	Also, before a county supervisor of elections receives funds for any software or hardware technology, including, but not limited to any emerging technology that enhances or facilitates the delivery of absentee ballots, the casting and counting of valid votes, voting system
3085	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	87,150	318,195	audits or recount processes, and the certification of accurate and complete official election results, the software or technology must first be certified or approved, whichever is applicable by the Department of State. Additionally, before the Supervisor can receive
3086	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	725,950	604,437	funds for emerging or enhancing technology, the county supervisor of elections and the chairperson of the county governing body must certify that the county has purchased and made available sufficient equipment for casting and counting ballots to meet the needs of the county
3087	AID TO LOCAL GOVERNMENTS SPECIAL ELECTIONS FROM GENERAL REVENUE FUND	3,100,247		electors including reducing the wait time at the polls during the early voting period and on election day for the next regularly scheduled general election.
3088	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	10,086	3,125	To be eligible, a county must segregate federal funds and required county matching dollars in a separate account established to hold only such funds. Funds in this account must be used only for the activities for which the funds were received. Funds shall remain in the account to
3089	SPECIAL CATEGORIES ADVERTISING OF PROPOSED AMENDMENTS TO THE CONSTITUTION FROM GENERAL REVENUE FUND	300 000		be used for the same purposes for subsequent years or until such funds are expended. Supervisors of elections shall report to the Department of State any unspent funds remaining on June 30 of each fiscal year.
3090	SPECIAL CATEGORIES VOTING SYSTEMS ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	300,000	525,000	3098 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 8,252
3091	SPECIAL CATEGORIES STATEWIDE VOTER REGISTRATION SYSTEM - HELP AMERICA VOTE ACT (HAVA)			FROM FEDERAL GRANTS TRUST FUND 5,701 3099 DATA PROCESSING SERVICES
2000	FROM FEDERAL GRANTS TRUST FUND		2,787,751	SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND
3092	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	283,502	300,058	3100 DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER FROM FEDERAL GRANTS TRUST FUND
3093	SPECIAL CATEGORIES ASSISTANCE FOR INDIVIDUALS WITH			TOTAL: ELECTIONS FROM GENERAL REVENUE FUND 6,293,410

	N 6 - GENERAL GOVERNMENT			SECTION 6 - GENERAL GOVERNMENT SPECIFIC
SPECIF	RIATION			APPROPRIATION
1111101	FROM TRUST FUNDS		10,308,077	3111 SPECIAL CATEGORIES
				TRANSFER TO DEPARTMENT OF MANAGEMENT
	TOTAL POSITIONS	56.00		SERVICES - HUMAN RESOURCES SERVICES
	TOTAL ALL FUNDS		16,601,487	PURCHASED PER STATEWIDE CONTRACT
מס∩מסז	M: HISTORICAL RESOURCES			FROM GENERAL REVENUE FUND 10,796 FROM FEDERAL GRANTS TRUST FUND
riconn	III. HIDIOKICAD KEDOUKCED			FROM GRANTS AND DONATIONS TRUST
HISTOR	ICAL RESOURCES PRESERVATION AND EXHIBITION			FUND
A	PPROVED SALARY RATE 1,941,003			3112 DATA PROCESSING SERVICES
2101	CALADIDE AND DENDETED DOCUMENTO	F1 00		OTHER DATA PROCESSING SERVICES
3101	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	51.00 1,101,049		FROM GRANTS AND DONATIONS TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND	1,101,047	342,526	31,710
	FROM GRANTS AND DONATIONS TRUST		, , ,	3113 FIXED CAPITAL OUTLAY
	FUND		1,381,495	FACILITIES REPAIRS AND MAINTENANCE
				FROM GENERAL REVENUE FUND 140,000
3102	OTHER PERSONAL SERVICES	FO 317		3113A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	59,317	388,090	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	FROM GRANTS AND DONATIONS TRUST		300,090	GRANTS AND AIDS - SPECIAL CATEGORIES -
	FUND		1,348,106	ACQUISITION, RESTORATION OF HISTORIC
				PROPERTIES
3103	EXPENSES			FROM GENERAL REVENUE FUND 14,269,597
	FROM GENERAL REVENUE FUND	216,941	451 600	From the finds in Oresitie Annuaryistics 21127 07 214 FOR at
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		471,690	From the funds in Specific Appropriation 3113A, \$7,314,597 of nonrecurring general revenue funds are provided for the 2014-2015
	FUND		920,608	Special Category Grants ranked list in its entirety, as provided on the
	TOND		720,000	Department of State website.
3104	OPERATING CAPITAL OUTLAY			<u>.</u>
	FROM FEDERAL GRANTS TRUST FUND		15,625	The remaining nonrecurring general revenue funds in Specific
				Appropriation 3113A shall be allocated as follows:
3105	LUMP SUM			Hagianda Hatal Pagga County
	HISTORIC PROPERTIES MAINTENANCE FROM GENERAL REVENUE FUND	500,000		Hacienda Hotel - Pasco County
	FROM GENERAL REVENUE FOND	300,000		Historic Cape San Blas Lighthouse Complex Rescue
3106	SPECIAL CATEGORIES			and Relocation Project
	CONTRACTED SERVICES			Ponder House Renovations - St. Petersburg 100,000
	FROM GENERAL REVENUE FUND	226,258		Well's Built Museum
	FROM FEDERAL GRANTS TRUST FUND		39,245	St. Augustine Lighthouse and Museum - Acquisition 150,000
	FROM GRANTS AND DONATIONS TRUST		225 202	St. Augustine Lighthouse and Museum - Maintenance/Repairs 150,000 McCullom Hall - City of Fort Myers 500,000
	FUND		235,303	McCullom Hall - City of Fort Myers
3107	SPECIAL CATEGORIES			Phase 3 Restoration, Government House Properties
	GRANTS AND AIDS - HISTORIC PRESERVATION			St. Augustine Historic Properties Infrastructure -
	GRANTS			Government House Properties
	FROM GENERAL REVENUE FUND	1,887,901		Tampa Bay Baseball Museum at the Al Lopez House 50,000
	FROM FEDERAL GRANTS TRUST FUND		118,250	Munroe Marine Stadium - Miami
Fro	m the funds in Specific Appropriation 3107	\$1 500 000 of	recurring	Addison Mizher S Memorial Fountain
	eral revenue funds and \$344,301 of nonrecurr			Funds provided in Specific Appropriations 3113A for the Historic Cape
	provided for the 2014-2015 Small Matching			San Blas Lighthouse Complex Rescue and Relocation Project are contingent
ent	irety, as provided on the Department of Stat	e website.		upon the governing bodies of Gulf County and the City of Port St. Joe
m1			a	mutually agreeing on the relocation site of the complex.
	remaining nonrecurring general reve ropriation 3107 shall be allocated as follow		Specific	TOTAL: HISTORICAL RESOURCES PRESERVATION AND EXHIBITION
App	ropriacion 3107 sharr be arrocated as rorrow	5:		FROM GENERAL REVENUE FUND 18,603,371
Cap	tain Hendry House Rehabilitation - LaBelle		43,600	FROM TRUST FUNDS
-	•		•	
3108	SPECIAL CATEGORIES			TOTAL POSITIONS 51.00
	GRANTS AND AIDS - PROMOTIONAL AWARDS	150 000		TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND	150,000		PROGRAM: CORPORATIONS
3109	SPECIAL CATEGORIES			TROUMENT. CORPORATIONS
3107	RISK MANAGEMENT INSURANCE			COMMERCIAL RECORDINGS AND REGISTRATIONS
	FROM GENERAL REVENUE FUND	32,424		
		•		APPROVED SALARY RATE 3,658,029
3110	SPECIAL CATEGORIES			AMAL ANADARA AND DENIROTES DOCTORS
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	0.000		3114 SALARIES AND BENEFITS POSITIONS 103.00
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	9,088	3,931	FROM GENERAL REVENUE FUND 5,084,339
	FROM GRANTS AND DONATIONS TRUST		5,751	3115 EXPENSES
	FUND		11,553	FROM GENERAL REVENUE FUND 1,703,802

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION			SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION		
	OPERATING CAPITAL OUTLAY	6,715		AFFROI	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	24,960	40,498 9,740
3117	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	143,954		3130	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	126,633	·
3118	SPECIAL CATEGORIES RICO ACT - ALIEN CORPORATIONS FROM GENERAL REVENUE FUND	261,369			FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	,	494,687 100,000 187,059
3119	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	86,755		3131	SPECIAL CATEGORIES LIBRARY RESOURCES	404 200	167,033
3120	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	5,880		3132	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES	484,388	3,167,945
3122	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	.,			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	22,205	
2102	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	39,274		3133	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
3123	DATA PROCESSING SERVICES SOUTHWOOD SHARED RESOURCE CENTER FROM GENERAL REVENUE FUND	31,143		3134	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		3,724
TOTAL:	COMMERCIAL RECORDINGS AND REGISTRATIONS FROM GENERAL REVENUE FUND	7,363,231			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	17,005	8,449
מסטמסו	TOTAL ALL FUNDS	3.00	7,363,231	21241	FROM RECORDS MANAGEMENT TRUST FUND . FIXED CAPITAL OUTLAY		7,878
	Y, ARCHIVES AND INFORMATION SERVICES			JIJIA	LIBRARY CONSTRUCTION GRANTS FROM GENERAL REVENUE FUND	2,997,000	
	PPROVED SALARY RATE 2,878,597			Lik	nds in Specific Appropriation 3134A are brary Construction grant list in complia	provided for ance with sectio	the Public n 257.191,
3124		0.00 1,330,665	1,458,199 1,111,063		crida Statutes. : LIBRARY, ARCHIVES AND INFORMATION SERVICES FROM GENERAL REVENUE FUND	36,455,862	10,144,026
3125	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	73,251	234,688 71,759		TOTAL POSITIONS	70.00	46,599,888
3126	EXPENSES FROM GENERAL REVENUE FUND	1,601,831			AM: CULTURAL AFFAIRS RAL AFFAIRS		
	FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	-,,	320,574 519,849		APPROVED SALARY RATE 1,251,553		
3127	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY COOPERATIVES FROM GENERAL REVENUE FUND	2,000,000		3135	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	35.00 568,044	570,949
3127A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUPPLEMENTAL LIBRARY GRANTS			3136	FUND		714,337
Pun	FROM GENERAL REVENUE FUND ds in Specific Appropriation 3127A shall	·	fund the		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	14,163	90,272
Boo	kmobile Project for the Largo Public Library.	DC UBCU LU	Tana CHE	3137	EXPENSES		70,414
3128	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY GRANTS FROM GENERAL REVENUE FUND	7,409,823	2,400,606		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	153,370	24,568 676,418
3129	OPERATING CAPITAL OUTLAY		1 1	3138	AID TO LOCAL GOVERNMENTS		,

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	GRANTS AND AIDS - ARTS GRANTS FROM FEDERAL GRANTS TRUST FUND	232,231	FROM GRANTS AND DONATIONS TRUST FUND
3139 3139A	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND SPECIAL CATEGORIES GRANTS AND AIDS - CULTURE BUILDS FLORIDA FROM GENERAL REVENUE FUND	1,100 1,165,486	3146 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
3140	SPECIAL CATEGORIES GRANTS AND AIDS - CULTURAL AND MUSEUM GRANTS	5,380,552	3146A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES - CULTURAL FACILITIES PROGRAM
gen fun in	m the funds in Specific Appropriation 3140, seral revenue funds and \$19,116,047 of nonreds are provided for the 2014-2015 General Progits entirety, as provided on the Department of	\$5,000,000 of recurring curring general revenue ram Support ranked list State website.	FROM GENERAL REVENUE FUND 19,744,337 From the funds in Specific Appropriation 3146A, \$10,781,584 of nonrecurring general revenue funds are provided for the 2014-2015 Cultural Facilities ranked list in its entirety, as provided on the Department of State website.
App	remaining nonrecurring general revenuropriation 3140 shall be allocated as follows:		The remaining nonrecurring general revenue funds in Specific Appropriation 3146A shall be allocated as follows:
Pen His Hol The Tam	ry T & Harriette V Moore Foundationsacola Little Theatretory Miami - Operation Pedro Pan Exhibition ocaust Memorial - Miami Beach Bok Tower Garden Foundation, Inc., Polk County pa Bay History Center, Inc garet Benton Lincoln Theater		Largo Cultural Center. 500,000 Palm Harbor Historical Society Museum. 387,753 Dunedin Fine Art Center, Inc. Expansion. 500,000 Clearwater Marine Aquarium. 2,000,000 Military Museum of South Florida 1,075,000 The Circus Arts Conservatory - Circus Sarasota 1,000,000
3140A	SPECIAL CATEGORIES GRANTS AND AIDS - FINE ARTS ENDOWMENT FROM GENERAL REVENUE FUND	6,960,000	Tarpon Springs Performing Arts Center
3140B	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA AFRICAN-AMERICAN HERITAGE PRESERVATION NETWORK FROM GENERAL REVENUE FUND	400,000	TOTAL: CULTURAL AFFAIRS FROM GENERAL REVENUE FUND
3141	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	90,709	TOTAL POSITIONS
3142	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENDOWMENT FOR THE HUMANITIES FROM GENERAL REVENUE FUND	750,000	FROM TRUST FUNDS
for	m the funds in Specific Appropriation 3142, activities to promote and enhance the 450th A St. Augustine.		TOTAL OF SECTION 6 FROM GENERAL REVENUE FUND
3143	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		FROM TRUST FUNDS
3143A	FROM GENERAL REVENUE FUND	10,149	TOTAL POSITIONS
	FROM GENERAL REVENUE FUND	200,000	SECTION 7 - JUDICIAL BRANCH
3143B	SPECIAL CATEGORIES FLORIDA HOLOCAUST MUSEUM - ST. PETERSBURG FROM GENERAL REVENUE FUND	750,000	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.
3144	SPECIAL CATEGORIES HOLOCAUST DOCUMENTATION AND EDUCATION		STATE COURT SYSTEM
3145	CENTER FROM GENERAL REVENUE FUND SPECIAL CATEGORIES	257,000	The funds provided in Specific Appropriations 3147 through 3214 shall not be used to fund any facility study or architectural/engineering study to assist in planning for the current or future needs of the Second District Court of Appeal.
2113	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,094	PROGRAM: SUPREME COURT

SPECIF APPROP	N 7 - JUDICIAL BRANCH IC RIATION OPERATIONS - SUPREME COURT			SPECI:	ON 7 - JUDICIAL BRANCH FIC PRIATION om the funds in Specific Appropriation 3	:158 through 3168	the Office
	PPROVED SALARY RATE 6,029,253			of so	the State Courts Administrator may exp licitation to review document integrity an	pend up to \$10,000 d authentication s	to issue a systems and
3147	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST FUND	98.00 3,254,951		do Cor sp Dej	chnology available that may eliminate frau cuments. Under the direction of the mmission, the Office of the State Courts ecifications for the system and technol partment of Corrections and the Florida Cl	Florida Courts Administrator sha ogy in consultation erks of Court. The	Technology all develop on with the e Office of
3148	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST	241,025		0ct	e State Courts Administrator may issue th cober 1, 2014, and shall follow a comp nsistent with section 287.057, Florida Sta	etitive solicitati	
	FUND		60,090	3159	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	271 (01	
3149	EXPENSES FROM GENERAL REVENUE FUND	679,331			FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST		225,104 31,473
3150	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	19,371			FUND		105,540 115,003
3151	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	380,039		3160	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND		284,676 1,904,449
3152	SPECIAL CATEGORIES DISCRETIONARY FUNDS OF THE CHIEF JUSTICE FROM GENERAL REVENUE FUND	15 000			FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		504,704 142,355
					FUND		142,333
the fun	ds in Specific Appropriation 3152 may be Chief Justice to carry out the official of ds shall be disbursed by the Chief Finan- chers authorized by the Chief Justice.	duties of the cou	rt. These	3161	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		50,000 10,000 111,376
3153	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	96,205		3162	SPECIAL CATEGORIES CONTRACTED SERVICES		,
3154	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	0.044			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		151,000 106,105 400,195
3155	SPECIAL CATEGORIES SUPREME COURT LAW LIBRARY	0,011			FROM GRANTS AND DONATIONS TRUST		102,000
3156	FROM GENERAL REVENUE FUND	248,018		3163	SPECIAL CATEGORIES FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	589,570	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	46,468		3164	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
3157	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			3165	FROM GENERAL REVENUE FUND	31,827	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	23,583			COMPUTER SUBSCRIPTION SERVICES FROM GENERAL REVENUE FUND	181,450	
TOTAL:	COURT OPERATIONS - SUPREME COURT FROM GENERAL REVENUE FUND	5,012,035	4,754,915	3166	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM COURT EDUCATION TRUST FUND	23,943	7,500
	TOTAL POSITIONS	98.00	9,766,950		FROM FEDERAL GRANTS TRUST FUND		5,500
	IVE DIRECTION AND SUPPORT SERVICES			3167	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	PPROVED SALARY RATE 9,170,850 SALARIES AND BENEFITS POSITIONS	174.50			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	34,862	213
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST	2,743,188	336,331		FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		3,984 4,071
	FUND		6,680,986 1,219,408 1,254,763	3168	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	1,574,617	150,000

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION FROM FEDERAL CRANES TRUCT FIND	SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION 2127 SPECIAL CATECORIES
FROM FEDERAL GRANTS TRUST FUND 80 TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 7,549,621	0,000 3177 SPECIAL CATEGORIES DISTRICT COURT OF APPEAL LAW LIBRARY FROM GENERAL REVENUE FUND
FROM TRUST FUNDS	5,736 3178 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
TOTAL POSITIONS	FROM GENERAL REVENUE FUND 62,686
ADMINISTERED FUNDS - JUDICIAL	3179 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
COURT OPERATIONS - ADMINISTERED FUNDS	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
3168A AID TO LOCAL GOVERNMENTS SMALL COUNTY COURTHOUSE FACILITIES	FROM ADMINISTRATIVE TRUST FUND
FROM GENERAL REVENUE FUND 9,605,877	OTHER DATA PROCESSING SERVICES
The funds in Specific Appropriation 3168A are provided for th restoration or replacement of small county courthouses.	
Calhoun. 200,000 Jefferson. 200,000 Washington. 9,205,87	O COURTHOUSE CONSTRUCTION - DMS MGD
3169 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND	Funds in Specific Appropriation 3180A are provided for the construction of a new courthouse for the Fourth District Court of Appeal. The
POSITIONS 12.00	current 44-year-old building is experiencing a mold outbreak associated with an inadequate heating, ventilation, and air conditioning system,
The positions authorized in Specific Appropriation 3169 shall be helin reserve as a contingency in the event the state courts determine that some portion of Article V due process services needs to be shifted from a contractual basis to an employee model in one or more judicial circuits. The Chief Justice of the Supreme Court may request transfer of these positions to the salaries and benefits appropriation categor within any of the state courts budget entities, consistent with request for transfers of funds into those same budget entities. Such transfer are subject to the notice, review, and objection provisions of section 216.177, Florida Statutes.	t Disabilities Act (ADA), and requires renovations to address United m States Marshals' Service security assessment deficiencies. The new courthouse will be located on a smaller footprint and will be more efficient than the current facility, resulting in immediate savings in operational and maintenance costs. S 3181 FIXED CAPITAL OUTLAY DISTRICT COURT OF APPEALS - SECURITY ENHANCEMENTS- AGENCY MANAGED
PROGRAM: DISTRICT COURTS OF APPEAL	FROM GENERAL REVENUE FUND
COURT OPERATIONS - APPELLATE COURTS	3183 FIXED CAPITAL OUTLAY 3RD DCA - COURT BUILDING REMODELING FOR SECURITY AND BUILDING SYSTEM UPGRADES -
APPROVED SALARY RATE 29,666,003	DMS MGD FROM GENERAL REVENUE FUND 2,092,495
3170 SALARIES AND BENEFITS POSITIONS 445.00 FROM GENERAL REVENUE FUND 22,086,758 FROM ADMINISTRATIVE TRUST FUND	REPLACEMENT - DMS MGD
FUND	
3171 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	3185A FIXED CAPITAL OUTLAY PAVED SURFACE MAINTENANCE AND REPAIR STATEWIDE - DMS MGD
3172 EXPENSES FROM GENERAL REVENUE FUND 3,146,562	FROM GENERAL REVENUE FUND
FROM ADMINISTRATIVE TRUST FUND 94 3173 OPERATING CAPITAL OUTLAY	FROM TOTAL: COURT OPERATIONS - APPELLATE COURTS FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND 85,364	7,000 TOTAL POSITIONS
3174 SPECIAL CATEGORIES COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND	PROGRAM: TRIAL COURTS
3175 SPECIAL CATEGORIES	COURT OPERATIONS - CIRCUIT COURTS ADDROUGH SALARY DATE 196 205 922
CONTRACTED SERVICES FROM GENERAL REVENUE FUND 681,645	APPROVED SALARY RATE 196,205,932 3186 SALARIES AND BENEFITS POSITIONS 2,951.00
3176 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 149,062	FROM GENERAL REVENUE FUND 196,598,906 FROM ADMINISTRATIVE TRUST FUND 75,219 FROM STATE COURTS REVENUE TRUST
THOSE COMMISSIONS TONS	FUND

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 6,438,389 3187 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 1,646,839 FROM STATE COURTS REVENUE TRUST 163,098 FROM FEDERAL GRANTS TRUST FUND . . . 25,748 3188 EXPENSES FROM GENERAL REVENUE FUND 7,274,633 FROM ADMINISTRATIVE TRUST FUND . . . 3,928 FROM FEDERAL GRANTS TRUST FUND . . . 110.616

From the funds in Specific Appropriation 3188, \$100,000 in nonrecurring general revenue funds is provided to train judges and staff on how to address co-occurring disorders in the criminal justice system.

3189	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	286,883
3190	SPECIAL CATEGORIES CIVIL TRAFFIC INFRACTION HEARING OFFICERS FROM GENERAL REVENUE FUND	2,123,854
3191	SPECIAL CATEGORIES GRANTS AND AIDS - CHILD ADVOCACY CENTERS FROM GENERAL REVENUE FUND	5,588,240

From the funds in Specific Appropriation 3191, \$3,500,000 in recurring general revenue funds shall be distributed to the 26 Children's Advocacy Centers throughout Florida based on the proportion of children served by each center during calendar year 2013. This funding may not be used to supplant local government reductions in Children's Advocacy Center funding. Any reductions in local government funding for the centers shall result in the withholding of funds appropriated in this line item.

The Florida Network of Children's Advocacy Centers may spend up to \$25,000 of the funds in this line item for contract monitoring and oversight.

From the funds in Specific Appropriation 3191, \$1,500,000 in nonrecurring general revenue funds is provided to Mary Lee's House in Tampa for child advocacy services.

From the funds in Specific Appropriation 3191, \$100,000 in recurring general revenue funds and \$250,000 in nonrecurring general revenue funds are provided to the Walton County Children's Advocacy Center for child advocacy services and construction of a new facility. The nonrecurring funding amount shall be matched with local in-kind funding on a dollar-for-dollar basis.

	COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND	2,219,249
3193	SPECIAL CATEGORIES	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	10,653,110

3192 SPECIAL CATEGORIES

From the funds in Specific Appropriation 3193, \$1,000,000 in recurring general revenue funds and \$2,000,000 in nonrecurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol- or opioid-addicted offenders in court-ordered, community-based drug treatment programs. The Office of the State Courts Administrator shall use the funds to contract with a non-profit entity for the purpose of distributing the medication.

From the funds in Specific Appropriation 3193, \$600,000 in recurring general revenue funds shall be distributed to Okaloosa, Pasco, Pinellas, and Clay counties and \$200,000 each in recurring general revenue funds shall be distributed to Duval and Orange counties to create or continue, pursuant to sections 948.08(7)(a), 948.16(2)(a), and 948.21, Florida Statutes, felony and/or misdemeanor pretrial or post-adjudicatory veterans' treatment intervention programs to address the substance abuse

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

and/or mental health treatment needs of veterans and service members charged with, or on probation or community control for, criminal offenses.

From the funds in Specific Appropriation 3193, \$250,000 in nonrecurring general revenue funds is provided to contract with the South Florida Behavioral Health Network to provide treatment services for individuals served by the 11th Judicial Circuit Criminal Mental Health Project.

From the funds in Specific Appropriation 3193, \$5,000,000 in recurring general revenue funds is provided for treatment services for offenders in post-adjudicatory drug court programs in Broward, Escambia, Hillsborough, Marion, Orange, Pinellas, Polk, and Volusia counties. Each program shall serve prison-bound offenders (at least 50 percent of participants shall have Criminal Punishment Code scores of greater than 44 points but no more than 60 points) and shall make residential treatment beds available for clients needing residential treatment.

The funds in Specific Appropriation 3193A are provided to implement a 24x7 Sobriety Monitoring Program pilot in the 4th Judicial Circuit. The pilot program shall use evidence-based practices that are anticipated to result in a reduction in recidivism for substance abuse related crimes and an increase in public safety for the community. Funds shall be used to produce a statewide template demonstration video for the training of patrol and correctional officers; pay for the program's set-up costs incurred by law enforcement; pay for a law enforcement coordinator; and defray other implementation costs.

3193B	SPECIAL CATEGORIES	
	DOMESTIC VIOLENCE OFFENDER MONITORING	
	PROGRAM	
	FROM GENERAL REVENUE FUND	316,000

The funds in Specific Appropriation 3193B are provided to the Eighteenth Judicial Circuit to continue its program to protect victims of domestic violence with Active Global Positioning Satellite (GPS) technology.

3194	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,259,321	
3195	SPECIAL CATEGORIES STATEWIDE GRAND JURY - EXPENSES FROM GENERAL REVENUE FUND	143,310	
3196	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	183,834	
3197	SPECIAL CATEGORIES MEDIATION/ARBITRATION SERVICES FROM GENERAL REVENUE FUND	3,247,831	
3198	SPECIAL CATEGORIES STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	19,765,532	1,104,930
3199	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	649,085	31.671
	TROM TEDERAL GRANTS TROOT FORD		31,071

97.902

3200 DATA PROCESSING SERVICES

OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND

SPECIF APPROF	N 7 - JUDICIAL BRANCH PIC PRIATION COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND	252 129 529		SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION Funds in Specific Appropriation 3213 are to be used only for case expenditures associated with the filing and prosecution of formal
	FROM TRUST FUNDS		68,972,293	charges. These costs shall consist of attorney's fees, court reporting fees, investigators' fees, and similar charges associated with the adjudicatory process.
	TOTAL ALL FUNDS	•	321,101,822	3214 SPECIAL CATEGORIES
	OPERATIONS - COUNTY COURTS			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	APPROVED SALARY RATE 56,621,969			PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1,103
3201	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	644.00 73,521,190		TOTAL: JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS
	FROM STATE COURTS REVENUE TRUST FUND		7,112,488	FROM GENERAL REVENUE FUND 932,849
3202	EXPENSES			TOTAL POSITIONS 5.00 TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND	3,123,912		TOTAL: STATE COURT SYSTEM
3203	SPECIAL CATEGORIES ADDITIONAL COMPENSATION FOR COUNTY JUDGE			FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	75,000		TOTAL POSITIONS 4,329.50
3204	SPECIAL CATEGORIES CONTRACTED SERVICES			TOTAL ALL FUNDS
	FROM GENERAL REVENUE FUND	204,000		TOTAL OF SECTION 7
3205	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND 389,364,394
2206	FROM GENERAL REVENUE FUND	105,608		FROM TRUST FUNDS
3206	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	78,792		TOTAL POSITIONS 4,329.50
3207	SPECIAL CATEGORIES	10,192		TOTAL ALL FUNDS
3207	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS - FISCAL YEAR 2014-2015
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	142,655		Statement of Purpose
TOTAL:	COURT OPERATIONS - COUNTY COURTS			This section provides instructions for implementing the Fiscal Year 2014-2015 salary and benefit adjustments provided in this act. All
	FROM GENERAL REVENUE FUND	77,251,157	7,112,488	allocations, distributions and uses of these funds are to be made in strict accordance with the provisions of this act.
	TOTAL POSITIONS	644.00	84,363,645	(1) EMPLOYEE AND OFFICER COMPENSATION
PROGRA	M: JUDICIAL QUALIFICATIONS COMMISSION			The elected officers, members of commissions, and designated employees shall be paid at the annual rate, listed below, for the 2014-2015 fiscal
JUDICI	AL QUALIFICATIONS COMMISSION OPERATIONS			year; however, these salaries may be reduced on a voluntary basis.
I	APPROVED SALARY RATE 312,408			7/1/14
3208	SALARIES AND BENEFITS POSITIONS	5.00		Governor 130,273 Lieutenant Governor 124,851 Chief Financial Officer 128,972
2200	FROM GENERAL REVENUE FUND	409,300		Attorney General 128,972 Agriculture, Commissioner of 128,972
3209	EXPENSES FROM GENERAL REVENUE FUND	148,338		Supreme Court Justice
3210	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,638		Judges - Circuit Courts 134,140 Judges - County Courts 146,080 Judges - County Courts 138,020
3211	SPECIAL CATEGORIES	1,030		State Attorneys
3211	CONTRACTED SERVICES	100 475		Commissioner - Public Service Commission
2010	FROM GENERAL REVENUE FUND	190,475		Public Employees Relations Commission Chair 96,789 Public Employees Relations Commission Commissioners 45,862 Commissioner - Parole 91,724
3212	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	701		Criminal Conflict and Civil Regional Counsels
3213	SPECIAL CATEGORIES	701		None of the officers, commission members, or employees whose salaries have been fixed in this section shall receive any supplemental salary or
2613	LITIGATION EXPENSES FROM GENERAL REVENUE FUND	181,294		benefits from any county or municipality.
	I NOT GENERAL REVENUE FUND	101,274		

SECTION 8 SPECIFIC APPROPRIATION (2) SPECIAL PAY ISSUES

Effective July 1, 2014, recurring funds are appropriated in Specific Appropriation 1981 to:

- (a) The judicial branch in the amount of \$5,589,397 from the General Revenue Fund and \$2,543,217 from trust funds for position classification salary adjustments for judicial branch employees, excluding judges, to encourage employee retention, provide equity adjustments to equalize salaries between the judicial branch and other governmental entities for similar positions and duties, and provide market-based adjustments necessary to remedy recurring employee recruitment problems for specific position classifications. The funds available for these adjustments shall be allocated proportionately among the circuit and county courts, the district courts of appeal, the Supreme Court, the Office of the State Courts Administrator, and the Judicial Qualifications Commission, based upon the total number of full-time-equivalent positions, excluding judges, employed by each of those components of the judicial branch. The Chief Justice, based upon recommendations from the Trial Court Budget Commission, District Court of Appeal Budget Commission, and the State Courts Administrator, shall submit a plan for such position classification salary adjustments pursuant to section 216.177(2), Florida Statutes.
- (b) The Justice Administration Commission in the amount of \$9,061,650 from the General Revenue Fund and \$1,838,350 from trust funds for salary adjustments for merit and retention, in the Assistant State Attorney, Assistant Public Defender, and Assistant Public Defender Chief job classes. The funds available for these adjustments shall be allocated proportionately among the State Attorney and Public Defender Offices, based upon the total number of filled, full-time-equivalent positions in those job classes. The Justice Administration Commission shall submit the plans adopted by each State Attorney and Public Defender for the distribution of such merit and retention salary adjustments in their offices pursuant to section 216.177(2), Florida Statutes.
- (c) The Justice Administration Commission to grant a competitive pay adjustment of 2.5 percent of each Assistant Regional Counsel and Assistant Regional Counsel Chief's base rate of pay on June 30, 2014.
- (d) Grant a competitive pay adjustment of 5.0 percent of each law enforcement employee's base rate of pay on June 30, 2014. "Law enforcement employee" means unit sworn officers of the Law Enforcement, Florida Highway Patrol, and Special Agent bargaining units, and non-unit sworn officers in the following class codes: 8522 (Law Enforcement Lieutenant); 8525 and 8632 (Law Enforcement Captain); 8526, 8626 and 8630 (Law Enforcement Major); 8584 (Special Agent Supervisor); 8590 (Inspector); and 8593 (Security Agent).
- (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, 2014, through June 30, 2015, the Department of Management Services shall continue within the State Group Insurance Program a State Group Health Insurance Standard Plan, a State Group Health Insurance High Deductible Plan, State Group Health Maintenance Organization Standard Plans and State Group Health Maintenance Organization High Deductible Plans.
- 2. For the period July 1, 2014, through June 30, 2015, the benefits provided under each of the plans shall be those benefits as provided in the current State Employees' PPO Plan Group Health Insurance Plan Booklet and Benefit Document, current Health Maintenance Organization contracts and benefit documents, and other such health benefits as approved by the Legislature.
- 3. Effective July 1, 2014, the state health insurance plans, as defined

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- 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. Effective January 1, 2015, medical and prescription drug cost sharing amounts incurred by a plan participant for covered in-network services shall be aggregated to record the participant's total amount of plan cost sharing, which shall not exceed the annual cost sharing limitations. The plan shall pay 100 percent of covered in-network services for a plan participant during the applicable calendar year once the federal cost share limitations are reached.
- 4. The high deductible health plans shall continue to include an integrated Health Savings Account (HSA). Such plans and accounts shall be administered in accordance with the requirements and limitations of federal provisions related to the Medicare Prescription Drug Improvement, and Modernization Act of 2003. The state shall make a monthly contribution to an employee's health savings account, as authorized in section 110.123(12), Florida Statutes, of \$41.66 for employees with individual coverage and \$83.33 for employees with family
- (c) State Health Insurance Premiums for the Period July 1, 2014, through June 30, 2015.
- 1. State Paid Premiums
- a. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the state share of the State Group Health Insurance Standard and High Deductible Health Plan premiums to the executive, legislative and judicial branch agencies shall continue at \$591.52 per month for individual coverage and \$1,264.06 per month for family coverage.
- b. Funds are provided in each state agency and university's budget to continue paying the State Group Health Insurance Program premiums for the fiscal year.
- c. The agencies shall continue to pay premiums on behalf of employees who have enhanced benefits as follows, including those employees participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code, and those employees filling positions with "agency pay-all" benefits.
- i. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$637.34 per month for individual coverage and \$1,429.06 per month for family coverage.
- ii. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$714.55 per month for family coverage.
- iii. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the state share of the State Group Health Insurance High Deductible Plan Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$598.18 per month for individual coverage and \$1,298.36 per month for family coverage.
- iv. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the state share of the State Group Health Insurance High Deductible Plan Program Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$649.18 per month for family coverage.
- 2. Premiums Paid by Employees
- a. Effective July 1, 2014, for the coverage period beginning August 1,

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2014, the employee's share of the health insurance premiums for the standard plans shall continue to be \$50 per month for individual coverage and \$180 per month for family coverage.

- b. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the employee's share of the health insurance premium for the high deductible health plans shall continue to be \$15 per month for individual coverage and \$64.30 per month for family coverage.
- c. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the employee's share of the health insurance premiums for the standard plans and the high deductible health plans shall continue to be \$8.34 for individual coverage and \$30 per month for family coverage for employees filling positions with "agency payall" benefits.
- d. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the employee's share of the health insurance premiums for the standard plans and the high deductible plans shall continue to be \$15 per month for each employee participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code.
- 3. Premiums paid by Medicare Participants
- a. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$359.61 for "one eligible", \$1,036.90 for "one under/one over", and \$719.22 for "both eligible."
- b. Effective July 1, 2014, for the coverage period beginning August 1, 2015, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$271.07 for "one eligible", \$849.19 for "one under/one over", and \$542.15 for "both eligible."
- c. Effective July 1, 2014, for the coverage period beginning August 1, 2014, the monthly premiums for Medicare participants enrolled in a Health Maintenance Organization Standard Plan or High Deductible Health Plan shall be equal to the negotiated monthly premium for the selected state-contracted Health Maintenance Organization.
- 4. Premiums paid by "Early Retirees"
- a. Effective July 1, 2014, for the coverage period beginning August 1, 2014 an "early retiree" participating in the State Group Health Insurance Standard Plan shall continue to pay a monthly premium equal to 100 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.
- b. Effective July 1, 2014, for the coverage period beginning August 1, 2014, an "early retiree" participating in the State Group Health Insurance High Deductible Plan shall continue to pay a monthly premium equal to \$564.86 for individual coverage and \$1,245.03 for family coverage.
- 5. Premiums paid by COBRA participants
- a. Effective July 1, 2014, for the coverage period beginning August 1, 2014, a COBRA participant participating in the State Group Health Insurance Program shall continue to pay a premium equal to 102 percent of the total premium charged (state and employee contributions) for an active employee participating in the Program.
- (d) Under the State Employees' Prescription Drug Program, the following shall apply:
- Supply limits shall continue as provided in subsection 110.12315, Florida Statutes
- 2. For the period July 1, 2014, through June 30, 2015, co-payments for the State Group Health Insurance Standard Plan shall be as follows:
- a. \$7 co-payment for generic drugs with card;

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- b. \$30 for preferred brand name drug with card;
- c. \$50 for nonpreferred brand name drug with card;
- d. \$14 for generic mail-order drug;
- e. \$60 for preferred brand name mail order drug;
- f. \$100 for nonpreferred brand name mail order drug.
- 3. For the period July 1, 2014, through June 30, 2015, coinsurance for the State Group Health Insurance High Deductible Plan shall continue as provided in section 110.12315(7), Florida Statutes.
- 4. Effective July 1, 2014, and notwithstanding the provisions of subparagraph 2. to the contrary, for the purpose of encouraging an individual to change from brand name drugs to generic drugs, the department may continue to waive co-payments for a six month supply of a generic statin or a generic proton pump inhibitor.
- 5. The department of Management Services shall maintain the preferred brand name drug list to be used in the administration of the State Employees' Prescription Drug Program.
- 6. The Department of Management Services shall maintain a listing of certain maintenance drugs that must be filled through mail order by participants of the Preferred Provider Organization option only. Effective July 1, 2014, those drugs on the maintenance list may initially be filled three times in a retail pharmacy; thereafter, any covered prescriptions must be filled through mail order, unless the Department of Management Services develops a program to allow retail pharmacies to provide 90 day prescriptions for such drugs or unless a retail pharmacy agrees to provide 90 day prescriptions for such drugs for no more than the reimbursement paid for prescriptions fulfilled by mail order, including the dispensing fee. Notwithstanding subparagraph (d) 2., and for the period beginning January 1, 2015, the co-payments for such 90 day prescriptions at a retail pharmacy shall be \$14 for generic drugs with a card, \$60 for preferred brand name drugs with a card, and \$100 for nonpreferred name brand drugs with a card. This paragraph is contingent upon House Bill 5003 or similar legislation becoming law.
- (e) The State Employees' Prescription Drug Program shall provide coverage for smoking cessation prescription drugs; however, members shall be responsible for appropriate co-payments and deductibles when applicable. The smoking cessation prescription drug benefit shall be limited to up to a six month supply within any plan year and maximum lifetime benefit of no more than nine months supplied.
- (4) OTHER BENEFITS
- (a) The following items shall be implemented in accordance with the provisions of this act and with the applicable negotiated collective bargaining agreement:
- 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.
- 4. The state shall continue to provide, at current levels, clothing allowances and uniform maintenance and shoe allowances.
- (b) All state branches, departments, and agencies which have established or approved personnel policies for the payment of accumulated and unused annual leave, shall not provide payment which exceeds a maximum of 480 hours of actual payment to each employee for accumulated and unused annual leave.
- (c) Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payments

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for unused annual leave credits accrued on the member's last anniversary date shall be prorated at 1/12th of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date.

(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS

The following pay additives and other incentive programs are authorized for the 2014-2015 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 2014-2015 fiscal year. Such additives shall be granted under the provisions of the law, administrative rules, and collective bargaining agreements.
- (c) The Department of Corrections may continue to grant hazardous duty pay additives, as necessary, to those employees assigned to the Department of Corrections institutions' Rapid Response Teams (including the baton, shotgun, and chemical agent teams) and the Correctional Emergency Response Teams.
- (d) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who perform additional duties as K-9 handlers, as regional recruiters/media coordinators, and as breath test operators/inspectors, and may grant temporary special duty pay additives to law enforcement officers who perform additional duties as offshore patrol vessel crew members, as special operations group members, and as long-term covert investigators.
- (e) The Fish and Wildlife Conservation Commission and the Department of Highway Safety and Motor Vehicles are authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, or Monroe County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006. These pay additives shall be granted only during the time in which the employee resides in, and is assigned to duties within, those counties. In no instance may the employee receive an adjustment to the employee's base rate of pay and a critical market pay additive based on the employee residing in and being assigned in the specified counties.
- (f) 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.
- (g) 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.
- (h) 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.
- (i) Contingent upon the availability of funds, and at the agency head's discretion, each agency is authorized to grant competitive pay adjustments to address retention, pay inequities, or other staffing issues. The agency is responsible for retaining sufficient documentation justifying any adjustments provided herein.

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- (j) 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
- (k) Contingent upon the availability of funds and at the agency head's discretion, each agency is authorized to grant a temporary special duties pay additive, of up to 15 percent of the employee's base rate of pay, to each employee temporarily deployed to a facility or area closed due to emergency conditions from another area of the state that is not closed.

(6) COLLECTIVE BARGAINING

- (a) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Physicians and Dentists, the Police Benevolent Association, and the Teamsters Local Union No. 2011, relating to wages and other economic issues shall be resolved herein pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION," Item "(2) SPECIAL PAY ISSUES," Item "(4) OTHER BENEFITS," and Item "(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS" and any legislation enacted to implement this act.
- (b) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Physicians and Dentists, and the Police Benevolent Association, relating to insurance benefits shall be resolved herein pursuant to the instructions provided under Item "(3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE" and the relevant provisions of any legislation enacted to implement this act
- (c) No funding is provided in the General Appropriations Act to implement articles relating to changes in wages and health insurance for the Florida State Fire Service Association, the Federation of Public Employees, and the Florida Nurses Association, and relating to changes in health insurance for the Teamsters Local Union No. 2011.
- SECTION 9. The Chief Financial Officer is hereby authorized to transfer, using nonoperating budget authority, \$169,854,051 from the General Revenue Fund and \$136,231,773 from the Educational Enhancement Trust Fund to the Public Education Capital Outlay and Debt Service Trust Fund by July 31, 2014.
- SECTION 10. Pursuant to section 1013.40, Florida Statutes, the specified Florida College System colleges are authorized to acquire or construct the following facilities from non-PECO sources, which could require general revenue funds for operation and maintenance. If existing facilities are part of these projects, each such building or site must be certified to be free of asbestos or other hazardous materials before the stated college may acquire or expend construction funds on the facility. If the property to be acquired is not adjacent to an existing approved center or campus, then all necessary approvals from the State Board of Education must be received before any funds may be expended to acquire the property.
- 1. BROWARD COLLEGE Acquire facilities for instructional and support space, and parking, from local funds, at the State Board of Education approved Southwest Center.
- 2. BROWARD COLLEGE Acquire land/facilities for instructional and support space, and parking, from local funds, for the State Board of Education approved Automotive and Marine Center.
- 3. BROWARD COLLEGE Construct a support services facility from local funds at the State Board of Education approved South Campus.
- 4. DAYTONA STATE COLLEGE Acquire land/facilities (450 and 805) and remodel for support space, from local funds, at the State Board of Education approved Daytona Beach Campus.
- 5. DAYTONA STATE COLLEGE Acquire adjacent land to provide an additional entrance for the campus along SR 44, from local funds, at the

SECTION 10 SPECIFIC APPROPRIATION State Board of Education approved DeLand Campus.

- 6. FLORIDA SOUTHWESTERN STATE COLLEGE Construct a student activities facility from local funds at the State Board of Education approved Lee Campus.
- 7. INDIAN RIVER STATE COLLEGE Acquire land/facilities and construct /remodel/renovate facilities for classrooms, labs, offices, support space and parking, from local funds, at the State Board of Education approved Main Campus, Chastain Center, Mueller Center, Marine Science Center and Dixon Hendry Center.
- 8. MIAMI DADE COLLEGE Acquire land/facilities for future growth and development of a new campus/center in NE and/or NW Miami-Dade County, subject to State Board of Education approval, and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking from local funds.
- 9. PASCO-HERNANDO STATE COLLEGE Acquire land for future growth and development from local funds at the State Board of Education approved Spring Hill Center.
- 10. POLK STATE COLLEGE Acquire land/facilities and construct /remodel/renovate facilities for classrooms, support spaces, meeting room and parking, from local funds, at the State Board of Education approved Lake Wales Special Purpose Center.
- 11. POLK STATE COLLEGE Acquire four (4) relocatables for instructional and support space from Florida Polytechnic University at the State Board of Education approved Lakeland Campus.
- 12. ST. JOHNS RIVER STATE COLLEGE Construct student services and restroom addition to facility 1003 from local and Capital Outlay and Debt Service trust funds at the State Board of Education approved Palatka Campus.
- 13. TALLAHASSEE COMMUNITY COLLEGE Acquire land/facilities for instructional and support space, and parking, from local funds, at the State Board of Education approved Wakulla Center.
- SECTION 11. Pursuant to s. 1013.74 and s. 1013.78, Florida Statutes, the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operation.
- UNIVERSITY OF FLORIDA Dasburg President's House New residence for the University President, 8,500 qsf. Located on the main campus.
- UNIVERSITY OF FLORIDA President Residence Addition to the existing President Residence, 6,300 qsf. Located on the main campus.
- UNIVERSITY OF FLORIDA Veterinary Academic Building Addition 10,000 gsf addition to an existing facility for a clinical simulation program, located on the main campus
- UNIVERSITY OF FLORIDA\Institute of Food and Agricultural Sciences
 Shade House Updated facilities needed to perform research and teaching activities, 58,120 gsf. Located at Lake Alfred.
- FLORIDA STATE UNIVERSITY Postal Services/Receiving Warehouse-type space, 15,000 gsf. Located on the south side of the main campus.
- FLORIDA ATLANTIC UNIVERSITY Research Park Office Building Office building in adjacent FAU Research Park to support university programs, 27,000 qsf.
- UNIVERSITY OF CENTRAL FLORIDA Rosen Educational Facility Office, Classrooms and Multipurpose space. 52,000 GSF. Located at Rosen College of Hospitality.
- UNIVERSITY OF CENTRAL FLORIDA Warehouse Support Building Office and Warehouse space, 5490 gsf.
- UNIVERSITY OF CENTRAL FLORIDA Global UCF and Continual Education -

SECTION 11 SPECIFIC APPROPRIATION Offices, 52,490 qsf.

UNIVERSITY OF CENTRAL FLORIDA - Facilities Zone Maintenance Building - Offices, Support Space, 6,400 qsf

- SECTION 12. The sum of \$20,457,527 from the General Revenue Fund in Specific Appropriation 82 of chapter 2013-40, Laws of Florida, for Voluntary Prekindergarten Program is hereby reverted. This section is effective upon becoming law.
- SECTION 13. The unexpended balance of Child Care Development Block Grant Trust Funds provided to the Office of Early Learning in the Department of Education in Specific Appropriation 84 of chapter 2013-40, Laws of Florida, for the Early Learning Information System is hereby reverted and is reappropriated for Fiscal Year 2014-2015 to the Office of Early Learning for the same purpose as provided in Specific Appropriation 94 of this Act.
- SECTION 14. The unexpended balance of funds provided to the Department of Education in Specific Appropriation 111 from the Federal Grants Trust Fund for Strategic Education Initiatives and Section 15 for Race to the Top Strategic Education Initiatives and Statewide Longitudinal Data Systems in chapter 2013-40, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2014-2015 to the Department of Education for the same purpose.
- SECTION 15. The unexpended balance of funds provided to the Department of Education in Specific Appropriation 109 from the Federal Grants Trust Fund for grants funded by the American Recovery and Reinvestment Act of 2009 in chapter 2013-40, Laws of Florida, are hereby reverted and reappropriated for Fiscal Year 2014-2015 for the purpose of the original appropriation within the Department of Education.
- SECTION 16. The unexpended balance of funds provided to the Department of Education in Specific Appropriation 102A of chapter 2013-40, Laws of Florida, for the District Bandwidth Support and Technology Transformation Grants for Rural School Districts is hereby reverted and is reappropriated for Fiscal Year 2014-2015 for the purpose of the original appropriation within the Department of Education.
- SECTION 17. The sum of \$3,000,000 provided to the Department of Education in Specific Appropriation 102A of chapter 2013-40, Laws of Florida, for the Career and Education Planning System is hereby reverted. This section is effective upon becoming law.
- SECTION 18. The sum of \$1,400,000 from nonrecurring general revenue state matching funds is hereby appropriated to the Department of Education, Division of Vocational Rehabilitation in the Purchased Client Services category for Fiscal Year 2013-2014 to provide services to customers on waiting lists. This section is effective upon becoming law.
- SECTION 19. The unexpended balance of funds provided to the Office of Early Learning for the Child Care Executive Partnership in Specific Appropriation 78A of chapter 2013-40, Laws of Florida, is hereby reverted and is reappropriated for the Fiscal Year 2014-2015 to the Office of Early Learning for the same purpose.
- SECTION 20. The unexpended balance in Specific Appropriation 189 of chapter 2013-40, Laws of Florida, for the Enhanced Detection Technology project shall revert and is reappropriated for Fiscal Year 2014-2015 for the same purpose.
- SECTION 21. The unexpended balance in Specific Appropriation 251 of chapter 2013-40, Laws of Florida, for the Online Licensing and Reconciliation System shall revert and is reappropriated for Fiscal Year 2014-2015 for the same purpose.
- SECTION 22. There is hereby appropriated \$696,978 in nonrecurring funds from the Grants and Donations Trust Fund to the Agency for Health Care Administration to cover the Fiscal Year 2013-2014 Florida Kid Care Program costs. This section shall take effect upon becoming law.
- SECTION 23. There is hereby appropriated \$14,700,000 in nonrecurring funds from the Health Care Trust Fund to the Agency for Health Care

SECTION 23 SPECIFIC APPROPRIATION

Administration to cover Fiscal Year 2013-2014 Medicaid Incentive Payment Program costs. This section shall take effect upon becoming law.

SECTION 24. From the funds appropriated in Specific Appropriations 197, chapter 2013-40, Laws of Florida, \$5,880,634 from the General Revenue Fund and \$8,347,854 from the Medical Care Trust Fund is reverted due to the federal Medicaid exclusion of Behavioral Health Overlay Services provided by the Department of Juvenile Justice. This section shall take effect upon becoming law.

SECTION 25. From the funds appropriated in Specific Appropriations 195 through 245 of chapter 2013-40, Laws of Florida, the amounts of \$231,115,874 from the General Revenue Fund, \$563,783,515 from the Medical Care Trust Fund, \$49,800,000 from the Health Care Trust Fund, and \$5,908,642 from the Refugee Assistance Trust Fund are hereby reverted from the unexpended balances, which includes the funds remaining in unbudgeted reserve. This section shall take effect upon becoming law.

SECTION 26. From the funds appropriated in Specific Appropriations 174 through 179 of chapter 2013-40, Laws of Florida, the amounts of \$343,209 from the General Revenue Fund and \$3,824,386 from the Medical Care Trust Fund are hereby reverted from unexpended balances, which includes the funds remaining in unbudgeted reserve. This section shall take effect upon becoming law.

SECTION 27. There is hereby appropriated \$33,720,851 in nonrecurring funds from the Grants and Donations Trust Fund and \$49,664,042 in nonrecurring funds from the Medical Care Trust Fund to the Agency for Health Care Administration to cover inpatient hospital services and graduate medical education payments for Fiscal Year 2013-2014 for the teaching hospitals affiliated with physicians employed by or under contract with a medical school that received physician supplemental payments in Fiscal Year 2013-2014. Payments are contingent upon receipt of sufficient intergovernmental transfers within the Grants and Donations Trust Fund. This section shall take effect upon becoming law.

SECTION 28. The sum of \$750,000 from the General Revenue Fund and \$750,000 from the Operations and Maintenance Trust Fund provided to the Agency for Persons with Disabilities in Specific Appropriation 281A of Chapter 2013-40, Laws of Florida, for the Client Data Management System and Electronic Visit Verification Qualified Expenditure Category shall revert and is reappropriated to the Agency for Persons with Disabilities for Fiscal Year 2014-2015 in the Client Data Management System and Electronic Visit Verification Qualified Expenditure Category for the same purpose.

SECTION 29. The unexpended balance in Specific Appropriation 267 of chapter 2013-40, Laws of Florida, provided to the Agency for Persons with Disabilities for the Home and Community Based Services Waiver shall revert and is appropriated for Fiscal Year 2014-2015 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Waiver cost plans resulting from the application of the U.S. Department of Labor Fair Labor Standards to Domestic Service rule effective January 1, 2015 (78 Fed. Reg. 60454) or for increases in such cost plans resulting from lawsuits against the agency.

SECTION 30. The unexpended funds in Specific Appropriation 323 of chapter 2013-40, Laws of Florida, provided to the Department of Children and Families for procurement of a patient-centered, internet-based personal health record system for foster children shall revert and is appropriated for Fiscal Year 2014-2015 for the same purpose. This section shall take effect upon becoming law.

SECTION 31. The sum of \$5,053,150 in the Federal Grants Trust Fund in Specific Appropriation 326 of chapter 2013-40, Laws of Florida, provided to the Department of Children and Families for enhancements to Florida's Public Assistance Eligibility (FLORIDA) System shall revert and is appropriated to the department in the Computer Related Expenses category for Fiscal Year 2014-2015 for the same purpose.

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SECTION 32. The sum of \$500,000 from unexpended funds in the Federal Grants Trust Fund in Specific Appropriation 335 of chapter 2013-40, Laws of Florida, provided to the Department of Children and Families for the Florida Coalition Against Domestic Violence for utilization of the STOP Violence Against Women Formula Grant Program shall revert immediately and is appropriated for Fiscal Year 2014-2015 for the same purpose.

SECTION 33. The sum of \$3,162,750 from unexpended funds in the General Revenue Fund in Specific Appropriation 363 of chapter 2013-40, Laws of Florida, provided to the Department of Children and Families shall revert and is appropriated in nonrecurring funds, along with \$2,220,889 hereby appropriated in nonrecurring funds in the Federal Grants Trust Fund, to the community based care lead agencies for Fiscal Year 2013-14 for maintenance adoption subsidies. This section is effective upon becoming law.

SECTION 34. The sum of \$1,000,000 from unexpended funds in Specific Appropriation 358 of chapter 2013-40, Laws of Florida, provided to the Department of Children and Families for operational costs for the Florida Civil Commitment Center shall revert and is appropriated to the department for Fiscal Year 2014-2015 in the Lump Sum Sexually Violent Predator Program category for operational costs.

SECTION 35. The sum of \$1,726,038 in unexpended funds in Specific Appropriation 473B of chapter 2013-40, Laws of Florida, for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program shall revert and is appropriated for Fiscal Year 2014-2015 for the same purpose.

SECTION 36. The sum of \$23,200,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Corrections for Fiscal Year 2013-2014 to address the department's projected current year operational deficits. This section shall take effect upon becoming law.

SECTION 37. The sum of \$12,350,689 from nonrecurring general revenue funds is hereby appropriated to the Department of Corrections for Fiscal Year 2013-2014 due to the revised Criminal Justice Estimating Conference prison population forecast that increased the average daily population. This section shall take effect upon becoming law.

SECTION 38. The unexpended balance of funds provided in Specific Appropriation 692A, chapter 2013-2014, Laws of Florida, for the Ready4Work re-entry program, is hereby reverted and reappropriated for Fiscal Year 2014-2015 to the Department of Corrections for the Ready4Work re-entry program.

SECTION 39. The unexpended balance of funds provided in Specific Appropriation 692A, chapter 2013-2014, Laws of Florida, for the New Hope re-entry program, is hereby reverted and reappropriated for Fiscal Year 2014-2015 to the Department of Corrections for the New Hope re-entry program.

SECTION 40. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG B2014-0407 as submitted on March 24, 2014, 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 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 41. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG B2014-0457 as submitted on April 17, 2014, by the Chief Justice on behalf of the State Courts System for approval by the Legislative Budget Commission. The Chief Justice shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 42. From Specific Appropriation 755 of chapter 2013-40, Laws of Florida, for Fiscal Year 2013-14, \$450,000 in general revenue is transferred to the Criminal Conflict and Civil Regional Counsel - Second District, \$240,000 in general revenue is transferred to the Criminal Conflict and Civil Regional Counsel - Fourth District, and \$1,000,000 in general revenue is transferred to Public Defender Due Process Costs

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within the Justice Administrative Commission. This section is effective upon becoming law.

SECTION 43. The sum of \$18,400,000 from nonrecurring general revenue funds is hereby appropriated to the Department of Juvenile Justice for Fiscal Year 2013-2014 to fund the deficit in the Juvenile Detention Program. This section is effective upon becoming law.

SECTION 44. The sum of \$14,228,487 from nonrecurring general revenue funds is hereby appropriated to the Department of Juvenile Justice for Fiscal Year 2013-2014 to address operational deficits due to funding changes resulting from a determination by the Centers for Medicare and Medicaid Services impacting youth in residential commitment programs that were receiving services through Medicaid. This section shall take effect upon becoming law.

SECTION 45. The unexpended balance of funds provided in Section 6, chapter 2012-155, Laws of Florida, for the relocation of victims of sexual battery as provided in s. 960.199, Florida Statutes, is hereby reverted and reappropriated for Fiscal Year 2014-2015 to the Department of Legal Affairs for the same purpose.

SECTION 46. The unexpended balance of funds provided to the Department of Law Enforcement for domestic security issues in Specific Appropriation 1949A of chapter 2013-040, Laws of Florida, and subsequently distributed to the Department of Law Enforcement pursuant to budget amendment EOG #B2014-0014, is hereby reverted and reappropriated for Fiscal Year 2014-15 for the purpose of the original appropriation within the Department of Law Enforcement.

SECTION 47. The sum of \$1,800,000 in nonrecurring funds from the General Revenue Fund is appropriated to the State Courts Revenue Trust Fund within the State Courts System to cover Fiscal Year 2013-2014 trust fund deficits. This section is effective upon becoming law.

SECTION 48. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2013-0213 for storm damages associated with Tropical Storm Debby, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2014-0005, shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 49. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for domestic security issues in Specific Appropriation 1949A of chapter 2013-40, Laws of Florida, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2014-0014, shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 50. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services in Specific Appropriations 1456A of chapter 2008-152 and 1499 of chapter 2010-152, Laws of Florida, for maintenance and repairs of state farmer's market facilities statewide, shall revert and are appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 51. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services in Specific Appropriations 1456B of chapter 2008-152 and 1437B of chapter 2011-69, Laws of Florida, for code and life safety repairs at state farmer's market facilities statewide, shall revert and are appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 52. The sums from unexpended funds in the Specific Appropriations/Laws of Florida listed and provided to the Department of Environmental Protection for the following beach projects shall revert immediately.

A. The sum of \$100,000 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for the Mid-Reach Segment, Brevard County Shore Protection Project.

SECTION 52 SPECIFIC

APPROPRIATION

- B. The sum of \$483,775 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for the Juno Beach Nourishment Project.
- C. The sum of \$20,050 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for the Panama City Beaches Shore Protection Project.
- D. The sum of \$50,000 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, provided to the Department of Environmental Protection for the Honeymoon Island Phase II Restoration Project.
- E. The sum of \$76,364 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for the South Lake Worth Inlet Management Project.
- F. The sum of \$912,000 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for the South End Palm Beach (Reach 8) Restoration Project.
- G. The sum of \$6,106 from unexpended funds in Specific Appropriation 1834 of chapter 2007-72, Laws of Florida, provided to the Department of Environmental Protection for statewide beach projects.
- H. The sum of \$396,280 from unexpended funds in Specific Appropriation 1748 of chapter 2008-152, Laws of Florida, provided to the Department of Environmental Protection for the South Lake Worth Inlet Management Project.
- I. The sum of \$31,197 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for the Collier County Beach Nourishment Project.
- J. The sum of \$34,357 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for the South Marco Beach Nourishment Project.
- K. The sum of \$38,280 from unexpended funds in Specific Appropriation 1695 of chapter 2009-81, Laws of Florida, provided to the Department of Environmental Protection for statewide beach restoration projects.
- L. The sum of \$11,066 from unexpended funds in Specific Appropriation 1653A of chapter 2011-69, Laws of Florida, provided to the Department of Environmental Protection for statewide beach restoration projects.

From the total sum of funds reverted in this section, there is appropriated \$31,116 in nonrecurring funds from the General Revenue Fund and \$2,128,359 in nonrecurring funds from the Ecosystem Management and Restoration Trust Fund for the purpose of providing funds to the Department of Environmental Protection for the Beach Management Funding Assistance Program for Fiscal Year 2014-2015. These funds are in addition to the funds provided in Specific Appropriation 1653.

Funds in Specific Appropriation 1653 and this section are provided to fund the Department of Environmental Protection's Beach Management Funding Assistance Program (BMFAP) for Fiscal Year 2014-2015. Funds shall be provided in the order included in the department's Beach Restoration and Nourishment Projects list to include the specific projects: Duval County Shore Protection Project, Anna Marie Island/Cortez Groin Replacement and Coquina Beach Nourishment (Manatee), Ft. Pierce Shore Protection Project, Gasparilla Island-Lee County Shore Protection Project, Jupiter/Carlin Segment-Palm Beach County Shore Protection Project, North Boca Raton Segment-Palm Beach County Shore Protection Project, Ocean Ridge Segment-Palm Beach County Shore Protection Project, Ocean Ridge Segment-Palm Beach County Shore Protection Project, Longboat Key Beach Nourishment, Lido Key Nourishment (Sarasota), St. Joe Peninsula Beach Nourishment (Gulf), Ft. Pierce Beach Emergency Truck Haul, Collier County Beach Nourishment, South Amelia Island Beach Nourishment, Pensacola Beach Nourishment, Delray Segment-Palm Beach County Shore Protection Project, Jupiter

SECTION 52 SPECIFIC APPROPRIATION

Island Beach Nourishment, Wabasso Beach Restoration (Indian River County), Bathtub Beach/Sailfish Point Project (Martin), South Marco Island Nourishment, Broward County Shore Protection Segment II, and Mid-Reach/Brevard County Shore Protection Project. The amounts for certain projects have been adjusted to provide the necessary state matching funds to leverage currently available federal funds, or to maximize opportunities to accelerate project construction with federal funds

Funds in Specific Appropriation 1653 and this section shall be provided for post-construction monitoring projects identified in the BMFAP for Fiscal Year 2014-2015 in an amount not to exceed \$1,578,216. Such funds shall be allocated in the request for Beach Restoration and Nourishment Post-Construction Monitoring and are provided only for Fiscal Year 2014-2015 post-construction monitoring costs and activities. No funds are provided for post-construction monitoring costs beyond year three or for new construction projects receiving funds in Fiscal Year 2014-2015.

Funds in Specific Appropriation 1653 and this section shall be provided for the four highest ranked inlet management projects in the BMFAP and include the following specific projects: Port Canaveral Inlet Management Plan (IMP) Implementation, Lake Worth IMP Implementation, St. Lucie Inlet IMP, and East Pass IMP Update.

SECTION 53. The Department of Environmental Protection is authorized to transfer \$1,500,000 from the Conservation and Recreation Lands Trust Fund and \$2,000,000 from the Land Acquisition Trust Fund to the Florida Forever Trust Fund for the Florida Forever program pursuant to section 216.181(12), Florida Statutes.

SECTION 54. The Department of Environmental Protection is authorized to transfer \$12,500,000 from the Land Acquisition Trust Fund and \$7,700,000 from the Water Management Lands Trust, and \$10,500,000 from the Conservation and Recreation Lands Trust Fund to the Save Our Everglades Trust Fund for everglades restoration projects in the final report of the Select Committee on Indian River Lagoon and Lake Okeechobee Basin (IRLLOB) dated November 8, 2013. Funds shall be provided for the Restoration Strategies Regional Water Quality Plan and for the design, engineering, and construction of the Comprehensive Everglades Restoration Plan, the Lake Okeechobee Protection Plan, the Caloosahatchee and St. Lucie River Watershed Protection Plan components, water quality studies necessary for the implementation of the Comprehensive Everglades Restoration Plan, and water quality enhancement projects identified in the state's long-term plan.

SECTION 55. The Department of Environmental Protection is authorized to transfer up to \$40,000,000 from the Internal Improvement Trust Fund from the sale of non-conservation lands to the Florida Forever Trust Fund for the Florida Forever program pursuant to section 216.181(12), Florida Statutes.

SECTION 56. The sums of \$10,000,000 from non-bond proceed funds in Specific Appropriation 1657 of chapter 2008-152, Laws of Florida, and \$10,000,000 from unexpended general revenue funds in Specific Appropriation 1544 of chapter 2013-40, Laws of Florida, shall revert immediately and are appropriated for Fiscal Year 2014-15 in nonrecurring funds from the Florida Forever Trust Fund to the Department of Environmental Protection for the purpose of providing funds to water management districts for land acquisitions, including less-than-fee that provide water resource protection or ecosystem restoration. These funds are in addition to the funds provided in Specific Appropriation 1583.

SECTION 57. The unexpended balance of funds provided to the Department of Environmental Protection and approved in Budget Amendment EOG #B0113 for Fiscal Year 2013-2014 from the Internal Improvement Trust Fund for legal fees shall revert and is appropriated for Fiscal Year 2014-2015 to the department for the same purpose.

SECTION 58. The unexpended balance of funds in the Coastal Protection Trust Fund provided to the Department of Environmental Protection in section 57, chapter 2012-118, Laws of Florida, by BP for Natural Resource Damage Assessment shall revert on June 30, 2014, and is appropriated for Fiscal Year 2014-2015 to the Department of Environmental Protection for the same purpose.

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SECTION 59. The unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1640A of chapter 2013-40, Laws of Florida, for the Deep Creek and Fisheating Creek hybrid wetlands treatment projects shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 60. The unexpended balance of funds provided to the Department of Environmental Protection in Specific Appropriation 1640C of chapter 2013-40, Laws of Florida, for the Danforth Creek Basin water project shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 61. The unexpended balance of funds provided in Specific Appropriation 1949A, of chapter 2013-40, Laws of Florida, and distributed to the Department of Financial Services in EOG #B2014-0014 for strengthening domestic security shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Financial Services for the same purpose.

SECTION 62. The unexpended balance from Specific Appropriation 2375A of chapter 2013-40, Laws of Florida, provided to the Department of Financial Services for the Risk Management Information Claims System shall revert and is appropriated for Fiscal Year 2014-2015 to the Department of Financial Services for its original purpose.

SECTION 63. The unexpended balance of funds provided to the Department of Revenue in Section 61 of chapter 2013-40, Laws of Florida and Specific Appropriation 3073G of Chapter 2013-40, Laws of Florida, for the One-Stop Business Registration Portal shall revert and are reappropriated for Fiscal Year 2014-2015 to the Department of Revenue for the same purpose. The funds shall be held in reserve. The Department of Revenue is authorized to submit budget amendments to the Legislative Budget Commission requesting the release of the funds being held in reserve. The budget amendments shall include a detailed operational work plan and project spending plan that align with the recommended major project deliverables included in the third party assessment and include the cost of acquiring ongoing independent verification and validation project support.

SECTION 64. From the funds appropriated in Specific Appropriation 3004K of chapter 2013-40, Laws of Florida, \$1,578,549 from the General Revenue Fund that is held in reserve shall revert immediately. This section shall take effect upon becoming law.

SECTION 65. The unexpended balance of funds provided for the 2013-2014 fiscal year in Section 68 of Chapter 2013-40, Laws of Florida, for the State Small Business Credit Initiative, including the unreleased balance of funds held in reserve, shall revert on June 30, 2014 and is reappropriated for Fiscal Year 2014-2015 to the Department of Economic Opportunity for the same purpose.

SECTION 66. Notwithstanding the provisions of subsection (4) of section 53 of chapter 2010-147, Laws of Florida, \$150,000 of the unexpended balance of General Revenue funds provided for the Local Government Distressed Area Matching Grant Program shall revert immediately.

SECTION 67. The Legislature hereby adopts by reference the changes to the approved budget as set forth in Budget Amendment EOG #B2014-0428 as submitted by the Governor on March 31, 2014, on behalf of the Department of Economic Opportunity for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 68. The sum of \$7,590,762 from the unexpended funds provided from the General Revenue Fund to the Department of Economic Opportunity in Specific Appropriation 2220 of Chapter 2013-40, Laws of Florida, and subsequently allocated by budget amendment EOG #2014-0027 shall revert immediately. This section shall take effect upon becoming law.

SECTION 69. The unexpended balance of funds provided for domestic security projects in Specific Appropriation 1949A of chapter 2013-40,

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Laws of Florida, that was subsequently distributed to the Executive Office of the Governor, Division of Emergency Management in budget amendment EOG #B2014-0014, and the unexpended balance of funds provided for Fiscal Year 2013-2014 to the division in section 74 of chapter 2013-40, Laws of Florida, shall revert and are appropriated for Fiscal Year 2014-2015 to the division for the same purpose.

SECTION 70. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the federal Emergency Management Performance Grant in Specific Appropriations 2528 and 2546 of chapter 2013-40, Laws of Florida, and the unexpended balance of funds provided for Fiscal Year 2013-2014 to the division in section 75 of chapter 2013-40, Laws of Florida, shall revert and are appropriated for Fiscal Year 2014-2015 to the division for the same purpose.

SECTION 71. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the State and Local Implementation Grant in Specific Appropriation 2531A of chapter 2013-40, Laws of Florida, shall revert and is appropriated for Fiscal Year 2014-2015 to the division for the same purpose.

SECTION 72. The unexpended balance of funds provided to the Department of Highway Safety and Motor Vehicles for the First Net State and Local Implementation Grants in Specific Appropriation 2588A of chapter 2013-40, Laws of Florida are reverted and reappropriated for Fiscal Year 2014-2015 for the same purpose.

SECTION 73. The unexpended balance of funds provided to the Department of Highway Safety and Motor Vehicles for the Driver Related Issuance and Vehicle Enhancements System in Specific Appropriation 2644 of chapter 2013-40, Laws of Florida are reverted and reappropriated for Fiscal Year 2014-2015 for the same purpose.

SECTION 74. The sum of \$85,635 is appropriated from the General Revenue Fund to the Department of State for the Fiscal Year 2013-2014 for a library grant to the Okaloosa County Library. This section shall be effective upon becoming law.

SECTION 75. The unexpended balance of funds provided pursuant to chapter 2012-118, section 84, Laws of Florida, and approved budget amendment: EOG #2009-0082, dated April 15, 2009, for the Transportation Infrastructure - American Recovery and Reinvestment Act of 2009 (088825) appropriation category in the Department of Transportation, shall revert immediately and is appropriated for Fiscal Year 2014-2015 to the department for the same purpose.

SECTION 76. From the funds appropriated in Specific Appropriation 1947, of chapter 2013-40, Laws of Florida, that are held in reserve for Casualty Insurance Premium Deficit, \$3,000,000 from the General Revenue Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 77. From the funds appropriated in Specific Appropriation 1950A, of chapter 2013-40, Laws of Florida, that are held in reserve for Employee Compensation and Benefits, \$26,973,187 from the General Revenue Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 78. From the funds appropriated in chapter 2013-40, Laws of Florida, that are held in reserve for Risk Management Insurance, \$582,225 from the General Revenue Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 79. There is hereby appropriated \$4,500,000 in additional nonrecurring trust fund authority to implement section 8 (2)(b) of chapter 2013-40, Laws of Florida. This section shall take effect upon becoming law.

SECTION 80. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG # B2014-B0411 as submitted on April 18, 2014, by the Governor on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved

SECTION 80 SPECIFIC APPROPRIATION

operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 81. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG # B2014-B0416 as submitted on April 18, 2014, by the Governor 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 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 82. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG # B2014-B0446 as submitted on April 18, 2014, by the Governor on behalf of the Agency for Persons with Disabilities for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 83. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2014-0393 as submitted by the Governor on March 19, 2014, on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 84. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2014-0466 as submitted by the Governor on April 25, 2014, on behalf of the Department of Environmental Protection for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 85. The Legislature hereby adopts by reference for the 2013-2014 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 #B2014-00090 as submitted on March 19, 2014, 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 2013-2014 fiscal year. This section is effective upon becoming law.

SECTION 86. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG# B2014-0299 as submitted on March 26, 2014, by the Governor 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 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 87. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG# B2014-0392 as submitted on April 3, 2014, by the Governor 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 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 88. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2014-0369 as submitted on February 26, 2014, 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 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 89. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2014-0377 as submitted on March 5, 2014, by the Governor on behalf of the Florida Commission on Human Relations for approval by the

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Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 90. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #BZ014-0400 as submitted on March 18, 2014, by the Governor on behalf of the Southwood Shared Resource Center for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 91. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2014-0452 as submitted on April 16, 2014, by the Governor on behalf of the Department of Revenue for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2013-2014 consistent with the amendment. This section is effective upon becoming law.

SECTION 92. Pursuant to section 215.32(2)(b)4.a., Florida Statutes, \$281,751,367 from unobligated cash balance amounts specified from the following trust funds shall be transferred to the General Revenue Fund for Fiscal Year 2014-2015:

AGENCY FOR HEALTH CARE ADMINISTRATION Grants and Donations Trust Fund	60,000,000
Medical Care Trust Fund DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION	15,000,000
Division of Florida Condominiums, Timeshares and Mobile	
Homes Trust Fund	2,000,000
Professional Regulation Trust Fund	2,500,000
DEPARTMENT OF ECONOMIC OPPORTUNITY	2,300,000
State Economic Enhancement and Development Trust Fund	10,000,000
Local Government Housing Trust Fund	91,853,337
State Housing Trust Fund	14,298,030
DEPARTMENT OF ENVIRONMENTAL PROTECTION	, ,
Inland Protection Trust Fund	40,000,000
DEPARTMENT OF FINANCIAL SERVICES	
Anti-Fraud Trust Fund	2,000,000
Insurance Regulatory Trust Fund	25,100,000
Regulatory Trust Fund/Office of Financial Regulation	3,000,000
DEPARTMENT OF HEALTH	
Biomedical Research Trust Fund	3,000,000
Medical Quality Assurance Trust Fund	5,000,000
FISH AND WILDLIFE CONSERVATION COMMISSION	
Invasive Plant Control Trust Fund	3,000,000

Funds specified above from each trust fund shall be transferred in four equal installments on a quarterly basis during the fiscal year, except for funds from the Local Government Housing Trust Fund and the State Housing Trust Fund, which shall transfer fifty percent by March 1, 2015, and fifty percent by June 30, 2015.

SECTION 93. The nonrecurring sums of \$527,111 from General Revenue and \$2,632,805 from trust funds are hereby reduced from each agency's budget for Fiscal Year 2013-2014, as a result of savings achieved through the Real Estate Initiative, as follows:

AGENCY FOR PERSONS WITH DISABILITIES	
General Revenue	110,944
Trust Funds	73,962
DIVISION OF ADMINISTRATIVE HEARINGS	
Trust Funds	40,715
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION	
Trust Funds	92,288
DEPARTMENT OF ECONOMIC OPPORTUNITY	
Trust Funds	7,250
DEPARTMENT OF HEALTH	
Trust Funds	904,051
DEPARTMENT OF REVENUE	
General Revenue	416,167
Trust Funds	1,335,377

This section shall take effect upon becoming law.

SECTION 94. The nonrecurring sums of \$668,306 from General Revenue and \$1,354,362 from trust funds are hereby reduced from each agency's budget for Fiscal Year 2013-2014, as a result of savings achieved through contract renegotiation efforts, as follows:

AGENCY FOR HEALTH CARE ADMINISTRATION	
General Revenue	662,997
Trust Funds	1,282,679
DEPARTMENT OF HIGHWAY SAFETY & MOTOR VEHICLES	
Trust Funds	925
DEPARTMENT OF STATE	
General Revenue	-,
Trust Funds	859
DEPARTMENT OF FINANCIAL SERVICES -	
OFFICE OF FINANCIAL REGULATION	
Trust Funds	19,968
OFFICE OF INSURANCE REGULATION	
Trust Funds	49,931

This section shall take effect upon becoming law.

SECTION 95. The Chief Financial Officer is hereby authorized to transfer \$214,500,000 from the General Revenue Fund to the Budget Stabilization Fund for Fiscal Year 2014-2015 as required by section 215.32(2)(c), Florida Statutes.

SECTION 96. 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 97. Except as otherwise provided herein, this act shall take effect July 1, 2014, or upon becoming law, whichever occurs later; however, if this act becomes law after July 1, 2014, then it shall operate retroactively to July 1, 2014.

TOTAL THIS GENERAL APPROPRIATION ACT

FROM GENERAL REVE	NUE FUND 27,906,288,393	
FROM TRUST FUNDS		49,174,793,731
TOTAL POSITIONS	114,444.57	
TOTAL ALL FUNDS		77,081,082,124
TOTAL APPROVED	SALARY RATE 4.969.122.916	

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be

An act making appropriations; providing moneys for the annual period beginning July 1, 2014, and ending June 30, 2015, and supplemental appropriations for the period ending June 30, 2014, 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.

On motion by Senator Negron, the Conference Committee Report on ${\bf HB~5001}$ was adopted. ${\bf HB~5001}$ passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas-40

Mr. President	Benacquisto	Bullard
Abruzzo	Bradley	Clemens
Altman	Brandes	Dean
Bean	Bravnon	Detert

Diaz de la Portilla	Joyner	Simmons
Evers	Latvala	Simpson
Flores	Lee	Smith
Galvano	Legg	Sobel
Garcia	Margolis	Soto
Gardiner	Montford	Stargel
Gibson	Negron	Thompson
Grimsley	Richter	Thrasher
Hays	Ring	

Sachs

Nays-None

Hukill

DISCLOSURE

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, HB 5201, and HB 5203 which come before the Senate floor for a vote on May 2, 2014.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5101, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5101

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5101, same being:

An act relating to Education Funding.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (324342).
- 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/ Joe Negron, Chair
                                   s/ Lizbeth Benacquisto, Vice Chair
s / Joseph Abruzzo
                                   s/ Thad Altman
s / Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores
                                   s/ Bill Galvano
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s/ Audrey Gibson
                                   s/ Denise Grimsley
s/ Alan Hays
                                   s/ Dorothy L. Hukill
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
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s/ Tom Lee
s/ Gwen Margolis, At Large
s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
s/ Wilton Simpson
s/ Eleanor Sobel
s/ Kelli Stargel
s/ John Legg
s/ Bill Montford
s/ Jeremy Ring
s/ David Simmons
s/ Christopher L. Smith, At Large
s/ Darren Soto
s/ Geraldine F. "Geri" Thompson
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Managers on the part of the Senate

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s/ Seth McKeel, Chair
s/ Eric Fresen, Chair
                                    s/ Janet H. Adkins
s/ Steve Crisafulli
  Vice Chair
                                    s/ Larry Ahern
s/ Dennis K. Baxley, At Large
                                    Karen Castor Dentel
Gwyndolen "Gwyn" Clarke-Reed
                                    s/ Marti Coley, At Large
s/ Joseph A. "Joe" Gibbons, At
s/ Heather Fitzenhagen
                                    Large
s/ Eduardo Gonzalez, At Large
                                    s/ Doug Holder, At Large
Mia L. Jones, At Large
                                    s/ Jeanette M. Nunez
                                    s/ Keith Perry
s/ H. Marlene O'Toole, At Large
Jake Raburn
                                    Betty Reed
                                    s/ Robert C. "Rob" Schenck
s/ Darryl Ervin Rouson
  At Large
                                       At Large
s/ Charlie Stone
                                    Dwayne L. Taylor
                                    James W. "Jim" Waldman
Perry E. Thurston, Jr.
At Large
Alan B. Williams
                                    At Large
s/ Ritch Workman
  At Large
                                      At Large
s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5101, relating to Education Funding, provides the following:

- •Authorizes payment to postsecondary institutions for summer term dual enrollment courses subject to annual appropriation.
- •Amends s. 1004.32, F.S., to clarify that the mission of New College of Florida is not limited to undergraduate education and establishes a master's degree program in Data Science and Analytics at New College of Florida upon approval from the Board of Governors.
- •Expands lab school eligibility for sparsity supplement funds to all lab schools with a permanent high school center in operation prior to September 1, 2013.
- •Creates the Florida digital classrooms allocation within the Florida Education Finance Program to fund and support the use of technology enhancements in Florida's classrooms.
- •Requires the State Board of Education to develop a Florida digital classrooms plan that establishes minimum protocols and parameters for the state and districts to meet statutory requirements and timelines for instruction, learning, assessments, and accountability.
- •Requires school districts to develop district digital classroom plans for activities resulting from purchases for digital learning and technology infrastructure, professional development, digital tools, and online assessments to measure student performance outcomes.
- •Creates the Complete Florida Plus Program at the University of West Florida and transfers the requirements and responsibilities associated with student support services that are currently administered through the Florida Virtual Campus to the new program.
- •Establishes the Florida Academic Library Services Cooperative and reassigns the duties and resources regarding online library support services that are currently administered by the Florida Virtual Campus to the new center.
- •Renames the Complete Florida Degree Program as the Complete Florida Degree Initiative (Initiative) and restructures the related functions under the new program.

- •Establishes a one-year moratorium on new baccalaureate degree programs at Florida Colleges.
- •Expands the Rosewood Family Scholarship Program from 25 to 50 students and increases annual award from \$4,000 to \$6,100.
- •Creates the Florida National Merit Scholar Incentive Program to encourage National Merit Scholars and National Achievement Scholars graduating from a Florida high school, to stay and enroll in Florida postsecondary institutions.
- •Expands the extra hour for reading requirement to the lowest performing 300 elementary schools.
- •Requires the Department of Education to make monthly transfers within the Public Education Capital Outlay and Debt Service Trust Fund into a separate sub-account to reserve funds for the purpose of paying debt service. Priority is placed on the transfer of funds for debt service over the expenditure of funds for project appropriations.
- •Requires the Pasco County Sheriff's Office and Pasco Hernando State College to negotiate an inter-local agreement governing the operation of the Law Enforcement and Corrections Academy at Pasco Hernando State College for the training of officers and employees of the Pasco Sheriff's Office.
- •Establishes the Florida Center for Cybersecurity at the University of South Florida and establishes goals for the center.
- Conference Committee Amendment (583651) (with title amendment)—Remove everything after the enacting clause and insert:
- Section 1. Subsection (6) is added to section 215.61, Florida Statutes, to read:
 - 215.61 State system of public education capital outlay bonds.—
- (6) Pursuant to s. 9(a)(2), Art. XII of the State Constitution and s. 203.01(1)(c)2., all revenues collected from gross receipts taxes are deposited into the Public Education Capital Outlay and Debt Service Trust Fund. The first priority for the use of the moneys in the trust fund in each fiscal year is the payment of the principal and interest due in such fiscal year on bonds secured by gross receipts tax revenues as provided in s. 9(a)(2), Art. XII of the State Constitution. The State Board of Education shall at least once per month, from gross receipts tax revenues available in the Public Education Capital Outlay and Debt Service Trust Fund, deposit into a separate account within such trust fund one-sixth of the amount due on the next interest payment date and one-twelfth of the amount due on the next principal payment date for all outstanding bonds secured by a pledge of gross receipts taxes. If there are insufficient funds to make the required deposit, the State Board of Education shall deposit an amount equal to the funds available into the separate account and, in the following month, add an amount equal to the previous month's shortfall to the required deposit. The State Board of Education shall transfer funds deposited into the separate account to the State Board of Administration, as the trustee for bondholders, by the 20th day of the month before a principal or interest payment on bonds issued pursuant to s. 9(a)(2), Art. XII of the State Constitution is due.
- Section 2. (1) On or before June 30, 2014, the State Board of Education shall transfer two-sixths of the amount due on the next interest payment date and two-twelfths of the amount due on the next principal payment date for all outstanding bonds issued pursuant to s. 9(a)(2), Art. XII of the State Constitution from cash balances in the Public Education Capital Outlay and Debt Service Trust Fund to the separate account within the trust fund provided for in s. 215.61(6), Florida Statutes, to be reserved for the payment of debt service due on the outstanding bonds.
 - (2) This section takes effect upon this act becoming a law.
- Section 3. Effective upon this act becoming a law and operating retroactively to March 31, 2014, subsection (15) of section 1001.03, Florida Statutes, is amended to read:
 - 1001.03 Specific powers of State Board of Education.—
- (15) FLORIDA COLLEGE SYSTEM INSTITUTION BACCA-LAUREATE DEGREE PROGRAMS.—The State Board of Education shall provide for the review and approval of proposals by Florida College

- System institutions to offer baccalaureate degree programs pursuant to s. 1007.33. A Florida College System institution, as defined in s. 1000.21, that is approved to offer baccalaureate degrees pursuant to s. 1007.33 remains under the authority of the State Board of Education and the Florida College System institution's board of trustees. The State Board of Education may not approve Florida College System institution baccalaureate degree program proposals from March 31, 2014, through May 31, 2015.
- Section 4. Subsection (8) is added to section 1001.11, Florida Statutes, to read:
 - 1001.11 Commissioner of Education; other duties.—
- (8) The commissioner shall oversee the development and implementation of the 5-year strategic plan for establishing Florida digital classrooms to assist school districts in their efforts to integrate technology in classroom teaching and learning to improve student performance.
- Section 5. Paragraph (a) of subsection (4) of section 1001.20, Florida Statutes, is amended to read:
 - 1001.20 Department under direction of state board.—
- (4) The Department of Education shall establish the following offices within the Office of the Commissioner of Education which shall coordinate their activities with all other divisions and offices:
 - (a) Office of Technology and Information Services.—
- 1. Responsible for developing a 5-year strategic plan for establishing Florida digital classrooms by October 1, 2014, and annually updating the plan by January 1 each year thereafter. The Florida digital classrooms plan shall be provided to each school district and published on the department's website. The plan must:
- a. Describe how technology will be integrated into classroom teaching and learning to assist the state in improving student performance outcomes and enable all students in Florida to be digital learners with access to digital tools and resources.
- b. Identify minimum technology requirements that include specifications for hardware, software, devices, networking, security, and bandwidth capacity and guidelines for the ratio of students per device.
- c. Establish minimum requirements for professional development opportunities and training to assist district instructional personnel and staff with the integration of technology into classroom teaching.
- d. Identify the types of digital tools and resources that can assist district instructional personnel and staff in the management, assessment, and monitoring of student learning and performance. systemwide technology plan,
- 2. Responsible for making budget recommendations to the commissioner, providing data collection and management for the system, assisting school districts in securing Internet access and telecommunications services, including those eligible for funding under the Schools and Libraries Program of the federal Universal Service Fund, and coordinating services with other state, local, and private agencies. The office shall develop a method to address the need for a statewide approach to planning and operations of library and information services to achieve a single K 20 education system library information portal and a unified higher education library management system.
- Section 6. Paragraph (a) of subsection (9) of section 1002.32, Florida Statutes, is amended to read:
- 1002.32 Developmental research (laboratory) schools.—
- (9) FUNDING.—Funding for a lab school, including a charter lab school, shall be provided as follows:
- (a) Each lab school shall be allocated its proportional share of operating funds from the Florida Education Finance Program as provided in s. 1011.62 based on the county in which the lab school is located and the General Appropriations Act. The nonvoted ad valorem millage that would otherwise be required for lab schools shall be allocated from state funds. The required local effort funds calculated pursuant to s. 1011.62

shall be allocated from state funds to the schools as a part of the allocation of operating funds pursuant to s. 1011.62. Each eligible lab school in operation as of September 1, 2013 2002, with a permanent high school center shall also receive a proportional share of the sparsity supplement as calculated pursuant to s. 1011.62. In addition, each lab school shall receive its proportional share of all categorical funds, with the exception of s. 1011.68, and new categorical funds enacted after July 1, 1994, for the purpose of elementary or secondary academic program enhancement. The sum of funds available as provided in this paragraph shall be included annually in the Florida Education Finance Program and appropriate categorical programs funded in the General Appropriations Act.

Section 7. Paragraph (b) of subsection (17) and paragraph (a) of subsection (20) of section 1002.33, Florida Statutes, are amended to read:

1002.33 Charter schools.—

- (17) FUNDING.—Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.
- (b) The basis for the agreement for funding students enrolled in a charter school shall be the sum of the school district's operating funds from the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act, including gross state and local funds, discretionary lottery funds, and funds from the school district's current operating discretionary millage levy; divided by total funded weighted full-time equivalent students in the school district; multiplied by the weighted full-time equivalent students for the charter school. Charter schools whose students or programs meet the eligibility criteria in law are shall be entitled to their proportionate share of categorical program funds included in the total funds available in the Florida Education Finance Program by the Legislature, including transportation and the Florida digital classrooms allocation. Total funding for each charter school shall be recalculated during the year to reflect the revised calculations under the Florida Education Finance Program by the state and the actual weighted full-time equivalent students reported by the charter school during the full-time equivalent student survey periods designated by the Commissioner of Education.

(20) SERVICES .-

- (a)1. A sponsor shall provide certain administrative and educational services to charter schools. These services shall include contract management services; full-time equivalent and data reporting services; exceptional student education administration services; services related to eligibility and reporting duties required to ensure that school lunch services under the federal lunch program, consistent with the needs of the charter school, are provided by the school district at the request of the charter school, that any funds due to the charter school under the federal lunch program be paid to the charter school as soon as the charter school begins serving food under the federal lunch program, and that the charter school is paid at the same time and in the same manner under the federal lunch program as other public schools serviced by the sponsor or the school district; test administration services, including payment of the costs of state-required or district-required student assessments; processing of teacher certificate data services; and information services, including equal access to student information systems that are used by public schools in the district in which the charter school is located. Student performance data for each student in a charter school, including, but not limited to, FCAT scores, standardized test scores, previous public school student report cards, and student performance measures, shall be provided by the sponsor to a charter school in the same manner provided to other public schools in the district.
- 2. A total administrative fee for the provision of such services shall be calculated based upon up to 5 percent of the available funds defined in paragraph (17)(b) for all students, except that when 75 percent or more of the students enrolled in the charter school are exceptional students as defined in s. 1003.01(3), the 5 percent of those available funds shall be calculated based on unweighted full-time equivalent students. However, a sponsor may only withhold up to a 5-percent administrative fee for enrollment for up to and including 250 students. For charter schools with a population of 251 or more students, the difference between the

total administrative fee calculation and the amount of the administrative fee withheld may only be used for capital outlay purposes specified in s. 1013.62(2).

- 3. For high-performing charter schools, as defined in ch. 2011-232, a sponsor may withhold a total administrative fee of up to 2 percent for enrollment up to and including 250 students per school.
- 4. In addition, a sponsor may withhold only up to a 5-percent administrative fee for enrollment for up to and including 500 students within a system of charter schools which meets all of the following:
- a. Includes both conversion charter schools and nonconversion charter schools;
 - b. Has all schools located in the same county;
- c. Has a total enrollment exceeding the total enrollment of at least one school district in the state;
- d. Has the same governing board; and
- e. Does not contract with a for-profit service provider for management of school operations.
- 5. The difference between the total administrative fee calculation and the amount of the administrative fee withheld pursuant to subparagraph 4. may be used for instructional and administrative purposes as well as for capital outlay purposes specified in s. 1013.62(2).
- 6. For a high-performing charter school system that also meets the requirements in subparagraph 4., a sponsor may withhold a 2-percent administrative fee for enrollments up to and including 500 students per system.
- 7. Sponsors shall not charge charter schools any additional fees or surcharges for administrative and educational services in addition to the maximum 5-percent administrative fee withheld pursuant to this paragraph.
- 8. The sponsor of a virtual charter school may withhold a fee of up to 5 percent. The funds shall be used to cover the cost of services provided under subparagraph 1. and *implementation of for* the school district's digital classrooms plan pursuant to s. 1011.62 local instructional improvement system pursuant to s. 1006.281 or other technological tools that are required to access electronic and digital instructional materials.

Section 8. Paragraph (e) of subsection (1) and subsection (10) of section 1002.45, Florida Statutes, are amended to read:

1002.45 Virtual instruction programs.—

- (1) PROGRAM.—
- (e) Each school district shall:
- 1. Provide to the department by October 1, 2011, and by each October 1 thereafter, a copy of each contract and the amounts paid per unweighted full-time equivalent student for services procured pursuant to subparagraphs (c)1. and 2.
- 2. Expend the difference in funds provided for a student participating in the school district virtual instruction program pursuant to subsection (7) and the price paid for contracted services procured pursuant to subparagraphs (c)1. and 2. for *implementation of the school district's digital classrooms plan pursuant to s.* 1011.62 the district's local instructional improvement system pursuant to s. 1006.281 or other technological tools that are required to access electronic and digital instructional materials.
- 3. At the end of each fiscal year, but no later than September 1, report to the department an itemized list of the technological tools purchased with these funds.
- (10) MARKETING.—At the beginning of each school year, each school district shall provide notification information to parents and students about a the parent's and student's right and choice to participate in a virtual instruction program under this section and in courses offered by the Florida Virtual School under s. 1002.37.

Section 9. Subsection (1) of section 1004.32, Florida Statutes, is amended, and subsection (4) is added to that section, to read:

1004.32 New College of Florida.-

- (1) MISSION AND GOALS.—New College of Florida with a campus in Sarasota County serves a distinctive mission as the 4-year residential liberal arts honors college of the State of Florida. To maintain this mission, New College of Florida has the following goals:
- (a) To provide a quality education to students of high ability who, because of their ability, deserve a program of study that is both demanding and stimulating.
- (b) To engage in undergraduate educational reform by combining educational innovation with educational excellence.
- (c) To provide programs of study that allow students to design their educational experience as much as possible in accordance with their individual interests, values, and abilities.
- (d) To challenge *students* undergraduates not only to master existing bodies of knowledge but also to extend the frontiers of knowledge through original research.
- (4) MASTER IN DATA SCIENCE AND ANALYTICS.—New College of Florida shall establish a 2-year master's degree program in data science and analytics upon approval from the Board of Governors.
 - Section 10. Section 1004.444, Florida Statutes, is created to read:

1004.444 Florida Center for Cybersecurity.—

- (1) The Florida Center for Cybersecurity is established within the University of South Florida.
 - (2) The goals of the center are to:
- (a) Position Florida as the national leader in cybersecurity and its related workforce through education, research, and community engagement.
- (b) Assist in the creation of jobs in the state's cybersecurity industry and enhance the existing cybersecurity workforce.
- (c) Act as a cooperative facilitator for state business and higher education communities to share cybersecurity knowledge, resources, and training.
- (d) Seek out partnerships with major military installations to assist, when possible, in homeland cybersecurity defense initiatives.
- (e) Attract cybersecurity companies to the state with an emphasis on defense, finance, health care, transportation, and utility sectors.
 - Section 11. Section 1006.281, Florida Statutes, is repealed.
 - Section 12. Section 1006.282, Florida Statutes, is repealed.
- Section 13. Paragraph (b) of subsection (3) of section 1006.38, Florida Statutes, is amended to read:
- 1006.38 Duties, responsibilities, and requirements of instructional materials publishers and manufacturers.—This section applies to both the state and district approval processes. Publishers and manufacturers of instructional materials, or their representatives, shall:
- (3) Submit, at a time designated in s. 1006.33, the following information:
- (b) Evidence that the publisher or manufacturer has provided materials that address the performance standards provided for in s. 1001.03(1) and that can be accessed through the *school* district's *digital* classrooms plan local instructional improvement system and a variety of electronic, digital, and mobile devices.
 - Section 14. Section 1006.72, Florida Statutes, is repealed.
 - Section 15. Section 1006.73, Florida Statutes, is amended to read:

(Substantial rewording of section. See

s. 1006.73, F.S., for present text.)

1006.73 Florida Academic Library Services Cooperative.—

- (1) The Florida Academic Library Services Cooperative is established to provide a single library automation system and associated resources and services that all public postsecondary institutions shall use to support learning, teaching, and research needs.
 - (2) The Florida Academic Library Services Cooperative shall:
- (a) Develop and manage a library information portal and automated library management tools for use by Florida College System institutions and state universities. The library information portal and automated library management tools shall include, but are not limited to, the following services and functions:
- 1. A shared Internet-based catalog and discovery tool that allows a user to search and, if authorized, access the aggregate library holdings of the state's public postsecondary education institutions. The catalog and discovery tool shall allow a user to search the library holdings of one institution, selected institutions, or all institutions and, to the extent feasible, shall include an interlibrary loan function that ensures an authorized user can access the required library holding.
- 2. An Internet-based searchable collection of electronic resources which shall include, but not be limited to, full-text journals, articles, databases, and electronic books licensed pursuant to paragraph (b).
- 3. An integrated library management system and its associated services that all public postsecondary education institution academic libraries shall use for purposes of acquiring, cataloging, circulating, and tracking library material.
- 4. A statewide searchable database that includes an inventory of digital archives and collections held by public postsecondary education institutions.
- (b) In collaboration with library staff from Florida College System institutions and state universities, coordinate the negotiation of statewide licensing of electronic library resources and preferred pricing agreements, issue purchase orders, and enter into contracts for the acquisition of library support services, electronic resources, and other goods and services necessary to carry out its duties under this section. For purposes of licensing electronic library resources from funds appropriated to the Complete Florida Plus Program, those resources licensed for 4-year degree-seeking students shall be made available to all 4-year degree-seeking students in the Florida College System and the State University System.
- (c) Promote and provide recommendations concerning the use and distribution of open-access textbooks and education resources as a method for reducing costs and work with public postsecondary education institutions in developing a standardized process for the review and approval of open-access textbooks and education resources.
- (d) Provide appropriate help desk support and training and consultation services to institutions and students using the services of the Florida Academic Library Services Cooperative.
- (e) Receive all data center services from the Northwest Regional Data Center established pursuant to s. 1004.649.
- (3) The University of West Florida shall hire a director for the Florida Academic Library Services Cooperative who shall report to and is under the supervision and direction of the director of the Complete Florida Plus Program established pursuant to s. 1006.735. The director of the Florida Academic Library Services Cooperative shall:
- (a) Exercise all powers, duties, and functions of the cooperative prescribed by law.
 - (b) Administer the operational requirements of the cooperative.
- (c) Hire professional and administrative staff necessary to carry out the duties of the cooperative. The director shall hire the minimum administrative staff necessary to administer the duties of the cooperative.

- (4) Beginning December 31, 2014, and each year thereafter, the University of West Florida shall submit a report to the President of the Senate and the Speaker of the House of Representatives describing the implementation and operation of the Florida Academic Library Services Cooperative to include, but not be limited to, information and associated costs relating to the services and functions identified in subsection (2).
 - Section 16. Section 1006.735, Florida Statutes, is amended to read:
- 1006.735 Complete Florida Plus $\frac{\text{Degree}}{\text{Program.}}$ Program is created at the University of West Florida.
- ${\it (1)} \quad PURPOSE.-The \ purpose \ of \ the \ Complete \ Florida \ Plus \ Program \ is \ to:$
- (a) Facilitate degree completion for the state's adult learners through the Complete Florida Degree Initiative.
- (b) Provide information regarding and access to distance learning courses and degree programs offered by public postsecondary education institutions within the state.
- (c) Coordinate with the Florida College System and the State University System to identify and provide online academic support services and resources when the multi-institutional provision of such services and resources is more cost effective or operationally effective.
- (d) Administer the Florida Academic Library Services Cooperative established in s. 1006.73 and consult with the chancellors of the Florida College System and the State University System regarding the implementation and operations of the cooperative.
- (2)(1) COMPLETE FLORIDA DEGREE INITIATIVE.—The Complete Florida Degree Initiative Program is established within the Complete Florida Plus Program for the purpose of recruiting, recovering, and retaining the state's adult learners and assisting them in completing an associate degree or a baccalaureate degree that is aligned to high-wage, high-skill workforce needs. As used in this section, the term "adult learner" means a student who has successfully completed college-level coursework in multiple semesters but has left an institution in good standing before completing his or her degree. The initiative program shall give priority to adult learners who are veterans or active duty members of the United States Armed Forces.
- $(a)(\underline{2})$ The Complete Florida Degree Initiative $\underline{Program}$ shall be implemented by the University of West Florida, acting as the lead institution, in coordination with Florida College System institutions, state universities, and private postsecondary institutions, as appropriate. The initiative $\underline{program}$ shall include the associate, applied baccalaureate, and baccalaureate degree programs that these institutions have selected. Other partnering public postsecondary education institutions shall provide areas of specialization or concentration.
- (b)(3) In determining For purposes of selecting the degree programs that will be given priority, in the Complete Florida Degree Initiative Program, the institutions identified in subsection (2) shall partner with public and private job recruitment and placement agencies and shall use labor market data and projections, including those identified in the Board of Governors' gap analysis, to identify the specific workforce needs and targeted occupations of the state.
- (c)(4) The Complete Florida Degree *Initiative* Program shall provide adult learners with a single point of access to information and links to innovative online and accelerated distance learning courses, student and library support services, and electronic resources that will guide the adult learner toward the successful completion of a postsecondary degree.
- (5) By the end of the 2013-2014 academic year, the Complete Florida Degree Program shall be implemented and must:
- (a) Use the distance learning course catalog established pursuant to s. 1006.73 to communicate course availability to the adult learner.
- (b) Develop and implement an advising and student support system that includes the use of degree completion specialists, is based upon best practices and processes, and includes academic and career support services designed specifically for the adult learner. The program must identify proposed changes to the statewide computer assisted student

- advising system established pursuant to s. 1006.78 to assist the adult learner in using the system.
- (e) Use the streamlined, automated, online admissions application process for transient students established pursuant to s. 1006.73. The program shall identify any additional admissions and registration policies and practices that could be further streamlined and automated for purposes of assisting the adult learner.
- (d) The Complete Florida Degree Initiative must:
- 1. Use existing and, if necessary, develop new competency-based instructional and evaluation tools to assess prior performance, experience, and education for the award of college credit in order to reduce the time required for adult learners to complete their degrees. The tools may include the use of the American Council on Education's collaborative link between the United States Department of Defense and higher education through the review of military training and experiences for the award of equivalent college credit for members of the United States Armed Forces
- 2.(e) Develop and implement an evaluation process that collects, analyzes, and provides to the chancellors of the Florida College System and the State University System, the participating postsecondary education institutions, the chairs of the legislative appropriations committees, and the Executive Office of the Governor information on the effectiveness of the initiative program and the attainment of its goals. Such a process shall include a management information system that collects the appropriate student, programmatic, and fiscal data necessary to complete the evaluation of the initiative program. Institutions involved in the initiative program shall also collect job placement and employment data on the adult learners who have completed their degrees as a result of the initiative program.
- 3.(f) Develop and implement a statewide student recruitment campaign targeted toward adult learners, particularly veterans and active duty members of the United States Armed Forces, for enrollment in the degree programs offered through the *initiative* program.
- (e)(6) For purposes of the Complete Florida Degree Initiative Program, each institution's current tuition and fee structure shall be used. However, all participating institutions shall collaboratively identify the applicable cost components involved in the development and delivery of distance learning courses, collect information on these cost components, and submit the information to the chancellors of the Florida College System and the State University System. The chancellors shall submit a report to the chairs of the legislative appropriations committees no later than December 31, 2014, on the need for a differentiated tuition and fee structure for the development and delivery of distance learning courses.
- (3) STATEWIDE INTERNET-BASED CATALOG OF DISTANCE LEARNING COURSES.—The Complete Florida Plus Program shall develop and manage a statewide Internet-based catalog of distance learning courses, degree programs, and resources offered by public post-secondary education institutions which is intended to assist in the coordination and collaboration of articulation and access pursuant to parts II and III of chapter 1007. The program shall establish operational procedures for the catalog which must:
- (a) Require participating institutions to provide specific information concerning the distance learning course or degree program, including course number, classification of instructional programs number, and information on the availability of the course or degree program; any prerequisite course or technology competency or skill; the availability of academic support services and financial aid resources; and course costs, fees, and payment policies.
- (b) Require that distance learning courses and degree programs meet applicable accreditation standards and criteria.
- (c) Require that the catalog is reviewed and updated frequently to ensure that distance learning courses and degree programs comply with operational procedures.
- (d) Define and describe the catalog's search and retrieval options that, at a minimum, will allow users to search by academic term or course start date; institution, multiple institutions, or all institutions; and course or program delivery methods, course type, course availability, subject or

discipline, and course number or classification of instructional programs number.

- (e) Use an Internet-based analytic tool that allows for the collection and analysis of data, including, but not limited to:
- 1. The number and type of students who use the catalog to search for distance learning courses and degree programs.
- 2. The number and type of requests for information about distance learning courses and degree programs that are not listed in the catalog.
- 3. A summary of specific requests by course type or course number, delivery method, offering institution, and semester.
- (4) STATEWIDE ONLINE STUDENT ADVISING SERVICES AND SUPPORT.—The Complete Florida Plus Program shall make available on a statewide basis online services and support, including:
- (a) A streamlined online admissions application process, which shall be used by all postsecondary institutions, for undergraduate transient students currently enrolled and pursuing a degree at a public post-secondary education institution who enroll in a course offered by a public postsecondary education institution that is not the student's degree-granting institution. The University of West Florida shall work with Florida College System institutions and state universities to:
- 1. Use the transient student admissions application available through the statewide computer-assisted student advising system established pursuant to paragraph (b). This admissions application is the only application required for enrollment of a transient student as described in this paragraph.
- 2. Implement the financial aid procedures required by the transient student admissions application process.
- 3. Transfer credit awarded by the institution offering the course to the transient student's degree-granting institution.
- 4. Provide an interface between the institutional advising system and the statewide computer-assisted student advising system established pursuant to paragraph (b) in order to electronically send, receive, and process the transient student admissions application.
- (b) A K-20 statewide computer-assisted student advising system which shall support career and education planning for the K-12 system and the process of advising, registering, and certifying postsecondary students for graduation and which shall include a degree audit and an articulation component. Florida College System institutions and state universities shall interface institutional advising systems with the statewide computer-assisted student advising system. At a minimum, the statewide computer-assisted student advising system shall:
 - 1. Allow a student to access the system at any time.
- 2. Support K-12 career and education planning required by s. 1003.4156(1)(e).
- 3. Allow a student to search public postsecondary education institutions and identify course options that will meet the requirements of a selected path toward a degree.
- 4. Audit transcripts of students enrolled in a public postsecondary education institution to assess current academic standing, the requirements for a student to transfer to another institution, and all requirements necessary for graduation.
- 5. Serve as the official statewide repository for the common prerequisite manual, admissions information for transferring programs, foreign language requirements, residency requirements, and statewide articulation agreements.
- 6. Provide information relating to career descriptions and corresponding educational requirements, admissions requirements, and available sources of student financial assistance.
- 7. Provide the admissions application for transient students pursuant to paragraph (a) which must include the electronic transfer and receipt of information and records for:

- a. Admissions and readmissions.
- b. Financial aid.
- c. Transfer of credit awarded by the institution offering the course to the transient student's degree-granting institution.
- (c) A method for identifying and evaluating new technologies and instructional methods for improving distance learning instruction and development for faculty, student learning outcomes, student access, the efficient delivery of student support services, the alignment of degrees to career needs, and the overall quality of postsecondary distance learning courses and degree programs.
- (d) Help desk support and training and consultation services to institutions and students using the services and resources of the Complete Florida Plus Program.
- (e) Negotiation of statewide licensing resources and preferred pricing agreements, issuing purchase orders, and entering into contracts for the acquisition of distance learning resources, student and support services, electronic resources, and other goods and services necessary to carry out duties under this section.
- (f) Development and implementation of a plan, in consultation with public postsecondary education institutions, that describes the services and resources available through the Complete Florida Plus Program to encourage current and prospective students' use of such services and resources.
- (5) REPORT ON COMPLETE FLORIDA PLUS PROGRAM.—Beginning December 31, 2014, and each year thereafter, the University of West Florida shall submit a report to the President of the Senate and the Speaker of the House of Representatives regarding the implementation and operation of all components of the Complete Florida Plus Program, including, but not limited to, information and associated costs relating to the services and functions of the program.
- (6) DATA CENTER SERVICES.—The Northwest Regional Data Center established pursuant to s. 1004.649 shall provide all data center services necessary to support the statewide Internet-based catalog established in subsection (3) and the statewide online student advising services and support established in subsection (4).
- (7) The University of West Florida, in collaboration with its partners, shall submit to the chairs of the Board of Governors, the State Board of Education, and the legislative appropriations committees no later than September 1, 2013, a detailed program plan that defines the major work activities, student eligibility criteria, timeline, and cost for implementing the Complete Florida Degree Program.
- Section 17. (1) All records, personnel, property, pending issues, and unexpended balances of appropriations, allocations, and other funds of the Florida Virtual Campus are transferred to the University of West Florida.
- (2) Except for the service agreement executed July 1, 2012, between the University of Florida Board of Trustees and the Florida Virtual Campus for the University of Florida to be the administrative contract institution of the Florida Virtual Campus, all other binding contracts or agreements entered into and between the Florida Virtual Campus or an entity or agent of the campus and any other agency, entity, or person shall continue as a binding contract or agreement of the University of West Florida for the remainder of the term of such contract or agreement.
- (3) The service agreement executed July 1, 2012, between the University of Florida Board of Trustees and the Florida Virtual Campus for the University of Florida to be the administrative contract institution for the Florida Virtual Campus shall terminate December 31, 2014, or upon the transfer, whichever occurs first.
- (4) It is the intent of the Legislature that the changes made by this act be accomplished with minimal disruption of services provided to Florida College System institutions, state universities, and their staffs and students. Therefore, the Legislature finds that the transition period between the effective date of this act and December 31, 2014, is appropriate and warranted.

- (5) The Board of Governors, on behalf of the University of West Florida, shall develop and submit to the Legislative Budget Commission a budget amendment that includes a transition plan for absorbing the transfer of the Florida Virtual Campus resources to the University of West Florida.
- Section 18. Paragraph (h) of subsection (3) of section 1007.01, Florida Statutes, is amended, and paragraph (i) is added to that subsection, to read:
- 1007.01 Articulation; legislative intent; purpose; role of the State Board of Education and the Board of Governors; Articulation Coordinating Committee.—
- (3) The Commissioner of Education, in consultation with the Chancellor of the State University System, shall establish the Articulation Coordinating Committee, which shall make recommendations related to statewide articulation policies and issues regarding access, quality, and reporting of data maintained by the K-20 data warehouse, established pursuant to ss. 1001.10 and 1008.31, to the Higher Education Coordination Council, the State Board of Education, and the Board of Governors. The committee shall consist of two members each representing the State University System, the Florida College System, public career and technical education, K-12 education, and nonpublic postsecondary education and one member representing students. The chair shall be elected from the membership. The Office of K-20 Articulation shall provide administrative support for the committee. The committee shall:
- (h) Recommend roles and responsibilities of public education entities in interfacing with the single, statewide computer-assisted student advising system established pursuant to s. 1006.735 $\frac{1006.73}{1006.73}$.
- (i) Make recommendations regarding the cost and requirements to develop and implement an online system for collecting and analyzing data regarding requests for transfer of credit by postsecondary education students. The online system, at a minimum, must collect information regarding the total number of credit transfer requests denied and the reason for each denial. Recommendations shall be reported to the President of the Senate and the Speaker of the House of Representatives on or before January 31, 2015.
 - Section 19. Section 1007.2616, Florida Statutes, is created to read:

1007.2616 Computer science and technology instruction.—

- (1) Public schools shall provide students in grades K-12 opportunities for learning computer science, including, but not limited to, computer coding and computer programming. Such opportunities may include coding instruction in elementary school and middle school, instruction to develop students' computer usage and digital literacy skills in middle school, and courses in computer science, computer coding, and computer programming in high school, including earning related industry certifications.
- (2) Elementary schools and middle schools may establish digital classrooms in which students are provided opportunities to improve digital literacy and competency; to learn digital skills, such as coding, multiple media presentation, and the manipulation of multiple digital graphic images; and to earn digital tool certificates and certifications pursuant to s. 1003.4203 and grade-appropriate, technology-related industry certifications.
- (3) High schools may provide students opportunities to take computer science courses to satisfy high school graduation requirements, including, but not limited to, the following:
- (a) High school computer science courses of sufficient rigor, as identified by the commissioner, such that one credit in computer science and the earning of related industry certifications constitute the equivalent of up to one credit of the mathematics requirement, with the exception of Algebra I or higher-level mathematics, or up to one credit of the science requirement, with the exception of Biology I or higher-level science, for high school graduation. Computer science courses and technology-related industry certifications that are identified as eligible for meeting mathematics or science requirements for high school graduation shall be included in the Course Code Directory.

- (b) High school computer technology courses in 3D rapid prototype printing of sufficient rigor, as identified by the commissioner, such that one or more credits in such courses and related industry certifications earned may satisfy up to two credits of mathematics required for high school graduation with the exception of Algebra I. Computer technology courses in 3D rapid prototype printing and related industry certifications that are identified as eligible for meeting mathematics requirements for high school graduation shall be included in the Course Code Directory.
- (4) The State Board of Education may adopt rules to administer this section.

Section 20. Subsection (1) of section 1007.27, Florida Statutes, is amended to read:

1007.27 Articulated acceleration mechanisms.—

(1) It is the intent of the Legislature that a variety of articulated acceleration mechanisms be available for secondary and postsecondary students attending public educational institutions. It is intended that articulated acceleration serve to shorten the time necessary for a student to complete the requirements associated with the conference of a high school diploma and a postsecondary degree, broaden the scope of curricular options available to students, or increase the depth of study available for a particular subject. Articulated acceleration mechanisms shall include, but are not limited to, dual enrollment and early admission as provided for in s. 1007.271, advanced placement, credit by examination, the International Baccalaureate Program, and the Advanced International Certificate of Education Program. Credit earned through the Florida Virtual School shall provide additional opportunities for early graduation and acceleration. Students of Florida public secondary schools enrolled pursuant to this subsection shall be deemed authorized users of the state-funded electronic library resources that are licensed for Florida College System institutions and state universities by the Florida Academic Library Services Cooperative Florida Virtual Campus. Verification of eligibility shall be in accordance with rules established by the State Board of Education and regulations established by the Board of Governors and processes implemented by Florida College System institutions and state universities.

Section 21. Subsection (21) of section 1007.271, Florida Statutes, is amended to read:

1007.271 Dual enrollment programs.—

- (21) Each district school superintendent and each public post-secondary Florida College System institution president shall develop a comprehensive dual enrollment articulation agreement for the respective school district and postsecondary Florida College System institution. The superintendent and president shall establish an articulation committee for the purpose of developing the agreement. Each state university president may designate a university representative to participate in the development of a dual enrollment articulation agreement. A dual enrollment articulation agreement shall be completed and submitted annually by the postsecondary Florida College System institution to the Department of Education on or before August 1. The agreement must include, but is not limited to:
- (a) A ratification or modification of all existing articulation agreements.
- (b) A description of the process by which students and their parents are informed about opportunities for student participation in the dual enrollment program.
- (c) A delineation of courses and programs available to students eligible to participate in dual enrollment.
- (d) A description of the process by which students and their parents exercise options to participate in the dual enrollment program.
- (e) A list of any additional initial student eligibility requirements for participation in the dual enrollment program.
- (f) A delineation of the high school credit earned for the passage of each dual enrollment course.
- (g) A description of the process for informing students and their parents of college-level course expectations.

- (h) The policies and procedures, if any, for determining exceptions to the required grade point averages on an individual student basis.
- (i) The registration policies for dual enrollment courses as determined by the postsecondary institution.
- (j) Exceptions, if any, to the professional rules, guidelines, and expectations stated in the faculty or adjunct faculty handbook for the postsecondary institution.
- (k) Exceptions, if any, to the rules, guidelines, and expectations stated in the student handbook of the postsecondary institution which apply to faculty members.
- (l) The responsibilities of the school district regarding the determination of student eligibility before participating in the dual enrollment program and the monitoring of student performance while participating in the dual enrollment program.
- (m) The responsibilities of the *postsecondary* Florida College System institution regarding the transmission of student grades in dual enrollment courses to the school district.
 - (n) A funding provision that delineates costs incurred by each entity.
- 1. School districts shall pay public postsecondary institutions the standard tuition rate per credit hour from funds provided in the Florida Education Finance Program to the institution providing instruction when dual enrollment course such instruction takes place on the postsecondary institution's campus and the course is taken during the fall or spring term to cover instructional and support costs incurred by the postsecondary institution. When dual enrollment is provided on the high school site by postsecondary institution faculty, the school district shall reimburse the costs associated with the postsecondary institution's proportion of salary and benefits and other actual costs of the postsecondary institution to provide the instruction. When dual enrollment course instruction is provided on the high school site by school district faculty, the school district is not shall be responsible only for payment to the postsecondary institution institution's actual costs associated with offering the program. A postsecondary institution may enter into an agreement with the school district to authorize teachers to who teach dual enrollment courses at the high school site or the postsecondary institution. A school district may not deny a student access to dual enrollment unless the student is ineligible to participate in the program subject to provisions specifically outlined in this section.
- 2. Subject to annual appropriation in the General Appropriations Act, a public postsecondary institution shall receive an amount of funding equivalent to the standard tuition rate per credit hour for each dual enrollment course taken by a student during the summer term.
- (o) Any institutional responsibilities for student transportation, if provided.
- Section 22. Effective upon this act becoming a law and operating retroactively to March 31, 2014, subsection (4) of section 1007.33, Florida Statutes, is amended to read:
 - 1007.33 Site-determined baccalaureate degree access.—
 - (4) A Florida College System institution may:
- (a) Offer specified baccalaureate degree programs through formal agreements between the Florida College System institution and other regionally accredited postsecondary educational institutions pursuant to s. 1007.22.
- (b) Offer baccalaureate degree programs that were authorized by law prior to July 1, 2009.
- (c) Beginning July 1, 2009, establish a first or subsequent baccalaureate degree program for purposes of meeting district, regional, or statewide workforce needs if approved by the State Board of Education under this section.

Beginning July 1, 2009, the Board of Trustees of the St. Petersburg College is authorized to establish one or more bachelor of applied science degree programs based on an analysis of workforce needs in Pinellas, Pasco, and Hernando Counties and other counties approved by the De-

partment of Education. For each program selected, St. Petersburg College must offer a related associate in science or associate in applied science degree program, and the baccalaureate degree level program must be designed to articulate fully with at least one associate in science degree program. The college is encouraged to develop articulation agreements for enrollment of graduates of related associate in applied science degree programs. The Board of Trustees of the St. Petersburg College is authorized to establish additional baccalaureate degree programs if it determines a program is warranted and feasible based on each of the factors in paragraph (5)(d). However, the Board of Trustees of St. Petersburg College may not establish any new baccalaureate degree programs from March 31, 2014, through May 31, 2015. Prior to developing or proposing a new baccalaureate degree program, St. Petersburg College shall engage in need, demand, and impact discussions with the state university in its service district and other local and regional, accredited postsecondary providers in its region. Documentation, data, and other information from inter-institutional discussions regarding program need, demand, and impact shall be provided to the college's board of trustees to inform the program approval process. Employment at St. Petersburg College is governed by the same laws that govern Florida College System institutions, except that upper-division faculty are eligible for continuing contracts upon the completion of the fifth year of teaching. Employee records for all personnel shall be maintained as required by s. 1012.81.

Section 23. Paragraphs (a) and (c) of subsection (16) and subsection (17) of section 1009.23, Florida Statutes, are amended to read:

1009.23 Florida College System institution student fees.—

- (16)(a) Each Florida College System institution may assess a student who enrolls in a course listed in the distance learning catalog, established pursuant to s. 1006.735 1006.73, a per-credit-hour distance learning course user fee. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.
- (c) If an institution assesses the distance learning fee, the institution must provide a The link to for the catalog must be prominently displayed within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Complete Florida Plus Program Florida Virtual Campus, to inform students of the catalog.
- (17) Each Florida College System institution that accepts transient students, pursuant to s. 1006.735 1006.73, may establish a transient student fee not to exceed \$5 per course for processing the transient student admissions application.
- Section 24. Paragraph (t) of subsection (14) and paragraphs (a) and (c) of subsection (17) of section 1009.24, Florida Statutes, are amended to read:
 - 1009.24 State university student fees.—
- (14) Except as otherwise provided in subsection (15), each university board of trustees is authorized to establish the following fees:
- (t) A transient student fee that may not exceed \$5 per course for accepting a transient student and processing the transient student admissions application pursuant to s. 1006.735 1006.73.

With the exception of housing rental rates and except as otherwise provided, fees assessed pursuant to paragraphs (h)-(s) shall be based on reasonable costs of services. The Board of Governors shall adopt regulations and timetables necessary to implement the fees and fines authorized under this subsection. The fees assessed under this subsection may be used for debt only as authorized under s. 1010.62.

(17)(a) A state university may assess a student who enrolls in a course listed in the distance learning catalog, established pursuant to s. 1006.735 1006.73, a per-credit-hour distance learning course fee. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.

- (c) If an institution assesses the distance learning fee, the institution must provide a The link to for the catalog must be prominently displayed within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Complete Florida Plus Program Florida Virtual Campus, informing students of the catalog.
- Section 25. Subsection (1) and paragraph (a) of subsection (2) of section 1009.55, Florida Statutes, are amended to read:
 - 1009.55 Rosewood Family Scholarship Program.—
- (1) There is created a Rosewood Family Scholarship Program for the direct descendants of the Rosewood families, not to exceed 50~25 scholarships per year.
- (2) The Rosewood Family Scholarship Program shall be administered by the Department of Education. The State Board of Education shall adopt rules for administering this program which shall at a minimum provide for the following:
- (a) The annual award to a student shall be up to \$6,100 \$4,000 but should not exceed an amount in excess of tuition and registration fees.

Section 26. Section 1009.893, Florida Statutes, is created to read:

1009.893 Florida National Merit Scholar Incentive Program.—

- (1) As used in this section, the term:
- (a) "Department" means the Department of Education.
- (b) "Incentive program" means the Florida National Merit Scholar Incentive Program.
- (2) The Florida National Merit Scholar Incentive Program is created to reward any Florida 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 post-secondary educational institution.
- (3) The department shall administer the incentive program according to rules and procedures established by the State Board of Education. The department shall advertise the availability of the incentive program and notify students, teachers, parents, certified school counselors, and principals or other relevant school administrators of the criteria.
- (4) In order to be eligible for an award under the incentive program, a student must:
- (a) Be a state resident as determined in s. 1009.40 and rules of the State Board of Education;
- (b) 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 unloss:
- 1. The student completes a home education program according to s. 1002.41; or
- 2. 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;
- (c) Be accepted by and enroll in a Florida public or independent postsecondary educational institution that is regionally accredited; and
- (d) Be enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or independent post-secondary educational institution during the fall academic term following high school graduation.
- (5)(a) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida public postsecondary educational institution shall receive an incentive 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.

- (b) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida independent post-secondary educational institution shall receive an incentive award equal to the highest cost of attendance 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 earn all credits for which he or she was enrolled and maintain a 3.0 or higher grade point average.
- (b) A student may receive the incentive 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.
- (7) The department shall annually issue awards from the incentive program. Before the registration period each semester, the department shall transmit payment for each award to the president or director of the postsecondary educational institution, or his or her representative, except that the department may withhold payment if the receiving institution fails to report or to make refunds to the department as required in this section.
- (a) Each institution shall certify to the department the eligibility status of each student to receive a disbursement within 30 days before the end of its regular registration period, inclusive of a drop and add period. An institution is not required to reevaluate the student eligibility after the end of the drop and add period.
- (b) An institution that receives funds from the incentive program must certify to the department the amount of funds disbursed to each student and remit to the department any undisbursed advances within 60 days after the end of regular registration.
- (c) If funds appropriated are not adequate to provide the maximum allowable award to each eligible student, awards must be prorated using the same percentage reduction.
- (8) Funds from any award within the incentive program may not be used to pay for remedial coursework or developmental education.
- (9) A student may use an award for a summer term if funds are available and appropriated by the Legislature.
- (10) The department shall allocate funds to the appropriate institutions and collect and maintain data regarding the incentive program within the student financial assistance database as specified in s. 1009.94.
- (11) Section 1009.40(4) does not apply to awards issued under this section.
- (12) The State Board of Education shall adopt rules necessary to administer this section.
- Section 27. Paragraph (f) of subsection (1), paragraph (a) of subsection (4), and paragraphs (a) and (c) of subsection (9) of section 1011.62, Florida Statutes, are amended, subsection (12) is renumbered as subsection (13) and amended, subsections (13) and (14) are renumbered as subsections (14) and (15), respectively, and a new subsection (12) is added to that section, to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
 - (f) Supplemental academic instruction; categorical fund.—
- 1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This

paragraph may be cited as the "Supplemental Academic Instruction Categorical Fund."

- 2. Categorical funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program. For the 2012 2013, 2013 2014, and 2014-2015 fiscal year years, each school district that has one or more of the 300 100 lowest-performing elementary schools based on the state reading assessment shall use these funds, together with the funds provided in the district's research-based reading instruction allocation and other available funds, to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided only by teachers or reading specialists who are effective in teaching reading or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers shall not be included in the 300 100 schools. After this requirement has been met, supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer school, and other methods for improving student achievement. Supplemental instruction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.
- 3. Effective with the 1999-2000 fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.
- 4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.
- 5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d)3.
- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
 - (a) Estimated taxable value calculations.—
- 1.a. Not later than 2 working days prior to July 19, the Department of Revenue shall certify to the Commissioner of Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (14)(b) $\frac{(13)(b)}{(13)(b)}$. Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the pre-

- scribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.
- b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.
- 2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.
- (9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.—
- (a) The research-based reading instruction allocation is created to provide comprehensive reading instruction to students in kindergarten through grade 12. For the 2012 2013, 2013 2014, and 2014-2015 fiscal year years, in each school district that has one or more of the 300 100 lowest-performing elementary schools based on the state reading assessment, priority shall be given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in each school. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers shall not be included in the $300 \, 100$ schools. The intensive reading instruction delivered in this additional hour and for other students shall include: research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency; differentiated instruction based on student assessment data to meet students' specific reading needs; explicit and systematic reading development in phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, science, and mathematics-text reading, text discussion, and writing in response to reading. For the 2012-2013 and 2013-2014 fiscal years, a school district may not hire more reading coaches than were hired during the 2011-2012 fiscal year unless all students in kindergarten through grade 5 who demonstrate a reading deficiency, as determined by district and state assessments, including students scoring Level 1 or Level 2 on the statewide, standardized FCAT reading assessment or, upon implementation, the English Language Arts assessment, are provided an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year.
- (c) Funds allocated under this subsection must be used to provide a system of comprehensive reading instruction to students enrolled in the K-12 programs, which may include the following:
- 1. The provision of an additional hour per day of intensive reading instruction to students in the $300\ 100$ lowest-performing elementary schools by teachers and reading specialists who are effective in teaching reading.
- 2. Kindergarten through grade 5 reading intervention teachers to provide intensive intervention during the school day and in the required extra hour for students identified as having a reading deficiency.

- 3. The provision of highly qualified reading coaches to specifically support teachers in making instructional decisions based on student data, and improve teacher delivery of effective reading instruction, intervention, and reading in the content areas based on student need.
- 4. Professional development for school district teachers in scientifically based reading instruction, including strategies to teach reading in content areas and with an emphasis on technical and informational text.
- 5. The provision of summer reading camps for all students in kindergarten through grade 2 who demonstrate a reading deficiency as determined by district and state assessments, and students in grades 3 through 5 who score at Level 1 on the statewide, standardized FCAT reading assessment or, upon implementation, the English Language Arts assessment.
- 6. The provision of supplemental instructional materials that are grounded in scientifically based reading research.
- 7. The provision of intensive interventions for students in kinder-garten through grade 12 who have been identified as having a reading deficiency or who are reading below grade level as determined by the statewide, standardized assessment FCAT.

(12) FLORIDA DIGITAL CLASSROOMS ALLOCATION.—

- (a) The Florida digital classrooms allocation is created to support school district and school efforts and strategies to improve outcomes related to student performance by integrating technology in classroom teaching and learning. The outcomes must be measurable and may also be unique to the needs of individual schools and school districts within the general parameters established by the Department of Education.
- (b) Each district school board shall adopt a district digital classrooms plan that meets the unique needs of students, schools, and personnel and submit the plan for approval to the Department of Education. In addition, each district school board must, at a minimum, seek input from the district's instructional, curriculum, and information technology staff to develop the district digital classrooms plan. The district's plan must be within the general parameters established in the Florida digital classrooms plan pursuant to s. 1001.20. In addition, if the district participates in federal technology initiatives and grant programs, the district digital classrooms plan must include a plan for meeting requirements of such initiatives and grant programs. Funds allocated under this subsection must be used to support implementation of district digital classrooms plans. By October 1, 2014, and by March 1 of each year thereafter, on a date determined by the department, each district school board shall submit to the department, in a format prescribed by the department, a digital classrooms plan. At a minimum, such plan must include, and be annually updated to reflect, the following:
- 1. Measurable student performance outcomes. Outcomes related to student performance, including outcomes for students with disabilities, must be tied to the efforts and strategies to improve outcomes related to student performance by integrating technology in classroom teaching and learning. Results of the outcomes shall be reported at least annually for the current school year and subsequent 3 years and be accompanied by an independent evaluation and validation of the reported results.
- 2. Digital learning and technology infrastructure purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, connectivity, broadband access, wireless capacity, Internet speed, and data security, all of which must meet or exceed minimum requirements and protocols established by the department. For each year that the district uses funds for infrastructure, a third-party, independent evaluation of the district's technology inventory and infrastructure needs must accompany the district's plan.
- 3. Professional development purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, using technology in the classroom and improving digital literacy and competency.
- 4. Digital tool purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, competency-based credentials that measure and demonstrate digital competency and certifications;

- third-party assessments that demonstrate acquired knowledge and use of digital applications; and devices that meet or exceed minimum requirements and protocols established by the department.
- 5. Online assessment-related purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, expanding the capacity to administer assessments and compatibility with minimum assessment protocols and requirements established by the department.
- The Legislature shall annually provide in the General Appropriations Act the FEFP allocation for implementation of the Florida digital classrooms plan to be calculated in an amount up to 1 percent of the base student allocation multiplied by the total K-12 full-time equivalent student enrollment included in the FEFP calculations for the legislative appropriation or as provided in the General Appropriations Act. Each school district shall be provided a minimum of \$250,000, with the remaining balance of the allocation to be distributed based on each district's proportion of the total K-12 full-time equivalent student enrollment. Distribution of funds for the Florida digital classrooms allocation shall begin following submittal of each district's digital classrooms plan, which must include formal verification of the superintendent's approval of the digital classrooms plan of each charter school in the district, and approval of the plan by the department. Prior to the distribution of the Florida digital classrooms allocation funds, each district school superintendent shall certify to the Commissioner of Education that the district school board has approved a comprehensive district digital classrooms plan that supports the fidelity of implementation of the Florida digital classrooms allocation. District allocations shall be recalculated during the fiscal year consistent with the periodic recalculation of the FEFP. School districts shall provide a proportionate share of the digital classrooms allocation to each charter school in the district, as required for categorical programs in s. 1002.33(17)(b). A school district may use a competitive process to distribute funds for the Florida digital classrooms allocation to the schools within the school district.
- (d) To facilitate the implementation of the district digital classrooms plans and charter school digital classrooms plans, the commissioner shall support statewide, coordinated partnerships and efforts of this state's education practitioners in the field, including, but not limited to, superintendents, principals, and teachers, to identify and share best practices, corrective actions, and other identified needs.
- Beginning in the 2015-2016 fiscal year and each year thereafter, each district school board shall report to the department its use of funds provided through the Florida digital classrooms allocation and student performance outcomes in accordance with the district's digital classrooms plan. The department may contract with an independent third-party entity to conduct an annual independent verification of the district's use of Florida digital classrooms allocation funds in accordance with the district's digital classrooms plan. In the event an independent third-party verification is not conducted, the Auditor General shall, during scheduled operational audits of the school districts, verify compliance of the use of Florida digital classrooms allocation funds in accordance with the district's digital classrooms plan. No later than October 1 of each year, beginning in the 2015-2016 fiscal year, the commissioner shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives a summary of each district's use of funds, student performance outcomes, and progress toward meeting statutory requirements and timelines.
- (f) Each school district shall provide teachers, administrators, students, and parents with access to:
- 1. Instructional materials in digital or electronic format, as defined in s. 1006.29.
- 2. Digital materials, including those digital materials that enable students to earn certificates and industry certifications pursuant to ss. 1003.4203 and 1008.44.
- 3. Teaching and learning tools and resources, including the ability for teachers and administrators to manage, assess, and monitor student performance data.
- (13)(12) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to

each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection (14) (13), quality guarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the guarantee shall be determined shall include the adjusted FTE dollars as provided in subsection (14) (13) and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

Section 28. Subsection (1) and paragraph (d) of subsection (2) of section 1011.71, Florida Statutes, are amended to read:

1011.71 District school tax.—

- (1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(14) 1011.62(13) shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the provisions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.
- (2) In addition to the maximum millage levy as provided in subsection (1), each school board may levy not more than 1.5 mills against the taxable value for school purposes for district schools, including charter schools at the discretion of the school board, to fund:
- (d) The purchase, lease-purchase, or lease of new and replacement equipment; computer hardware, including electronic hardware and other hardware devices necessary for gaining access to or enhancing the use of electronic content and resources or to facilitate the access to and the use of a school district's digital classrooms plan pursuant to s. 1011.62 electronic learning management system pursuant to s. 1006.281, excluding software other than the operating system necessary to operate the hardware or device; and enterprise resource software applications that are classified as capital assets in accordance with definitions of the Governmental Accounting Standards Board, have a useful life of at least 5 years, and are used to support districtwide administration or state-mandated reporting requirements.

Section 29. The Pasco County Sheriff's Office and Pasco-Hernando State College must negotiate an interlocal agreement governing the operation of the Law Enforcement and Corrections Academy at Pasco-Hernando State College for the training of officers and employees of the Pasco County Sheriff's Office. If a final and enforceable interlocal agreement has not been entered into between the Pasco County Sheriff's Office and Pasco-Hernando State College before October 1, 2014, the Criminal Justice Standards and Training Commission must immediately revoke certification of the criminal justice training school associated with Pasco-Hernando State College. A revocation of certification under this section does not affect the certification of any officer training prior to the revocation. In the event of program termination, Pasco-Hernando State College shall adhere to the teach-out procedures as established by the Southern Association of Colleges and Schools Commission on Colleges to ensure current students are not adversely affected.

Section 30. The Department of Education is directed to provide the entirety of the funds appropriated to Jobs for America's Graduates in Specific Appropriation 111 of the 2014-2015 General Appropriations Act, HB 5001, to its Florida affiliate, Jobs for Florida's Graduates.

Section 31. 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, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to education funding; amending s. 215.61, F.S.; requiring deposit of a certain amount of funds into a separate account within the Public Education Capital Outlay and Debt Service Trust Fund; requiring transfer of such funds to the State Board of Administration for the timely payment of principal and interest on bonds; requiring the State Board of Education to transfer a specified amount of funds into a separate account within the Public Education Capital Outlay and Debt Service Trust Fund for the payment of debt service on certain bonds; amending s. 1001.03, F.S.; restricting approval of Florida College System institution baccalaureate degree program proposals for a specified period of time; providing for retroactive effect; amending s. 1001.11, F.S.; requiring the Commissioner of Education to oversee a plan for establishing digital classrooms; amending s. 1001.20, F.S.; requiring the Office of Technology and Information Services in the Department of Education to develop a plan for establishing digital classrooms; amending s. 1002.32, F.S.; revising eligibility requirements for developmental research schools to receive the sparsity supplement; amending s. 1002.33, F.S.; providing that charter schools are entitled to the Florida digital classrooms allocation; revising provisions relating to the use of the services fee for virtual charter schools; amending s. 1002.45, F.S.; providing for the use of virtual instruction program funds for implementation of the district's digital classrooms plan; amending s. 1004.32, F.S.; revising the mission and goals of New College of Florida; providing for a master's degree program in data science and analytics at New College of Florida; creating s. 1004.444, F.S.; establishing the Florida Center for Cybersecurity within the University of South Florida; repealing s. 1006.281, F.S., relating to local instructional improvement systems; repealing s. 1006.282, F.S., relating to a pilot program for the transition to electronic and digital instructional materials; amending s. 1006.38, F.S.; conforming provisions; repealing s. 1006.72, F.S., relating to licensing electronic library resources; amending s. 1006.73, F.S.; deleting provisions establishing the Florida Virtual Campus; establishing the Florida Academic Library Services Cooperative; providing duties of the cooperative; requiring the University of West Florida to hire a director for the cooperative and submit an annual report to the Legislature regarding the cooperative; providing duties of the director; amending s. 1006.735, F.S.; creating the Complete Florida Plus Program at the University of West Florida; providing purpose; establishing the Complete Florida Degree Initiative; providing implementation and requirements for the initiative; requiring the program to develop and manage a catalog of distance learning courses; requiring the program to make online services and support available on a statewide basis; requiring the University of West Florida to submit an annual report to the Legislature regarding the program; requiring the Northwest Regional Data Center to provide data center services to support the catalog and the statewide advising services; providing for the transfer of the Florida Virtual Campus resources, agreements, and contracts to the University of West Florida; requiring a transition plan; amending s. 1007.01, F.S.; conforming a cross-reference; requiring the Articulation Coordinating Committee to make recommendations relating to an online system for collecting data regarding requests for transfer of credit; creating s. 1007.2616, F.S.; requiring schools to provide students in grades K-12 opportunities for receiving computer science and technology instruction; amending s. 1007.27, F.S.; conforming provisions; amending s. 1007.271, F.S.; revising provisions relating to dual enrollment articulation agreements, postsecondary institutions participating in dual enrollment programs, and funding for dual enrollment; amending s. 1007.33, F.S.; restricting the Board of Trustees of St. Petersburg College from establishing baccalaureate degree programs for a specified period of time; providing for retroactive effect; amending ss. 1009.23 and 1009.24, F.S.; conforming cross-references; requiring public postsecondary institutions to provide a website link to the distance learning catalog under certain circumstances; amending s. 1009.55, F.S.; revising provisions of the Rosewood Family Scholarship Program; creating s. 1009.893, F.S.; creating the Florida National Merit Scholar Incentive Program; providing student eligibility requirements and the amount of incentive awards; providing program requirements and for the allocation of funds; amending s. 1011.62, F.S.; revising requirements for the supplemental academic instruction categorical fund and the research-based reading instruction allocation; creating the Florida digital classrooms allocation to support efforts to improve student performance outcomes by integrating technology in classroom teaching and learning; requiring a school district digital classrooms plan; providing plan requirements and submission of the plan to the department for approval; providing for calculation and distribution of the allocation; requiring school district reporting of the use of funds and verification of compliance with the district's digital classrooms plan; correcting cross-references; amending s. 1011.71, F.S.; authorizing the capital outlay millage levy to be used for a district's digital classrooms plan; requiring the Pasco County Sheriff's Office and Pasco-Hernando State College to negotiate an interlocal agreement governing the operation of a law enforcement and corrections academy; providing procedures if an agreement is not reached by a certain date; requiring the Department of Education to provide certain funds to Jobs for Florida's Graduates; providing effective dates.

On motion by Senator Galvano, the Conference Committee Report on **HB 5101** was adopted. **HB 5101** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas-39

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

Nays-1

Bullard

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5501, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5501

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5501, same being:

An act relating to Documentary Stamp Tax Distributions.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (922570).
- 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/ Lizbeth Benacquisto, Vice Chair
s/ Joe Negron, Chair
s/ Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s / Anitere Flores
                                   s/ Bill Galvano
                                  s/ Andy Gardiner, At Large
s/ Rene Garcia
s/ Audrey Gibson
                                   s/ Denise Grimsley
                                   s/ Dorothy L. Hukill
s/ Alan Hays
                                   s/ Jack Latvala
s/ Arthenia L. Joyner, At Large
s/ Tom Lee
                                   s/ John Legg
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
s/ Maria Lorts Sachs
                                   s/ David Simmons
s/ Wilton Simpson
                                   s/ Christopher L. Smith
s/ Eleanor Sobel
                                   s / Darren Soto
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
s/ John Thrasher, At Large
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Managers on the part of the Senate

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s/ Ben Albritton, Chair
                                   s/ Seth McKeel, Chair
s/ Steve Crisafulli, Vice Chair
                                   s/ Dennis K. Baxley, At Large
s/ Jim Bovd
                                   s/ Douglas Vaughn "Doug"
s/ Marti Coley, At Large
                                    Broxson
s/ Eric Eisnaugle
                                   s / Joseph A. "Joe" Gibbons
                                    At Large
s/ Eduardo Gonzalez
  At Large
                                   s/ Doug Holder, At Large
Mia L. Jones, At Large
                                   s/ Shevrin D. Jones
s / George R. Moraitis, Jr.
                                   s/ H. Marlene O'Toole, At Large
Mark S. Pafford
                                   s/ Holly Merrill Raschein
s/ Darryl Ervin Rouson, At Large
                                  s/ Robert C. "Rob" Schenck
s/ Jimmie T. Smith
                                    At Large
s/ Ross Spano
                                   s/ Linda Stewart
Perry E. Thurston, Jr., At Large
                                   James W. "Jim" Waldman
Clovis Watson, Jr.
                                    At Large
Alan B. Williams, At Large
                                   s/ Ritch Workman, At Large
s/ Dana D. Young, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5501 Documentary Stamp Tax Distributions, provides for the following:

- ullet Amends s. 201.15, F.S., to extend the provision to pay debt service for bonds issued before January 1, 2013, to January 1, 2015.
- •Requires an annual transfer from the Water Management Lands Trust Fund to the General Revenue Fund to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds authorized pursuant to s. 215.619(1)(a)2. and the proviso associated with Specific Appropriation 1626A of the 2014-2015 General Appropriations Act.
- •The bill is effective July 1, 2014.

Conference Committee Amendment (372469) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Section 201.15, Florida Statutes, is amended to read:

201.15 Distribution of taxes collected.—All taxes collected under this chapter are subject to the service charge imposed in s. 215.20(1). Before Prior to distribution under this section, the Department of Revenue shall deduct amounts necessary to pay the costs of the collection and enforcement of the tax levied by this chapter. Such costs and the service charge may not be levied against any portion of taxes pledged to debt service on bonds to the extent that the costs and service charge are required to pay any amounts relating to the bonds. After distributions are made pursuant to subsection (1), all of the costs of the collection and enforcement of the tax levied by this chapter and the service charge shall

be available and transferred to the extent necessary to pay debt service and any other amounts payable with respect to bonds authorized before January 1, 2015 2013, secured by revenues distributed pursuant to subsection (1). All taxes remaining after deduction of costs and the service charge shall be distributed as follows:

- (1) Sixty-three and thirty-one hundredths percent of the remaining taxes shall be used for the following purposes:
- (a) Amounts necessary to pay the debt service on, or fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Preservation 2000 bonds issued pursuant to s. 375.051 and Florida Forever bonds issued pursuant to s. 215.618, shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund to be used for such purposes. The amount transferred to the Land Acquisition Trust Fund may not exceed \$300 million in fiscal year 1999-2000 and thereafter for Preservation 2000 bonds and bonds issued to refund Preservation 2000 bonds, and \$300 million in fiscal year 2000-2001 and thereafter for Florida Forever bonds. The annual amount transferred to the Land Acquisition Trust Fund for Florida Forever bonds may not exceed \$30 million in the first fiscal year in which bonds are issued. The limitation on the amount transferred shall be increased by an additional \$30 million in each subsequent fiscal year, but may not exceed a total of \$300 million in any fiscal year for all bonds issued. It is the intent of the Legislature that all bonds issued to fund the Florida Forever Act be retired by December 31, 2040. Except for bonds issued to refund previously issued bonds, no series of bonds may be issued pursuant to this paragraph unless such bonds are approved and the debt service for the remainder of the fiscal year in which the bonds are issued is specifically appropriated in the General Appropriations Act. For purposes of refunding Preservation 2000 bonds, amounts designated within this section for Preservation 2000 and Florida Forever bonds may be transferred between the two programs to the extent provided for in the documents authorizing the issuance of the bonds. The Preservation 2000 bonds and Florida Forever bonds are equally and ratably secured by moneys distributable to the Land Acquisition Trust Fund pursuant to this section, except as specifically provided otherwise by the documents authorizing the issuance of the bonds. Moneys transferred to the Land Acquisition Trust Fund pursuant to this paragraph, or earnings thereon, may not be used or made available to pay debt service on the Save Our Coast revenue bonds.
- (b) Moneys shall be paid into the State Treasury to the credit of the Save Our Everglades Trust Fund in amounts necessary to pay debt service, provide reserves, and pay rebate obligations and other amounts due with respect to bonds issued under s. 215.619. Taxes distributed under paragraph (a) and this paragraph must be collectively distributed on a pro rata basis when the available moneys under this subsection are not sufficient to cover the amounts required under paragraph (a) and this paragraph.
- (c) After the required payments under paragraphs (a) and (b), the remainder shall be paid into the State Treasury to the credit of:
- 1. The State Transportation Trust Fund in the Department of Transportation in the amount of the lesser of 38.2 percent of the remainder or \$541.75 million in each fiscal year. Out of such funds, the first \$50 million for the 2012-2013 fiscal year; \$65 million for the 2013-2014 fiscal year; and \$75 million for the 2014-2015 fiscal year and all subsequent years, shall be transferred to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder is to be used for the following specified purposes, notwithstanding any other law to the contrary:
- a. For the purposes of capital funding for the New Starts Transit Program, authorized by Title 49, U.S.C. s. 5309 and specified in s. 341.051, 10 percent of these funds;
- b. For the purposes of the Small County Outreach Program specified in s. 339.2818, 5 percent of these funds. Effective July 1, 2014, the percentage allocated under this sub-subparagraph shall be increased to 10 percent;
- c. For the purposes of the Strategic Intermodal System specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent of these funds after allocating for the New Starts Transit Program described in sub-paragraph a. and the Small County Outreach Program described in sub-subparagraph b.; and

- d. For the purposes of the Transportation Regional Incentive Program specified in s. 339.2819, 25 percent of these funds after allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b. Effective July 1, 2014, the first \$60 million of the funds allocated pursuant to this sub-subparagraph shall be allocated annually to the Florida Rail Enterprise for the purposes established in s. 341.303(5).
- 2. The Grants and Donations Trust Fund in the Department of Economic Opportunity in the amount of the lesser of .23 percent of the remainder or \$3.25 million in each fiscal year to fund technical assistance to local governments.
- 3. The Ecosystem Management and Restoration Trust Fund in the amount of the lesser of 2.12 percent of the remainder or \$30 million in each fiscal year, to be used for the preservation and repair of the state's beaches as provided in ss. 161.091-161.212.
- 4. General Inspection Trust Fund in the amount of the lesser of .02 percent of the remainder or \$300,000 in each fiscal year to be used to fund oyster management and restoration programs as provided in s. 379.362(3).

Moneys distributed pursuant to this paragraph may not be pledged for debt service unless such pledge is approved by referendum of the voters.

- (d) After the required payments under paragraphs (a), (b), and (c), the remainder shall be paid into the State Treasury to the credit of the General Revenue Fund to be used and expended for the purposes for which the General Revenue Fund was created and exists by law.
- (2) The lesser of 7.56 percent of the remaining taxes or \$84.9 million in each fiscal year shall be distributed as follows:
- (a) Six million and three hundred thousand dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.
- (b) The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund. Sums deposited in the fund pursuant to this subsection may be used for any purpose for which funds deposited in the Land Acquisition Trust Fund may lawfully be used.
- $(3)(a)\;\;$ The lesser of 1.94 percent of the remaining taxes or \$26 million in each fiscal year shall be distributed in the following order:
- 1. Amounts necessary to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds issued before February 1, 2009, pursuant to this subsection shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.
- 2. Eleven million dollars shall be paid into the State Treasury to the credit of the General Revenue Fund.
- 3. The remainder shall be paid into the State Treasury to the credit of the Land Acquisition Trust Fund.
- (b) Moneys deposited in the Land Acquisition Trust Fund pursuant to this subsection shall be used to acquire coastal lands or to pay debt service on bonds issued to acquire coastal lands and to develop and manage lands acquired with moneys from the trust fund.
- (4) The lesser of 4.2 percent of the remaining taxes or \$60.5 million in each fiscal year shall be paid into the State Treasury to the credit of the Water Management Lands Trust Fund. Sums deposited in that fund may be used for any purpose authorized in s. 373.59. An amount equal to the amounts necessary to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to bonds authorized pursuant to s. 215.619(1)(a)2. and the proviso associated with Specific Appropriation 1626A of the 2014-2015 General Appropriations Act shall be transferred annually from the Water Management Lands Trust Fund to the General Revenue Fund.
- (5) Of the remaining taxes, 3.52 percent shall be paid into the State Treasury to the credit of the Conservation and Recreation Lands Trust Fund to carry out the purposes set forth in s. 259.032. Eleven and fifteen hundredths percent of the amount credited to the Conservation and Recreation Lands Trust Fund pursuant to this subsection shall be

transferred to the State Game Trust Fund and used for land management activities

- (6) The lesser of 2.28 percent of the remaining taxes or \$34.1 million in each fiscal year shall be paid into the State Treasury to the credit of the Invasive Plant Control Trust Fund to carry out the purposes set forth in ss. 369.22 and 369.252.
- (7) The lesser of .5 percent of the remaining taxes or \$9.3 million in each fiscal year shall be paid into the State Treasury to the credit of the State Game Trust Fund to be used exclusively for the purpose of implementing the Lake Restoration 2020 Program.
- One-half of one percent of the remaining taxes shall be paid into the State Treasury and divided equally to the credit of the Department of Environmental Protection Water Quality Assurance Trust Fund to address water quality impacts associated with nonagricultural nonpoint sources and to the credit of the Department of Agriculture and Consumer Services General Inspection Trust Fund to address water quality impacts associated with agricultural nonpoint sources, respectively. These funds shall be used for research, development, demonstration, and implementation of suitable best management practices or other measures used to achieve water quality standards in surface waters and water segments identified pursuant to ss. 303(d) of the Clean Water Act, Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et seq. Implementation of best management practices and other measures may include cost-share grants, technical assistance, implementation tracking, and conservation leases or other agreements for water quality improvement. The Department of Environmental Protection and the Department of Agriculture and Consumer Services may adopt rules governing the distribution of funds for implementation of best management practices. The unobligated balance of funds received from the distribution of taxes collected under this chapter to address water quality impacts associated with nonagricultural nonpoint sources must be excluded when calculating the unobligated balance of the Water Quality Assurance Trust Fund as it relates to the determination of the applicable excise tax rate.
- (9) Seven and fifty-three hundredths percent of the remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out of such funds, beginning in the 2012-2013 fiscal year, the first \$35 million shall be transferred annually, subject to any distribution required under subsection (15), to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder shall be used as follows:
- (a) Half of that amount shall be used for the purposes for which the State Housing Trust Fund was created and exists by law.
- (b) Half of that amount shall be paid into the State Treasury to the credit of the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law.
- (10) Eight and sixty-six hundredths percent of the remaining taxes in each fiscal year shall be paid into the State Treasury to the credit of the State Housing Trust Fund. Out of such funds, beginning in the 2012-2013 fiscal year, the first \$40 million shall be transferred annually, subject to any distribution required under subsection (15), to the State Economic Enhancement and Development Trust Fund within the Department of Economic Opportunity. The remainder shall be used as follows:
- (a) Twelve and one-half percent of that amount shall be deposited into the State Housing Trust Fund and be expended by the Department of Economic Opportunity and by the Florida Housing Finance Corporation for the purposes for which the State Housing Trust Fund was created and exists by law.
- (b) Eighty-seven and one-half percent of that amount shall be distributed to the Local Government Housing Trust Fund and used for the purposes for which the Local Government Housing Trust Fund was created and exists by law. Funds from this category may also be used to provide for state and local services to assist the homeless.
- (11) The distribution of proceeds deposited into the Water Management Lands Trust Fund and the Conservation and Recreation Lands Trust Fund, pursuant to subsections (4) and (5), may not be used for land

- acquisition but may be used for preacquisition costs associated with land purchases. The Legislature intends that the Florida Forever program supplant the acquisition programs formerly authorized under ss. 259.032 and 373.59.
- (12) Amounts distributed pursuant to subsections (5), (6), (7), and (8) are subject to the payment of debt service on outstanding Conservation and Recreation Lands revenue bonds.
- (13) In each fiscal year that the remaining taxes exceed collections in the prior fiscal year, the stated maximum dollar amounts provided in subsections (2), (4), (6), and (7) shall each be increased by an amount equal to 10 percent of the increase in the remaining taxes collected under this chapter multiplied by the applicable percentage provided in those subsections.
- (14) If the payment requirements in any year for bonds outstanding on July 1, 2007, or bonds issued to refund such bonds, exceed the limitations of this section, distributions to the trust fund from which the bond payments are made must be increased to the lesser of the amount needed to pay bond obligations or the limit of the applicable percentage distribution provided in subsections (1)-(10).
- (15) Distributions to the State Housing Trust Fund pursuant to subsections (9) and (10) must be sufficient to cover amounts required to be transferred to the Florida Affordable Housing Guarantee Program's annual debt service reserve and guarantee fund pursuant to s. 420.5092(6)(a) and (b) up to the amount required to be transferred to such reserve and fund based on the percentage distribution of documentary stamp tax revenues to the State Housing Trust Fund which is in effect in the 2004-2005 fiscal year.
- (16) If amounts necessary to pay debt service or any other amounts payable with respect to Preservation 2000 bonds, Florida Forever bonds, or Everglades Restoration bonds authorized before January 1, 2015 2013, exceed the amounts distributable pursuant to subsection (1), all moneys distributable pursuant to this section are available for such obligations and transferred in the amounts necessary to pay such obligations when due. However, amounts distributable pursuant to subsection (2), subsection (3), subsection (4), subsection (5), paragraph (9)(a), or paragraph (10)(a) are not available to pay such obligations to the extent that such moneys are necessary to pay debt service on bonds secured by revenues pursuant to those provisions.
- (17) After the distributions provided in the preceding subsections, any remaining taxes shall be paid into the State Treasury to the credit of the General Revenue Fund.

Section 2. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: $\;$ A bill to be entitled

An act relating to documentary stamp tax distributions; amending s. 201.15, F.S.; revising provisions for the payment of debt service and other amounts payable with respect to specified bonds; requiring specified funds to be transferred annually from the Water Management Lands Trust Fund to the General Revenue Fund; providing an effective date.

On motion by Senator Hays, the Conference Committee Report on **HB 5501** was adopted. **HB 5501** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Clemens	Gibson
Abruzzo	Dean	Grimsley
Altman	Detert	Hays
Bean	Diaz de la Portilla	Hukill
Benacquisto	Evers	Joyner
Bradley	Flores	Latvala
Brandes	Galvano	Lee
Braynon	Garcia	Legg
Bullard	Gardiner	Margolis

Montford Negron Richter Ring	Simmons Simpson Smith Sobel	Stargel Thompson Thrasher
Sachs	Soto	

Nays-None

By direction of the President, the following conference committee report was read:

The Honorable Don Gaetz, 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 5203, as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

CONFERENCE COMMITTEE REPORT ON HB 5203

The Honorable Don Gaetz President of the Senate May 2, 2014

The Honorable Will Weatherford Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 5203, same being:

An act relating to Cancer Centers.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (121326).
- 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/ Joe Negron, Chair
                                   s/ Lizbeth Benacquisto, Vice Chair
s / Joseph Abruzzo
                                   s/ Thad Altman
s/ Aaron Bean
                                   s/ Rob Bradley
s/ Jeff Brandes
                                   s/ Oscar Braynon II
s/ Dwight Bullard
                                   s / Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                   s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                   s/ Greg Evers
s/ Anitere Flores
                                   s/ Bill Galvano
s/ Rene Garcia
                                   s/ Andy Gardiner, At Large
s / Audrey Gibson
                                   s/ Denise Grimsley
                                   s/ Dorothy L. Hukill
s/ Alan Hays
s/ Arthenia L. Joyner, At Large
                                   s/ Jack Latvala
s/ Tom Lee
                                   s/ John Legg
                                   s/ Bill Montford
s/ Gwen Margolis, At Large
s/ Garrett Richter, At Large
                                   s/ Jeremy Ring
s/ Maria Lorts Sachs
                                   s/ David Simmons
s/ Wilton Simpson
                                   s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                   s/ Darren Soto
s/ Kelli Stargel
                                   s/ Geraldine F. "Geri" Thompson
s/ John Thrasher
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Managers on the part of the Senate

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s/ Matt Hudson, Chair
                                  s/ Seth McKeel, Chair
s/ Steve Crisafulli, Vice Chair
                                  s/ Dennis K. Baxley, At Large
s/ Marti Coley, At Large
                                  s/ Neil Combee
                                  s/ Jose Felix Diaz
Janet Cruz
s/ Matt Gaetz
                                  s / Joseph A. "Joe" Gibbons
s/ Eduardo Gonzalez, At Large
                                    At Large
                                  s/ Doug Holder, At Large
s/ Walter Bryan Hill
                                  s/ MaryLynn Magar
Mia L. Jones, At Large
                                  H. Marlene O'Toole, At Large
s/ Amanda Murphy
s/ Cary Pigman
                                  David Richardson
                                  s/ Robert C. "Rob" Schenck
s/ Darryl Ervin Rouson
  At Large
                                     At Large
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Perry E. Thurston, Jr.

At Large
Alan B. Williams
At Large
S/ Dana D. Young, At Large

James W. "Jim" Waldman
At Large
S/ John Wood
S/ Ritch Workman, At Large
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Managers on the part of the House

The Conference Committee Amendment for HB 5203, Cancer Centers, provides for the following:

- HB 5203 adds the Florida Consortium of National Cancer Institute Centers Program to the list of cancer research programs that the Biomedical Research Trust Fund (BRTF) is authorized to fund.
- The bill repeals statutory language currently requiring that \$5 million each be appropriated annually from the BRTF to the Moffitt Cancer Center, the Sylvester Cancer Center, and the Shands Cancer Hospital.
- •The bill creates the Florida Consortium of National Cancer Institute Centers Program within the Dept. of Health (DOH) as a competitive grant program, to provide funding to Florida-based cancer centers recognized as NCI-designated comprehensive cancer centers, NCI-designated cancer centers, and cancer centers working to achieve NCI-designation.
- For cancer centers receiving funds under the program, the allocation for each center includes the following variables:
- □ Reportable Cases (40% weight): The number of cancer cases in which a cancer center is involved in the diagnosis, evaluation of the extent of cancer spread at time of diagnosis, or the administration of any part of the first course of therapy;
- $\hfill\Box$ Peer-Review Costs (30% weight): Annual direct costs for peer-reviewed cancer research projects; and
- Biomedical Education/Training (30% weight): Amount of biomedical research instruction offered to students at an affiliated medical school or graduate school.
- •The bill provides that any cancer center receiving funds under the program will receive a minimum of \$16 million annually.
- •The bill requires the DOH and participating cancer centers to report specific metrics relating to cancer mortality and external funding for cancer-related research to Florida's Cancer Control and Research Advisory Council.
- Aggregate funding for the consortium program is subject to annual legislative appropriations.

Conference Committee Amendment (643063) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (8) of section 20.435, Florida Statutes, is amended to read:

20.435 Department of Health; trust funds.—The following trust funds shall be administered by the Department of Health:

- (8) Biomedical Research Trust Fund.
- (a) Funds to be credited to the trust fund shall consist of funds deposited pursuant to s. 215.5601 and any other funds appropriated by the Legislature. Funds shall be used for the purposes of the James and Esther King Biomedical Research Program, the Florida Consortium of National Cancer Institute Centers Program, and the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program as specified in ss. 215.5602, 288.955, 381.915, and 381.922. The trust fund is exempt from the service charges imposed by s. 215.20.

Section 2. Paragraph (a) of subsection (12) of section 215.5602, Florida Statutes, is amended to read:

215.5602 James and Esther King Biomedical Research Program.—

(12)(a) Beginning in the 2011-2012 fiscal year and thereafter, \$25 million from the revenue deposited into the Health Care Trust Fund

pursuant to ss. 210.011(9) and 210.276(7) shall be reserved for research of tobacco-related or cancer-related illnesses. Of the revenue deposited in the Health Care Trust Fund pursuant to this section, \$25 million shall be transferred to the Biomedical Research Trust Fund within the Department of Health. Subject to annual appropriations in the General Appropriations Act, \$5 million shall be appropriated to the James and Esther King Biomedical Research Program, \$5 million shall be appropriated to the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program created under s. 381.922, \$5 million shall be appropriated to the H. Lee Moffitt Cancer Center and Research Institute established under s. 1004.43, \$5 million shall be appropriated to the Sylvester Comprehensive Cancer Center of the University of Miami, and \$5 million shall be appropriated to the Shands Cancer Hospital.

Section 3. Section 381.915, Florida Statutes, is created to read:

381.915 Florida Consortium of National Cancer Institute Centers Program.—

- (1) This section may be cited as the "Florida NCI Cancer Centers Act."
- (2) The Florida Consortium of National Cancer Institute Centers Program is established to enhance the quality and competitiveness of cancer care in this state, further a statewide biomedical research strategy directly responsive to the health needs of Florida's citizens, and capitalize on the potential educational opportunities available to its students. The department shall make payments to Florida-based cancer centers recognized by the National Cancer Institute (NCI) at the National Institutes of Health as NCI-designated cancer centers or NCI-designated comprehensive cancer centers, and cancer centers working toward achieving NCI designation. The department shall distribute funds to participating cancer centers on a quarterly basis during each fiscal year for which an appropriation is made.
- (3) On or before September 15 of each year, the department shall calculate an allocation fraction to be used for distributing funds to participating cancer centers. On or before the final business day of each quarter of the state fiscal year, the department shall distribute to each participating cancer center one-fourth of that cancer center's annual allocation calculated under subsection (6). The allocation fraction for each participating cancer center is based on the cancer center's tier-designated weight under subsection (4) multiplied by each of the following allocation factors: number of reportable cases, peer-review costs, and biomedical education and training. As used in this section, the term:
- (a) "Biomedical education and training" means instruction that is offered to a student who is enrolled in a biomedical research program at an affiliated university as a medical student or a student in a master's or doctoral degree program, or who is a resident physician trainee or post-doctoral trainee in such program. An affiliated university biomedical research program must be accredited or approved by a nationally recognized agency and offered through an institution accredited by the Commission on Colleges of the Southern Association of Colleges and Schools. Full-time equivalency for trainees shall be prorated for training received in oncologic sciences and oncologic medicine.
- (b) "Cancer center" means a freestanding center, a center situated within an academic institution, or a formal research-based consortium under centralized leadership that has achieved NCI designation or is prepared to achieve NCI designation by July 1, 2019.
- (c) "Florida-based" means that a cancer center's actual or sought designated status is or would be recognized by the NCI as primarily located in Florida and not in another state.
- (d) "Peer-review costs" means the total annual direct costs for peer-reviewed cancer-related research projects, consistent with reporting guidelines provided by the NCI, for the most recent annual reporting period available.
- (e) "Reportable cases" means cases of cancer in which a cancer center is involved in the diagnosis, evaluation of the diagnosis, evaluation of the extent of cancer spread at the time of diagnosis, or administration of all or any part of the first course of therapy for the most recent annual reporting period available. Cases relating to patients enrolled in institutional or investigator-initiated interventional clinical trials shall be weighted at 1.2 relative to other cases weighted at 1.0. Determination of institutional

or investigator-initiated interventional clinical trials must be consistent with reporting guidelines provided by the NCI.

- (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 shall be limited to 5 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 for 5 years after qualification.
- (5) The department shall use the following formula to calculate a participating cancer center's allocation fraction:

 $CAF = [0.4 \times (CRC \div TCRC)] + [0.3 \times (CPC \div TCPC)] + [0.3 \times (CBE \div TCBE)]$

Where:

CAF=A cancer center's allocation fraction.

CRC=A cancer center's tier-weighted reportable cases.

 $TCRC=The\ total\ tier-weighted\ reportable\ cases\ for\ all\ cancer\ centers.$

CPC=A cancer center's tier-weighted peer-review costs.

TCPC=The total tier-weighted peer-review costs for all cancer centers.

 $\mathit{CBE} = \!\! A$ cancer center's tier-weighted biomedical education and training.

TCBE=The total tier-weighted biomedical education and training for all cancer centers.

(6) A cancer center's annual allocation shall be calculated by multiplying the funds appropriated for the Florida Consortium of National Cancer Institute Centers Program in the General Appropriations Act by that cancer center's allocation fraction. If the calculation results in an annual allocation that is less than \$16 million, that cancer center's annual allocation shall be increased to a sum equaling \$16 million, with the additional funds being provided proportionally from the annual allocations calculated for the other participating cancer centers.

- (7) Beginning July 1, 2017, and every 3 years thereafter, the department, in conjunction with participating cancer centers, shall submit a report to the Cancer Control and Research Advisory Council on specific metrics relating to cancer mortality and external funding for cancer-related research in the state. If a cancer center does not endorse this report or produce an equivalent independent report, the cancer center shall be suspended from the program for 1 year. The report must include:
- (a) An analysis of trending age-adjusted cancer mortality rates in the state, which must include, at a minimum, overall age-adjusted mortality rates for cancer statewide and age-adjusted mortality rates by age group, geographic region, and type of cancer, which must include, at a minimum:
 - 1. Lung cancer.
 - 2. Pancreatic cancer.
 - $3.\ Sarcoma.$
 - 4. Melanoma.
 - 5. Leukemia and myelodysplastic syndromes.
 - 6. Brain cancer.
- (b) Identification of trends in overall federal funding, broken down by institutional source, for cancer-related research in the state.
- (c) A list and narrative description of collaborative grants and interinstitutional collaboration among participating cancer centers, a comparison of collaborative grants in proportion to the grant totals for each cancer center, a catalogue of retreats and progress seed grants using state funds, and targets for collaboration in the future and reports on progress regarding such targets where appropriate.
 - (8) This section is subject to annual appropriation by the Legislature.
 - (9) The department may adopt rules to administer this section.

Section 4. This act shall take effect July 1, 2014.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled

An act relating to cancer centers; amending s. 20.435, F.S.; authorizing funds in the Biomedical Research Trust Fund to be used for the Florida Consortium of National Cancer Institute Centers Program; amending s. 215.5602, F.S.; revising the distribution of certain funds deposited into the Biomedical Research Trust Fund; creating s. 381.915, F.S.; providing a short title; establishing the Florida Consortium of National Cancer Institute Centers Program; providing purpose; requiring the Department of Health to distribute funding to certain cancer centers; providing a formula for determination of allocations; providing definitions; providing criteria for designation of tiers for cancer centers; requiring reports; providing that funding is subject to annual appropriation; providing rulemaking authority; providing an effective date.

On motion by Senator Grimsley, the Conference Committee Report on **HB 5203** was adopted. **HB 5203** passed as amended by the Conference Committee Report and was certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bradley	Dean
Abruzzo	Brandes	Detert
Altman	Braynon	Diaz de la Portilla
Bean	Bullard	Evers
Benacquisto	Clemens	Flores

Galvano	Lee	Simpson
Garcia	Legg	Smith
Gardiner	Margolis	Sobel
Gibson	Montford	Soto
Grimsley	Negron	Stargel
Hays	Richter	Thompson
Hukill	Ring	Thrasher
Jovner	Sachs	

Latvala Simmons

Nays-None

DISCLOSURE

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by **HB 5001**, **HB 5003**, **HB 5201**, and **HB 5203** which come before the Senate floor for a vote on May 2, 2014.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS

Ms. Debbie Brown Secretary, The Florida Senate May 2, 2014

For Term

May 2, 2014

Dear Secretary Brown:

The following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. 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 2014 Regular Session of the Florida Legislature:

Office and A	Appointment	Ending
Board of Chiroprac Appointee:	ctic Medicine Colter, David C.	10/31/2017
· ·	l of Community Association Managers Barbieux, Elizabeth Ann Beswick, David L.	10/31/2016 10/31/2016
	of North Florida Community College Williams, Michael R.	05/31/2017
Board of Hearing Appointees:	Aid Specialists Ellsworth, Randy M. Hollern, Thomas M.	10/31/2016 10/31/2017
1 0	nal Planning Council, Region 8 Neal, John A.	10/01/2016

Respectfully submitted, $Jack\ Latvala$, Chair

Ms. Debbie Brown Secretary, The Florida Senate

Dear Secretary Brown:

Please be advised that the following appointments were not received by the Florida Senate for consideration in the 2014 Regular Session. For Term

10/31/2013

10/31/2013

10/31/2013

Ending

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	For Term Beginning
Florida Commission on Community Service Appointee: Graham, Carol	05/06/2013
Education Practices Commission Appointee: Jay, Maria M.	10/15/2013

Respectfully submitted, $Jack\ Latvala$, Chair

Ms. Debbie Brown
Secretary, The Florida Senate
May 2, 2014

Dear Secretary Brown:

Office and Appointment

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 term of the appointees had expired.

"	11	Ü
Florida State Boxi Appointee:	ing Commission Martinez, Tirso P.	09/30/2013
Florida Building C Appointee:	Commission Bassett, Steven C.	12/08/2013
Therapy, and M	Social Work, Marriage and Family ental Health Counseling Cavitt, William F.	10/31/2013
Florida Commissio Appointees:	on on Community Service Gonzalez, Marcia C. McLeod, Michael J. Miller, Patricia Penny Towler, Susan	09/14/2013 09/14/2013 09/14/2013 09/14/2013
Construction Indu Appointees:	stry Licensing Board Dachepalli, Badarinath Ben Del Vecchio, Paul J.	10/31/2013 10/31/2013
Board of Dentistry Appointee:	Sissine, Angela M.	10/31/2013
Board of Landscap Appointees:		10/31/2013 10/31/2013 10/31/2013
Board of Opticians Appointee:	ry Davis, Stanley T.	10/31/2013
Board of Pilot Con	nmissioners	

Appointee: Johnson, Connie M. 10/31/2013

Big Cypress Basin Board of the South Florida Water

Management District

Miller, Jonathan Drake

Kurtz, Carolyn J.

Nielsen, Stephen

Appointees:

Board of Psychology

Appointee:

Board of Veterinary Medicine

Appointee: Kitchener, Marielle 03/01/2014

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 appointees resigned.

resigned.		T. (T.
Office and A	$\Lambda ppointment$	For Term Ending
	aboratory Personnel Norcia, Judy R.	10/31/2016
Education Practice Appointee:	s Commission Huff, Derrick L.	09/30/2016
0	l Facilities Financing Authority Czerniec, Timothy H.	01/17/2018
Citrus County Hos Appointee:	pital Board Priselac, Robert J.	07/03/2015
Board of Nursing		

Appointee: Gainey, Elmira R. 10/31/2015

Board of Physical Therapy Practice
Appointee: Lohr, Clint E. 10/31/2017

Central Florida Regional Planning Council, Region 7

Appointee: Tuck, Andy 10/01/2015

The following executive appointment was referred to the Senate

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 temporarily postponed consideration of the appointment. The Senate Committee on Ethics and Elections did not consider the appointment because the appointee resigned.

Office and Appointment For Term
Ending

Board of Trustees, Florida A & M University
Appointee: Gilzean, Glenton, Jr. 01/06/2018

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the appointment because the appointee is deceased.

Office and Appointment For Term
Ending

Florida Building Commission
Appointee: Franz, Thomas R. 01/21/2015

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the appointment because the term of the appointee had expired. Therefore, pursuant to s. 114.05(1)(f), F.S., the Senate took no action on the appointment during the regular session immediately following the effective date of the appointment.

Office and Appointment For Term
Ending

Central Florida Regional Planning Council, Region 7 Appointee: Posey, Elvie 10/01/2013

> Respectfully submitted, Jack Latvala, Chair

SUSPENSION REPORTS

EXECUTIVE ORDER NUMBER 13-294

(Executive Order of Suspension)

WHEREAS, William Gladden, Jr., is presently serving as a Notary Public of the State of Florida; and

WHEREAS, this Office received a complaint reporting William Gladden, Jr., for notary misconduct and thereafter initiated an investigation

of alleged violations of the statutes governing Florida notaries public contained in Chapter 117, Florida Statutes; and

WHEREAS, following the investigation of reported notary misconduct, this Office found William Gladden, Jr., notarized the signature of a party who was not in his presence at the time of the notarization; and failed to include the required information in a jurat or notarial certificate, in violation of sections 117.107(9), and 117.05(4), Florida Statutes; and

WHEREAS, it is in the best interests of the citizens of the State of Florida that William Gladden, Jr., be immediately suspended from the public office, which he now holds, upon the grounds set forth in this Executive Order;

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

- A. William Gladden, Jr., is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.
- B. William Gladden, Jr., is commissioned as a Florida notary public from April 30, 2011, through April 29, 2015.
- C. William Gladden, Jr., notarized a document when the signer was not in his presence at the time of the notarization, in violation of section 117.107(9), Florida Statutes.
- D. William Gladden, Jr., did not complete a notarial certificate stating the venue of the notarization, the type of notarial act performed, and the specific form of identification relied upon in identifying the document signers, in violation of section 117.05(4), Florida Statutes.

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

Section 1. William Gladden, Jr., is suspended from the public office which he now holds: Notary Public of the State of Florida.

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



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 14th day of October, 2013.

 $\begin{array}{c} Rick\ Scott \\ GOVERNOR \end{array}$

ATTEST:
Ken Detzner
SECRETARY OF STATE

[Previously referred to the Committee on Ethics and Elections March 4, 2014.]

EXECUTIVE ORDER NUMBER 14-152

(Executive Order Rescinding 13-294)

WHEREAS, on October 14, 2013, the notary public commission of William Gladden, Jr., was suspended by Executive Order 13-294 following an investigation by this Office that confirmed violations of the provisions of Chapter 117, Florida Statutes, governing Florida notaries public; and

WHEREAS, the investigation by this Office confirmed William Gladden, Jr., notarized a lease document without the purported signing party in his presence at the time of the notarization, in violation of section 117.107(9), Florida Statutes, and failed to include a complete jurat or notarial certificate with all required information on the notarized document, in violation of section 117.05(4), Florida Statutes; and

WHEREAS, in order to resolve the violations of Chapter 117, Florida Statutes, giving rise to the suspension of his notary commission, William Gladden, Jr., was required to complete a three-hour notary education course and provide proof of completion of that remedial action; and

WHEREAS, on April 26, 2014, William Gladden, Jr., submitted his signed certificate of completion for the three-hour notary education course in satisfaction of the required remedial action; and

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, in accordance with the Florida Constitution and the laws of the State of Florida, issue the following Executive Order, effective immediately:

Section 1. Executive Order 13-294 is rescinded.

Section 2. William Gladden, Jr., satisfactorily performed the required remedial action by completing the three-hour notary education course and providing proof of his completion of that action to this Office on April 26, 2014.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 2nd day of May, 2014.

Rick Scott GOVERNOR

ATTEST: Ken Detzner SECRETARY OF STATE

[Referred to the Committee on Ethics and Elections.]

The Honorable Don Gaetz President of the Senate May 2, 2014

RE: Suspension of: GLADDEN, JR., William

Dear President Gaetz:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of William Gladden, Jr.

By Executive Order Number 13-294 filed with the Secretary of State on October 14, 2013, and pursuant to Article IV, Section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended William Gladden, Jr., as a Notary Public alleging that a complaint was filed against him alleging that he committed notary misconduct by notarizing a signature on a document when the signer was not in his presence at the time of notarization and that he failed to include the required information in the jurat or notarial certificate. On May 2, 2014, the Honorable Rick Scott, Governor, issued Executive Order 14-152 rescinding Executive Order 13-294 because Mr. Gladden completed the remedial action required by the Executive Office of the Governor.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2014 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely, Jack Latvala, Chair

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE ORDER NUMBER 14-153

(Executive Order of Suspension)

WHEREAS, Patricia A. Cloughsey is presently serving as a Notary Public of the State of Florida; and

WHEREAS, this Office received a complaint reporting Patricia A. Cloughsey for notary misconduct, and thereafter initiated an investigation of alleged violations of the laws governing Florida notaries public defined within Chapter 117, Florida Statutes; and

WHEREAS, the complainant, Paul J. Vasho, stated his signature on a non-disclosure agreement was notarized by Patricia A. Cloughsey, but he did not sign the document in her presence or acknowledge his signature to her at a later time; and

WHEREAS, in response to the investigation by this Office, Patricia A. Cloughsey submitted a sworn written statement on January 9, 2014, admitting that she notarized the challenged document without the signing party in her presence, in violation of section 117.107(9), Florida Statutes; and

WHEREAS, in notarizing the challenged document, Patricia A. Cloughsey also failed to include a complete jurat or notarial certificate with all of the required information, in violation of section 117.05(4), Florida Statutes, and failed to obtain satisfactory evidence that the person whose signature she notarized was the individual named in and executing the instrument, in violation of section 117.05(5), Florida Statutes; and

WHEREAS, on February 3, 2014, this Office notified Patricia A. Cloughsey by certified mail of the above-stated violations, and required that she undertake remedial action to address her neglect of duty by completing a free-of-charge three-hour notary education course offered on the Florida Department of State website, and thereafter provide proof of completion to this Office; and

WHEREAS, to date, Patricia A. Cloughsey has refused to cooperate with, or respond to, the remedial action required by this Office as part of the investigation of notary misconduct; and

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

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

- A. Patricia A.. Cloughsey is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.
- B. Patricia A. Cloughsey is commissioned as a Florida notary public from October 22, 2010, through October 21, 2014.
- C. Patricia A. Cloughsey notarized an instrument when the signing party was not in her presence at the time of the notarization, in violation of section 117.107(9), Florida Statutes.
- D. Patricia A. Cloughsey failed to include a complete jurat or notarial certificate on the notarized document, in violation of section 117.05(4), Florida Statutes.
- E. Patricia A. Cloughsey failed to obtain satisfactory evidence that the person whose signature was notarized was the individual described in and executing the instrument, in violation of section 117.05(5), Florida Statutes.
- F. Patricia A. Cloughsey refused to cooperate with an investigation by the Executive Office of the Governor, as required by section 117.01(4)(c), Florida Statutes.

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

- $Section\ 1.$ Patricia A. Cloughsey is suspended from the public office which she now holds: Notary Public of the State of Florida.
- Section 2. Patricia A. Cloughsey is prohibited from performing any official act, duty, or function of this public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of this public office during the period of suspension, which shall begin today until further Executive Order is issued, or as otherwise provided by law.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 2nd day of May, 2014.

Rick Scott GOVERNOR

ATTEST: Ken Detzner SECRETARY OF STATE

[Referred to the Committee on Ethics and Elections.]

EXECUTIVE ORDER NUMBER 14-154

(Executive Order of Suspension)

WHEREAS, Jacqueline Johnson is presently serving as a Notary Public of the State of Florida; and

WHEREAS, this Office received a complaint reporting Jacqueline Johnson for notary misconduct, and thereafter initiated an investigation of alleged violations of the laws governing Florida notaries public defined within Chapter 117, Florida Statutes; and

WHEREAS, the complainant, Detective Nephtali Sepulveda, Jr., of the Hillsborough County Sheriff's Office, reported he was investigating the execution of two quit claim deeds containing forged signatures of the property owners that were notarized by Jacqueline Johnson on May 16, 2013, and which resulted in the theft of the property owners' home by sale without their knowledge or consent; and

WHEREAS, Jacqueline Johnson submitted a sworn written response to this Office on February 12, 2014, admitting that she notarized the challenged documents without the purported signing parties in her presence, in violation of section 117.107(9), Florida Statutes; and

WHEREAS, by notarizing the signatures of parties not in her presence, Jacqueline Johnson took a false or fraudulent acknowledgment of the challenged instruments as a notary public, in violation of section 117.105, Florida Statutes; and

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

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

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

- A. Jacqueline Johnson is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.
- B. Jacqueline Johnson commissioned as a Florida notary public from September 14, 2012, through September 13, 2016.
- C. Jacqueline Johnson notarized the challenged documents without the signing parties in her presence at the time of the notarization, in violation of section, 117.107(9), Florida Statutes.
- D. Jacqueline Johnson took a false or fraudulent acknowledgment of the challenged documents as a notary public, in violation of section 117.105, Florida Statutes.
- E. Jacqueline Johnson failed to notify the Department of State within 60 days of her change of address, in violation of section 117.01(2), Florida Statutes.

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

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

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



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 2nd day of May, 2014.

Rick Scott GOVERNOR

ATTEST:
Ken Detzner
SECRETARY OF STATE

[Referred to the Committee on Ethics and Elections.]

EXECUTIVE ORDER NUMBER 14-155

(Executive Order of Suspension)

WHEREAS, Timothy Mike Craver is presently serving as a Notary Public of the State of Florida; and

WHEREAS, on or about September 25, 2012, Timothy Mike Craver was convicted in the Circuit Court of the Eighteenth Judicial Circuit, in and for Brevard County, in case number 2012CF041660, of one count of Fleeing or Attempting to Elude with Lights and Sirens Activated, a third-degree felony in violation of section 316.1935(2), Florida Statutes; one count of Refusal to Submit to Chemical or Physical Testing of Breath, Urine, or Blood, a first-degree misdemeanor in violation of section 316.1939(1)(e), Florida Statutes; one count of Failure to Fulfill Duty Upon Damaging Unattended Property, a second-degree misdemeanor in violation of section 316.063(1), Florida Statutes; one count of Driving Under the Influence Causing or Contributing to Damage to Property, a first-degree misdemeanor in violation of section 316.193(3)(c)l., Florida Statutes; one count of Driving While License Cancelled, Suspended or Revoked, a second-degree misdemeanor in violation of section 322.34(2)(a), Florida Statutes; and one count of Driving in Violation of Court-Ordered Driver's License Restriction, a second-degree misdemeanor in violation of section 322.16(1)(c), Florida Statutes; and

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

WHEREAS, on January 10, 2014, this Office notified Timothy Mike Craver by certified mail of the investigation by this Office of the above-stated matter, and required that he provide a written response regarding his felony conviction while commissioned as a Florida notary public; and

WHEREAS, to date, this Office has not received the required response from Timothy Mike Craver; and

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

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

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

- A. Timothy Mike Craver is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.
- B. Timothy Mike Craver is commissioned as a Florida notary public from May 24, 2011, through May 23, 2015.
- C. Timothy Mike Craver was convicted of a felony and five misdemeanors in Brevard County in 2012, while commissioned as a Florida notary public.
- D. Timothy Mike Craver failed to notify the Department of State of the changes to his criminal history record following his felony and misdemeanor convictions in Brevard County in 2012, as required by section 117.01(2), Florida Statutes.
- E. Timothy Mike Craver refused to cooperate or respond to an investigation of notary misconduct by the Executive Office of the Governor, as required by section 117.01(4)(c), Florida Statutes.

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

Section 1. Timothy Mike Craver is suspended from the public office which he now holds: Notary Public of the State of Florida.

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



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 2nd day of May, 2014.

Rick Scott GOVERNOR

ATTEST: Ken Detzner SECRETARY OF STATE

[Referred to the Committee on Ethics and Elections.]

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES — FINAL ACTION

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1194 and CS for SB 1666.

Robert L. "Bob" Ward, Clerk

The bills contained in the foregoing messages were ordered enrolled.

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 to House Amendment 1 and passed CS for CS for SB 224 as further amended; concurred in Senate Amendment 1 to House Amendment 1 and passed CS for CS for SB 850 as further amended; and concurred in Senate Amendment 1 to House Amendment 2 and passed CS for CS for SB 1012 as further amended; accepted the Conference Committee Report as an entirety and passed SB 2510 as amended by the Conference Committee Report; and accepted the Conference Committee Report as an entirety and passed SB 2514 as amended by the Conference Committee Report.

Robert L. "Bob" Ward, Clerk

The bills contained in the foregoing messages were ordered engrossed and then enrolled.

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 and passed CS for HB 9 as amended; concurred in Senate Amendment 1 and passed CS for HB 323 as amended; concurred in Senate Amendments 1, 2, and 3 and passed CS for CS for HB 433 as amended; concurred in Senate Amendment 1 and passed CS for GS for HB 731 as amended; concurred in Senate Amendment 1 and passed CS for CS for HB 805 as amended; concurred in Senate Amendment 1 and passed CS for CS for CS for CS for HB 851 as amended; concurred in Senate Amendments 1, 2, and 3 and passed CS for HB 977 as amended; concurred in Senate Amendments 2 and passed HB 5601 as amended; concurred in Senate Amendments 1, 2, 5, 7, 8, 9, 10, 12, 13, 15, 16, 17, 18, 19, and 20 and passed CS for CS for HB 7005 as amended; concurred in Senate Amendment 1 and passed CS for HB 7033 as amended; concurred in Senate Amendment 2 and passed CS for HB 7035 as amended; concurred in Senate Amendment 1 and passed CS for HB 7035 as amended; concurred in Senate Amendment 1 and passed CS for HB 7035 as amended; concurred in Senate Amendment 1 and passed CS for HB 7035 as amended; concurred in Senate Amendment 1 and passed CS for HB

7077 as amended; concurred in Senate Amendment 1 and passed CS for HB 7095 as amended; concurred in Senate Amendment 2 and passed CS for CS for HB 7141 as amended; and concurred in Senate Amendment 1 and passed CS for HB 7147 as amended.

Robert L. "Bob" Ward, Clerk

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 1 was corrected and approved.

ADJOURNMENT

On motion by Senator Thrasher, the Senate adjourned sine die at 10:39 p.m.

CERTIFICATE

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 1399, 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 Fortysixth Regular Session of the Legislature, convened under the Constitution as revised in 1968, held from March 4 through May 2, 2014. Additionally, there has been included a record of the transmittal of Acts and Resolutions and actions taken by the Governor subsequent to the sine die adjournment of the Regular Session.

Debbie Brown

Secretary of the Senate

Debbie Grown

Tallahassee, Florida June 28, 2014

Final Reports After Adjournment Sine Die — Regular Session 2014

ENROLLING REPORTS

CS for SB 106, CS for SB 236, CS for SB 358, SB 386, CS for SB 646, CS for SB 648, CS for SB 656, CS for CS for SB 730, CS for SB 864, SB 932, SB 934, SB 936, SB 938, SB 940, SB 942, CS for CS for CS for SB 1632, CS for SB 1642, SB 1664, and SB 1676 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on May 8, 2014.

SM 118, SM 476, SM 658, CS for SM 1174, and CS for SJR 1188 have been enrolled, signed by the required Constitutional Officers and filed with the Secretary of State on May 9, 2014.

 ${
m CS}$ for ${
m CS}$ for ${
m SB}$ 188 has been enrolled, signed by the required Constitutional Officers and presented to the Governor on May 12, 2014.

SB 392, SB 676, SB 678, SB 680, SB 682, SB 684, SB 686, SB 688, SB 2510, and SB 2514 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on May 20, 2014.

CS for SB 86, CS for CS for SB 224, CS for CS for CS for SB 242, CS for SB 256, CS for CS for CS for SB 272, SB 308, SB 320, SB 356, CS for SB 390, CS for CS for SB 404, CS for CS for SB 440, CS for CS for SB 450, SB 490, SB 506, SB 520, CS for CS for SB 536, CS for CS for CS for SB 542, CS for CS for SB 590, CS for CS for CS for CS for SB 670, CS for CS for SB 674, CS for CS for CS for SB 702, CS for CS for SB 708, CS for SB 762, SB 796, CS for CS for SB 836, SB 1010, CS for CS for SB 1012, CS for CS for SB 1030, CS for CS for SB 1044, CS for CS for SB 1238, SB 1262, CS for CS for SB 1278, CS for CS for SB 1300, CS for CS for SB 1344, CS for CS for SB 1672, SB 1678, and SB 1700 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on June 5, 2014.

CS for CS for CS for SB 218, CS for CS for SB 226, CS for CS for SB 238, CS for SB 260, CS for CS for SB 280, CS for CS for SB 286, CS for SB 360, CS for SB 366, SB 374, CS for SB 398, CS for CS for SB 424, CS for CS for SB 754, CS for CS for SB 820, CS for SB 828, CS for CS for CS for SB 846, CS for CS for SB 850, CS for SB 858, SB 996, CS for SB 1024, CS for SB 1140, CS for CS for SB 1524, CS for CS for SB 1526, SB 1636, and CS for SB 1666 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on June 13, 2014.

CS for CS for SB 102, CS for CS for SB 132, and CS for CS for SB 230 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on June 17, 2014.

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 SB 106, CS for CS for SB 188, CS for SB 236, CS for SB 358, SB 386, CS for SB 646, CS for SB 648, CS for SB 656, CS for CS for SB 730, CS for SB 864, SB 932, SB 934, SB 936, SB 938, SB 940, SB 942, CS for CS for CS for SB 1632, CS for SB 1642, SB 1664, and SB 1676 on May 12, 2014.

SB 676, SB 678, SB 680, SB 682, SB 684, SB 686, SB 688, SB 2510, and SB 2514 on June 2, 2014.

CS for SB 86, CS for CS for SB 224, CS for CS for CS for SB 242, CS for SB 256, CS for CS for CS for SB 272, SB 308, SB 320, SB 356, CS for SB 390, CS for CS for SB 404, CS for CS for SB 440, CS for CS for SB 450, SB 490, SB 506, SB 520, CS for CS for SB 536, CS for CS for CS for SB 542, CS for CS for SB 590, CS for CS for CS for SB 670, CS for CS for SB 674, CS for CS for CS for SB 702, CS for CS for SB 708, CS for SB 762, SB 796, CS for CS for SB 836, SB 1010, CS for CS for SB 1012, CS for CS for SB 1036, CS for CS for SB 1070, SB 1108, CS for SB 1142, CS for SB 1194, CS for SB 1238, SB 1262, CS for CS for SB 1278, CS for CS for SB 1300, CS for CS for SB 1308, CS for CS for SB 1320, CS for CS for SB 1344, CS for CS for SB 1672, and SB 1678 on June 13, 2014.

CS for CS for SB 1030 and SB 1700 on June 16, 2014.

CS for CS for SB 132, CS for CS for CS for SB 218, CS for CS for SB 226, CS for CS for SB 230, CS for CS for SB 238, CS for SB 260, CS for CS for SB 280, CS for CS for SB 286, CS for SB 360, CS for SB 366, SB 374, CS for SB 398, CS for CS for SB 424, CS for CS for SB 754, CS for CS for SB 820, CS for SB 828, CS for CS for SB 846, CS for CS for SB 850, CS for SB 858, SB 996, CS for SB 1024, CS for SB 1140, CS for CS for SB 1524, CS for CS for SB 1526, and SB 1636 on June 20, 2014.

CS for SB 1666 on June 23, 2014.

CS for CS for SB 102 on June 24, 2014.

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TO THE

JOURNAL OF THE SENATE

MARCH 4 THROUGH MAY 2, 2014

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Members of the Senate; Bills Introduced; and	Memorials
Committee Assignments	Numerical Index of Senate Bills, Resolutions and Memorials
Bills, Resolutions and Memorials Introduced by Committees 1409	with Subject, Sponsor and Disposition
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HOW TO FIND OR TRACE A BILL, RESOLUTION OR MEMORIAL

When the bill, resolution or memorial number is unknown, use the:

When the bill, resolution or memorial number is known, use the:

SUBJECT INDEX OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

The subject matter of each bill is indexed and crossindexed in an alphabetical arrangement, using topics of catchwords related closely to the subject matter. This is followed by the number of the bill, resolution or memorial.

NUMERICAL INDICES OF SENATE AND HOUSE BILLS, RESOLUTIONS AND MEMORIALS.

Each bill is listed in numerical order. Opposite each bill number is the subject, the name of introducer, the page numbers where the bill involved appears in the journal, and the final status of the bill.

Tracing all Senate and House Actions

It is possible to trace the progress of legislation from introduction to final disposition, step by step, as it is recorded on the various pages of the Senate Journal by looking at the pages referred to in the numerical index.

To follow the progress of Senate legislation passed by the Senate and sent to the House, use the indices contained in the House Journal to trace House action.

JOURNAL OF THE SENATE

MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND COMMITTEE ASSIGNMENTS

REGULAR SESSION March 4 through May 2, 2014

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

ABRUZZO, JOSEPH—25th District

Introduced: 250, 252, 262, 348, 350, 352, 354, 378, 446, 472, 568, 576, 750, 854, 898, 974, 1120, 1176, 1252, 1268, 1406, 1458, 1472, 1474, 1504, 1530, 1534, 1558, 1584, 1598, 1622

Co-Introduced: 110, **156**, 212, 214, 300, 312, **522**, 540, 594, 668, 712, 734, 742, 860, **894**, 958, 1078, 1086, **1360**, 1400, 1576, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 58

Committees: Commerce and Tourism, Vice Chair; Environmental Preservation and Conservation, Vice Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Communications, Energy, and Public Utilities; Gaming; Military and Veterans Affairs, Space, and Domestic Security; and Joint Legislative Auditing Committee, Alternating Chair

ALTMAN, THAD-16th District

Introduced: 18, 334, 370, 436, 438, **440**, 454, 458, 586, 614, 1102, 1146, 1290, 1294, 1296, 1304, 1306, **1650**

Co-Introduced: 208, 322, **356**, 378, 418, 448, 518, 712, 724, 860, **894**, 958, **1028**, 1086, **1360**, 1576, **1686**, **1740**, **1744**

Committees: Military and Veterans Affairs, Space, and Domestic Security, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Children, Families, and Elder Affairs; Criminal Justice; Environmental Preservation and Conservation; Select Committee on Indian River Lagoon and Lake Okeechobee Basin; and Joint Committee on Public Counsel Oversight

BEAN, AARON-4th District

Introduced: 316, 380, 388, 396, 594, 598, 672, **674**, **702**, **708**, 714, **836**, 956, 976, 992, **1030**, 1054, 1122, 1150, 1210, 1212, 1416, 1438, 1536, 1538, 1542, 1628, **1700**

Co-Introduced: 84, **156**, **286**, **542**, 544, 546, 722, 860, **894**, **1360**, **1686**, **1740**, **1744**, **1750**

Committees: Health Policy, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Commerce and Tourism; Communications, Energy, and Public Utilities; Governmental Oversight and Accountability; and Select Committee on Patient Protection and Affordable Care Act

BENACQUISTO, LIZBETH—30th District

Introduced: 224, 494, 1480, 1732

Co-Introduced: **156**, 162, **542**, 544, **658**, 860, **864**, **894**, 918, 958, 1316, **1360**, **1686**, **1740**, **1744**, **1750**

Committees: Appropriations, Vice Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Education; Ethics and Elections; Gaming; Governmental Oversight and Accountability; Rules; Select Committee on Indian River Lagoon and Lake Okeechobee Basin; and Joint Select Committee on Collective Bargaining

BRADLEY, ROB—7th District

Introduced: 140, 246, 254, 342, **360**, 362, 384, 462, **526**, 700, **754**, 780, 806, 816, **828**, 892, **1030**, 1334, 1364, 1442, 1518, 1528, 1532, 1594, **1718**

Co-Introduced: 84, **156**, **188**, 212, **224**, **286**, 322, **382**, 396, **542**, 544, 546, 776, 860, **894**, 958, 972, **1028**, 1122, **1360**, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 30

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Chair; Appropriations; Appropriations Subcommittee on General Government; Community Affairs; Criminal Justice; Governmental Oversight and Accountability; Judiciary; and Joint Legislative Auditing Committee

BRANDES, JEFF-22nd District

Introduced: 144, 166, 180, 184, **226**, 264, 296, **308**, 314, 364, **366**, **392**, **542**, 634, 638, 642, 782, 916, 922, **1030**, 1058, 1182, 1184, 1218, 1260, **1262**, 1272, 1298, 1326, 1390, 1618, **1756**

Co-Introduced: 68, 72, 84, **156**, **188**, 290, 312, 380, 484, 538, 544, 860, **894**, **1360**, **1686**, **1740**, **1744**, **1750**

Committees: Transportation, Chair; Agriculture; Appropriations Subcommittee on Finance and Tax; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Education; Health Policy; and Select Committee on Patient Protection and Affordable Care Act

BRAYNON, OSCAR II—36th District

Introduced: 190, 192, 244, 302, 304, 306, 402, 408, 410, 484, 636, 640, 652, 768, 1000, 1016, 1026, 1056, 1132, 1282, 1344, 1544, 1606
Co-Introduced: 208, 212, 224, 860, 894, 958, 1360, 1400, 1686, 1750
Local Bill—Introduced: 48, 50

Committees: Regulated Industries, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Children, Families, and Elder Affairs; Ethics and Elections; Gaming; and Health Policy

BULLARD, DWIGHT—39th District

Introduced: 16, 148, 160, 270, 300, 338, 400, 426, 428, 432, 456, 468, 774, 778, **820**, 822, 830, 878, 880, 882, 888, 896, 984, **1158**, 1234, 1418, **1432**, 1562, 1574, 1588, 1590

Co-Introduced: 66, 68, 96, 116, 146, 150, 220, 234, 240, 250, 302, 348, 408, 578, 860, **894**, 958, 962, 1056, 1088, **1360**, 1400, 1426, 1436, 1640, **1686**, **1690**, **1740**, **1744**, **1750**

Committees: Agriculture, Vice Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on General Government; Education; Environmental Preservation and Conservation; Military and Veterans Affairs, Space, and Domestic Security; and Joint Administrative Procedures Committee

CLEMENS, JEFF-27th District

Introduced: 150, 198, 234, 240, **392**, **450**, 452, 582, 606, 622, 654, 784, 962, 1038, 1236, 1424, 1566, 1596, 1608, 1612

Co-Introduced: 68, 112, **156**, 206, 220, 300, 328, 348, 432, 742, 860, **894**, 958, 1124, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Banking and Insurance, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Children, Families, and Elder Affairs; Ethics and Elections; Gaming; and Transportation

DEAN, CHARLES S. "CHARLIE," SR.—5th District

Introduced: **106**, 114, **382**, 414, 600, 724, 912, 920, **1024**, 1094, 1098, 1126, 1170, **1220**, 1342, 1576, 1582

Co-Introduced: **224**, 298, 312, 418, 544, 816, 860, **894**, 958, **1360**, 1594, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 1414, 1430

Committees: Environmental Preservation and Conservation, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Children, Families, and Elder Affairs; Criminal Justice; Gaming; Military and Veterans Affairs, Space, and Domestic Security; and Select Committee on Indian River Lagoon and Lake Okeechobee Basin, Vice Chair

DETERT, NANCY C.—28th District

Introduced: 158, **242**, 324, **374**, **398**, 420, 470, 508, 620, 666, 726, 744, 760, **762**, 764, 770, 802, 812, 856, 874, 902, 906, 960, 1018, 1040, 1134, 1162, 1166, **1444**, 1446, **1736**

Co-Introduced: 84, **286**, 290, **522**, **524**, **526**, **528**, **542**, 700, 860, **894**, 958, **1360**, 1668, **1686**, **1750**

Committees: Commerce and Tourism, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on General Government; Banking and Insurance; Children, Families, and Elder Affairs; Regulated Industries; and Joint Administrative Procedures Committee

DIAZ DE LA PORTILLA, MIGUEL-40th District

Introduced: 102, 412, 690, 752, 1694

Co-Introduced: 268, 534, **542**, 544, 832, 860, **894**, 958, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 26, 28

Committees: Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Banking and Insurance; Children, Families, and Elder Affairs; Ethics and Elections; Rules; Transportation; and Joint Administrative Procedures Committee

EVERS, GREG—2nd District

Introduced: **360**, 448, 478, 480, 486, **528**, 596, 616, 800, 978, 1052, 1060, 1138, 1160, 1178, 1310, 1312, 1314, 1316, 1318, 1322, 1336, 1346, 1356, 1366, 1476, 1478, 1496, 1510, 1514, 1516, 1550, 1552, 1602, 1610, **1752**

Co-Introduced: 84, **102**, **132**, 144, **156**, **542**, 544, 776, 860, **894**, 958, **1028**, 1304, **1360**, 1466, **1686**, **1740**, **1744**, **1750**

Committees: Criminal Justice, Chair; Appropriations Subcommittee on Finance and Tax; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Military and Veterans Affairs, Space, and Domestic Security; Transportation; and Joint Committee on Public Counsel Oversight

FLORES, ANITERE—37th District

Introduced: 34, 44, 66, 72, 340, 344, 512, 514, 518, 530, 792, 832, 918, 1076, 1086, 1100, 1340, 1426, 1436, 1440, 1554, **1658**

Co-Introduced: 162, **188**, **224**, 282, **286**, 334, 408, **542**, 694, 824, 860, **894**, 1056, 1192, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 38, 40, 42

Committees: Communications, Energy, and Public Utilities, Chair; Appropriations Subcommittee on Health and Human Services, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Ethics and Elections; Health Policy; Regulated Industries; and Select Committee on Patient Protection and Affordable Care Act

GAETZ, DON-1st District

Introduced: 1686

Co-Introduced: 860, 894, 1360, 1740, 1744, 1750

GALVANO, BILL—26th District

Introduced: 372, 444, 570, **676**, 712, **730**, 732, 804, 808, 810, 876, 890, 972, 1046, 1620

Co-Introduced: **188**, 208, **542**, 544, 860, **894**, 958, 978, **1030**, 1122, 1340, **1360**, 1512, **1686**, **1740**, **1744**, **1750**

Committees: Appropriations Subcommittee on Education, Chair; Agriculture; Appropriations; Appropriations Subcommittee on Health and Human Services; Education; Gaming; Health Policy; Regulated Industries; and Rules

GARCIA, RENE-38th District

Introduced: **256**, 258, **280**, 282, 284, 332, **490**, 694, 710, 722, 772, 1014, 1062, 1088, 1096, 1136, 1168, 1256, 1258, **1332**, 1378, 1384, 1386, 1402, 1420, 1486, **1490**, **1502**, **1738**

Co-Introduced: **102**, 176, 212, **286**, 312, 346, 408, 426, **542**, 712, 776, 860, **894**, 958, 1090, 1266, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Communications, Energy, and Public Utilities, Vice Chair; Agriculture; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Health and Human Services; Health Policy; Transportation; and Joint Administrative Procedures Committee, Alternating Chair

GARDINER, ANDY-13th District

Introduced: 684, 686, 688, 1760, 1762

Co-Introduced: 860, 1030, 1360, 1512, 1686, 1740, 1744, 1750

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Chair; Appropriations; Appropriations Subcommittee on Finance and Tax; Environmental Preservation and Conservation; Ethics and Elections; Gaming; Judiciary; Military and Veterans Affairs, Space, and Domestic Security; Rules; and Joint Legislative Budget Commission

GIBSON, AUDREY—9th District

Introduced: 210, 394, 422, 562, **838**, 1118, **1174**, 1468, 1578 Co-Introduced: 68, 208, 212, **224**, 408, 712, 744, 860, **894**, 958, 972, 1122, **1360**, 1400, **1666**, **1686**, **1688**, **1740**, **1744**, **1750**

Local Bill—Introduced: 1548 Local Bill—Co-Introduced: 30

Committees: Military and Veterans Affairs, Space, and Domestic Security, Vice Chair; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Criminal Justice; Regulated Industries; and Select Committee on Patient Protection and Affordable Care Act

GRIMSLEY, DENISE—21st District

Introduced: 152, **218**, 268, 278, **404**, **522**, 946, **1036**, 1066, 1116, 1254, 1276, 1288, 1350, 1352, 1354, 1362

Co-Introduced: 84, **132**, **542**, 544, 860, 978, **1228**, **1360**, 1400, 1670, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 60, 64

Committees: Appropriations Subcommittee on Health and Human Services, Chair; Agriculture; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Children, Families, and Elder Affairs; Environmental Preservation and Conservation; Health Policy; Select Committee on Indian River Lagoon and Lake Okeechobee Basin; Select Committee on Patient Protection and Affordable Care Act; and Joint Select Committee on Collective Bargaining

HAYS, ALAN—11th District

Introduced: **118**, 142, 186, 292, 294, **386**, **390**, **476**, 482, 502, 612, 626, **678**, **680**, **682**, 728, **864**, 968, 970, 1002, 1006, 1050, **1140**, 1214, 1230, **1232**, 1250, 1274, 1330, 1348, 1380, 1382, 1398, 1500, **1540**, 1580, **1750**

Co-Introduced: 208, 340, 448, **542**, 544, 776, 816, 860, **894**, 958, 1128, 1264, 1316, **1360**, 1576, **1686**, **1740**, **1744**

Local Bill—Introduced: 794

Committees: Appropriations Subcommittee on General Government, Chair; Children, Families, and Elder Affairs, Vice Chair; Governmental Oversight and Accountability, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Banking and Insurance; Commerce and Tourism; Select Committee on Indian River Lagoon and Lake Okeechobee Basin; Joint Legislative Auditing Committee; Joint Legislative Budget Commission; and Joint Select Committee on Collective Bargaining

HUKILL, DOROTHY L.—8th District

Introduced: 134, 176, **188**, 208, 212, 232, 266, 290, 430, 550, 608, 716, 998, **1728**, 1730, **1740**, **1744**

Co-Introduced: 156, 860, 894, 958, 1360, 1686, 1750

Committees: Appropriations Subcommittee on Finance and Tax, Chair; Appropriations; Appropriations Subcommittee on Education; Commerce and Tourism; Communications, Energy, and Public Utilities; Community Affairs; Governmental Oversight and Accountability; and Joint Committee on Public Counsel Oversight

JOYNER, ARTHENIA L.—19th District

Introduced: 24, 68, 70, 108, 112, 120, 164, 168, 170, 206, **238**, 328, 336, 824, 826, 986, 1004, 1410, 1412, 1428, 1448, 1498, **1644**, **1688**, **1690**

Co-Introduced: 220, 240, 282, 348, 578, 768, 860, **894**, 920, 958, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Vice Chair; Appropriations; Appropriations Subcommittee on General Government; Ethics and Elections; Health Policy; Judiciary, Transportation; Select Committee on Indian River Lagoon and Lake Okeechobee Basin; and Joint Committee on Public Counsel Oversight, Alternating Chair

LATVALA, JACK—20th District

Introduced: 84, **86**, **132**, 194, **260**, 406, 516, 534, 538, 602, 766, 786, **796**, 834, 842, 844, **846**, 900, 914, 1032, 1034, 1048, 1064, 1068, 1090, 1152, 1208, 1216, 1248, 1328, 1400, 1546, **1652**, **1764**

Co-Introduced: 146, 198, 208, 212, **224**, **286**, **424**, **542**, 544, 776, 860, 958, 1192, **1360**, 1384, 1594, **1686**, **1740**, **1744**, **1750**

Committees: Ethics and Elections, Chair; Appropriations; Appropriations Subcommittee on General Government; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Community Affairs; Environmental Preservation and Conservation; Gaming; Judiciary; and Rules

LEE, TOM—24th District

Introduced: 346, **424**, 504, 566, 584, 610, 632, 758, 1022, **1142**, **1188**, 1190, 1466, 1626

Co-Introduced: 542, 860, 1360, 1668, 1686

Committees: Judiciary, Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Ethics and Elections; Gaming; Rules; and Transportation

LEGG, JOHN—17th District

Introduced: 718, 790, 814, **850**, 910, 964, 966, 1082, 1292, 1394, **1680**, **1682**, **1720**, **1746**

Co-Introduced: 860, **894**, **1686**, **1740**, **1744**, **1750**

 $Local\ Bill{---Introduced:}\quad 52,\, 54,\, 56$

Committees: Education, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on General Government; Ethics and Elections; Military and Veterans Affairs, Space, and Domestic Security; Regulated Industries; and Select Committee on Patient Protection and Affordable Care Act

MARGOLIS, GWEN—35th District

Introduced: 94, 98, 196, 202, 204, 284, 492, 580, 704, 818, 848, 982, 988, 994, 1240, **1704**

Co-Introduced: 66, 68, 212, 240, 274, 304, **320**, 330, 342, 348, **398**, 578, 742, 806, **894**, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Vice Chair; Transportation, Vice Chair; Appropriations; Appropriations Subcommittee on Finance and Tax; Banking and Insurance; Commerce and Tourism; Gaming; Rules; and Joint Legislative Budget Commission

MONTFORD, BILL—3rd District

Introduced: 20, 62, 628, **646**, **648**, **656**, 706, 886, 908, 1074, 1124, 1198, **1200**, 1202, 1204, 1206, 1226, 1266, 1324, 1368, 1372, 1388, 1396, 1506, 1630, **1742**, **1766**

Co-Introduced: 84, 188, 860, 894, 958, 1028, 1290, 1360, 1400, 1576, 1686, 1690, 1740, 1744, 1750

Local Bill—Introduced: 14, 22

Committees: Agriculture, Chair; Appropriations Subcommittee on Education, Vice Chair; Education, Vice Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Gaming; Governmental Oversight and Accountability; Rules; and Select Committee on Indian River Lagoon and Lake Okeechobee Basin, Vice Chair

NEGRON, JOE-32nd District

Introduced: 156

Co-Introduced: 72, **188**, 208, 544, 860, **864**, **894**, 958, **1360**, **1686**, **1740**. **1744**

Committees: Appropriations, Chair; Banking and Insurance; Rules; Select Committee on Indian River Lagoon and Lake Okeechobee Basin, Chair; Select Committee on Patient Protection and Affordable Care Act, Chair; and Joint Legislative Budget Commission, Alternating Chair

RICHTER, GARRETT—23rd District

Introduced: **236**, **286**, 288, **520**, 564, 588, **590**, 630, 840, 872, **1010**, **1012**, 1128, 1130, **1238**, **1278**, **1320**, **1696**, **1750**, **1758**

Co-Introduced: **542**, 654, 722, 860, **894**, 958, **1360**, 1400, **1686**, **1740**, **1744**

Local Bill—Introduced: 1186, 1286

Committees: Gaming, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Commerce and Tourism; Judiciary; Rules; Transportation; and Joint Legislative Budget Commission

RING, JEREMY-29th District

Introduced: 46, 136, 138, 146, 174, 178, 200, 222, 228, 246, 276, **358**, 434, 442, 488, 500, 510, 558, 604, 756, 788, 798, 948, 990, 1284, 1338, 1422

Co-Introduced: 68, 144, 340, **356**, 860, **894**, 958, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Governmental Oversight and Accountability, Chair; Appropriations Subcommittee on Finance and Tax, Vice Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Commerce and Tourism; Judiciary; Rules; Joint Legislative Auditing Committee; and Joint Select Committee on Collective Bargaining

SACHS, MARIA LORTS—34th District

Introduced: **320**, 322, 418, **720**, 1564, 1570, 1572, 1616 Co-Introduced: 68, 84, 110, 212, 298, 312, **356**, 582, 742, 860, 882, **894**, 958, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Gaming, Vice Chair; Agriculture; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Education; Military and Veterans Affairs, Space, and Domestic Security; Regulated Industries; and Select Committee on Indian River Lagoon and Lake Okeechobee Basin

SIMMONS, DAVID—10th District

Introduced: 130, 230, 274, 330, 532, 540, 548, 618, 1028, 1144, 1164, 1196, 1242, 1280, 1300, 1308

Co-Introduced: 208, 860, **894**, **1360**, 1400, 1576, **1686**, **1740**, **1744**, **1750**

Committees: Banking and Insurance, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Criminal Justice; Education; Governmental Oversight and Accountability; Rules; and Select Committee on Patient Protection and Affordable Care Act

SIMPSON, WILTON-18th District

Introduced: **272**, 310, 312, 368, 416, 460, 474, 496, **536**, 544, 546, 624, 644, 660, 776, 926, 930, 952, 958, 1044, **1070**, 1092, 1106, 1370, 1450, 1464, 1556

Co-Introduced: **188**, 208, 212, **542**, 626, 806, 860, **894**, **1030**, 1290, **1360**, **1686**, **1740**, **1744**, **1750**

Committees: Community Affairs, Chair; Appropriations Subcommittee on General Government; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Commerce and Tourism; Communications, Energy, and Public Utilities; Environmental Preservation and Conservation; and Joint Legislative Auditing Committee

SMITH, CHRISTOPHER L.—31st District

Introduced: 122, 130, 870, 884, **1520**, 1522, **1656**, **1684** Co-Introduced: 240, **286**, 348, 578, 732, **894**, **1360**, 1400, **1658**, **1686**, **1740**, **1744**, **1750**

Committees: Criminal Justice, Vice Chair; Rules, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Health and Human Services; Communications, Energy, and Public Utilities; Community Affairs; Governmental Oversight and Accountability; Select Committee on Patient Protection and Affordable Care Act; and Joint Legislative Budget Commission

SOBEL, ELEANOR—33rd District

Introduced: **524**, 572, 574, 578, 734, 736, 738, 740, 742, 746, **894**, 944, 1042, 1080, 1172, 1180, 1192, 1264, 1270, 1302, 1358, 1404, 1460, 1484, 1586, 1614, 1624, **1716**

Co-Introduced: **156**, 220, **224**, **320**, 322, **356**, 408, **450**, 558, 592, **702**, 782, 860, 928, 958, **1030**, 1090, **1142**, **1360**, 1400, **1666**, **1686**, **1740**, **1744**, **1750**

Committees: Children, Families, and Elder Affairs, Chair; Ethics and Elections, Vice Chair; Health Policy, Vice Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Regulated Industries; Rules; and Select Committee on Patient Protection and Affordable Care Act, Vice Chair

SOTO, DARREN—14th District

Introduced: 6, 74, 76, 78, 80, 82, 88, 90, 92, 96, 100, 104, 110, 124, 126, 128, 154, 172, 298, 376, 748, 980, 1020, 1078, 1104, 1154, 1434, 1452, 1560, 1568, 1592, 1600, 1604, 1722

Co-Introduced: 68, 114, **156**, 160, 198, 240, 282, 284, 300, 330, 336, 348, **382**, 436, 456, 478, 532, 534, 540, 548, 578, 618, 626, 710, 712, 722, 742, 776, 806, 830, 860, 872, **894**, 898, 928, 958, **1030**, **1142**, 1150, 1192, **1228**, 1260, 1322, 1358, **1360**, 1400, 1576, 1614, 1640, **1658**, **1686**, **1740**, **1744**, **1750**

Local Bill—Introduced: 32

Committees: Judiciary, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Community Affairs; Environmental Preservation and Conservation; Ethics and Elections; Select Committee on Patient Protection and Affordable Care Act; and Joint Select Committee on Collective Bargaining

STARGEL, KELLI—15th District

Introduced: 162, 182, 318, 560, **658**, 668, 692, 698, 924, 950, 1008, 1156, **1228**, 1462, 1512, **1632**

Co-Introduced: **188**, 312, **542**, 544, 628, 712, 776, 860, **894**, 958, **1030**, 1206, **1360**, **1686**, **1740**, **1744**, **1750**

Committees: Regulated Industries, Chair; Appropriations Subcommittee on General Government; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Commerce and Tourism; Community Affairs; Education; and Joint Committee on Public Counsel Oversight

THOMPSON, GERALDINE F. "GERI"—12th District

Introduced: 36, 116, 214, 216, 220, 326, 464, 466, 552, 554, 556, 868, 904, 1072, 1222, 1224, 1244, 1246, 1374, 1376, 1392, 1408, 1454, 1456, 1470, 1482, 1508, **1712**, 1754

Co-Introduced: 88, 130, 212, 626, 860, 882, **894**, 958, 1180, **1360**, 1400, **1686**, **1740**, **1744**, **1750**

Committees: Appropriations Subcommittee on General Government, Vice Chair; Community Affairs, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Children, Families, and Elder Affairs; Commerce and Tourism; Transportation; and Joint Administrative Procedures Committee

THRASHER, JOHN-6th District

Introduced: **356**, **670**, **932**, **934**, **936**, **938**, **940**, **942**, **954**, **1360**, 1492, 1494, **1524**, **1526**, **1686**, **1750**

Co-Introduced: 208, **542**, 544, 776, 816, 860, **894**, 958, 1512, **1740**, **1744**

Committees: Rules, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Community Affairs; Ethics and Elections; Gaming; Judiciary; Regulated Industries; and Joint Legislative Budget Commission

JOURNAL OF THE SENATE

BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED BY COMMITTEES

REGULAR SESSION March 4 through May 2, 2014

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses.)

AGRICULTURE

Introduced: 450, 536

Committee Substitute: 194, **450**, **536**, 544, 1044, 1092, 1138, 1182, 1184, 1342, 1576, 1630

APPROPRIATIONS

Introduced: 66, **86**, **102**, **156**, **218**, **224**, **230**, 246, **272**, **360**, **424**, **450**, **522**, **524**, **526**, **528**, **542**, **702**, **708**, **846**, **850**, **1012**, **1030**, 1114, **1194**, 1212, 1354, **1632**, **1642**, 1654, **1666**, **1676**, 2500, 2502, 2504, 2508, **2510**, 2512, **2514**

Committee Substitute: 66, **86**, **102**, 142, **156**, 208, **218**, **224**, **230**, 246, 248, **272**, 274, 294, 312, **360**, 364, 372, 384, **424**, 444, **450**, 484, 510, 514, 518, **522**, **524**, **526**, **528**, **542**, 544, 550, 634, 638, 662, 696, 700, **702**, **708**, 734, 768, 782, 790, 798, **846**, **850**, 860, 872, 898, 928, 948, 950, 956, 972, 1008, **1012**, 1018, **1030**, 1032, 1044, 1114, 1122, 1148, **1194**, 1212, 1216, 1254, 1260, 1272, 1276, 1328, 1354, 1394, 1480, 1512, 1576, 1582, **1632**, 1634, **1642**, 1654, **1666**, 1702, 1724, 1726

BANKING AND INSURANCE

Introduced: **506**, **542**, **590**, **708**, **754**, **1012**, **1238**, 1274, **1278**, **1300**, **1308**, **1320**, **1344**, 1354, **1672**, 1698

Committee Substitute: 310, 346, 416, 482, **542**, 564, 570, **590**, **708**, **754**, 758, 832, 948, 1000, 1002, **1012**, 1014, 1210, **1238**, 1260, 1274, **1278**, **1300**, **1308**, **1320**, **1344**, 1354, 1390, 1538, 1580, **1672**

CHILDREN, FAMILIES, AND ELDER AFFAIRS

Introduced: 248, 498, **522**, **1666**, 1668, 1670, 1724, 1726 Committee Substitute: 108, 182, 248, 268, 316, 508, **522**, 574, 582, 588, 634, 722, 744, 904, 972, 1082, 1090, 1190, 1424, 1436, 1440, 1584, **1666**, 1724, 1726

COMMERCE AND TOURISM

Introduced: 172, **242**, **398**, **996**, **1142**, **1524**, 1634, 1640, **1672**, 1734 Committee Substitute: 110, 172, 198, 208, 214, **242**, 314, 324, **398**, 484, 500, 504, 596, 638, 654, 898, 952, 1000, 1018, **1142**, 1146, 1150, 1182, 1184, 1216, 1438, 1480, **1524**, 1556, 1634, 1640, 1654, **1672**

COMMUNICATIONS, ENERGY, AND PUBLIC UTILITIES

Introduced: 272

Committee Substitute: 266, 272, 364, 898, 1044, 1050, 1076, 1646

COMMUNITY AFFAIRS

Introduced: 262, **272**, 380, **730**, **820**, **846**, **1070**, **1108**, 1110, 1112, 1114, 1274, 1318, **1632**, 1714

Committee Substitute: 220, 262, **272**, 296, 312, 340, 378, 380, 396, 470, 534, 612, 624, **730**, 746, 786, **820**, **846**, 900, 910, 956, 1048, **1070**, 1106, 1114, 1198, 1274, 1318, 1382, 1442, 1474, 1630, **1632**, 1714

CRIMINAL JUSTICE

Introduced: **238**, **424**, **526**, 532, **590**, 592, **674**, 1084, **1636**, 1638 Committee Substitute: 130, 190, **238**, 274, 296, 298, 328, 364, **424**, **526**, 532, 548, **590**, 598, **674**, 698, 746, 768, 780, 812, 944, 968, 1006, 1032, 1208, 1406, 1416, 1426, 1472, 1594

EDUCATION

Introduced: **188**, **236**, **850**, 852, **1036**, 1148, **1642**, 1702, 1710

Committee Substitute: 84, 188, 212, 236, 396, 414, 530, 628, 790, 850, 894, 900, 950, 1036, 1148, 1202, 1206, 1226, 1292, 1396, 1400, 1512, 1528, 1642, 1702

ENVIRONMENTAL PRESERVATION AND CONSERVATION

Introduced: 536, 586, 1160, 1174, 1674, 1748

Committee Substitute: **536**, 540, 586, 956, 1050, 1094, 1126, 1160, **1174**, 1464, 1576, 1594

ETHICS AND ELECTIONS

Introduced: **846**, **1632**, 1660, 1662, 9900 Committee Substitute: 602, **846**, 1474, **1632**

GAMING

Introduced: 742

Committee Substitute: 668, 742

GOVERNMENTAL OVERSIGHT AND ACCOUNTABILITY

Introduced: **106**, **226**, **238**, **242**, **256**, **280**, **286**, **366**, **646**, **648**, **650**, **656**, **730**, **762**, **858**, **864**, 928, 1114, **1194**, **1278**, **1300**, **1320**, 1648, **1678**, 1692, 1706, 1708, 2506

Committee Substitute: **106**, 198, **226**, **238**, **242**, **256**, **280**, **286**, 292, 318, 350, **366**, 368, 546, 612, 616, **646**, **648**, **650**, **656**, 694, 726, **730**, **762**, 782, 808, 834, **858**, **864**, 866, 928, 948, 990, 1114, **1194**, 1266, **1278**, 1290, **1300**, **1320**, 1328, 1442, 1628, 1640

HEALTH POLICY

Introduced: 380, **390**, 408, 662, 664, **670**, **674**, **836**, 862, 866, **1030**, **1036**, 1212, 1646

Committee Substitute: 248, 268, 278, 306, 316, 350, 380, **390**, 408, 488, 572, 662, **670**, **674**, 690, 722, 746, 824, **836**, 840, 862, 866, 872, 918, 944, 976, 992, 1014, **1030**, **1036**, 1066, 1068, 1086, 1122, 1134, 1150, 1192, 1208, 1212, 1254, 1276, 1306, 1352, 1470, 1580, 1646

JUDICIARY

Introduced: **188**, **242**, **260**, **440**, 448, **526**, **528**, 532, 586, **650**, **670**, **702**, **828**, **1308**, **1526**, **1664**

Committee Substitute: 72, 94, 104, 130, **188**, **242**, **260**, 326, **440**, 448, 494, **526**, **528**, 532, 570, 586, 588, 602, 612, 634, **650**, 654, **670**, 700, **702**, 722, 764, 768, 788, 798, 826, **828**, 832, 862, 870, 912, 920, 926, 972, 976, 998, 1138, 1176, **1308**, 1466, 1498, **1526**

MILITARY AND VETERANS AFFAIRS, SPACE, AND DOMESTIC SECURITY

Introduced: 858, 860, 1140

Committee Substitute: 84, 110, 140, 296, 378, 608, **858**, 860, 1120, **1140**, 1298, 1326, 1634

REGULATED INDUSTRIES

Introduced: 172, **224**, **286**, **404**, **440**, **702**, **836**, 1450, 1714 Committee Substitute: 172, **224**, 278, **286**, **404**, 406, **440**, 512, 662, 692, **702**, 798, 808, 810, **836**, 1098, 1106, 1450, 1462, 1466, 1550, 1624, 1714

RULES

Introduced: **132**, **280**, **358**, **404**, 448, **1188**, **1344**, **1524**, **1526**, **1672**, 1714

Committee Substitute: **132**, 244, 278, **280**, 326, **358**, **404**, 448, 602, 608, 764, 870, 926, 952, 1046, **1188**, 1226, 1254, **1344**, 1396, **1524**, **1526**, **1672**, 1714

Committee Substitute: **102**, **132**, 136, 140, **218**, **226**, **230**, 244, 518, 696, **754**, 772, **820**, 876, 958, 974, **1024**, 1048, 1066, **1070**, 1272, 1618, 1630

TRANSPORTATION

Introduced: 102, 132, 218, 226, 230, 696, 754, 820, 1024, 1070

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Animals

Equine breeding and racing industry; assess the equine pari-mutuel industry, equine industry service providers, and equine veterinary services industry; Animal Industry Technical Council, H1033

Child Dependency

Child welfare system; workgroups on reducing paperwork and increasing retention of case managers, and care of medically complex children within the child welfare system; Institute for Child Welfare or the Florida State University College of Social Work, H7169

Managed care plans serving children in DCF custody; report operation and spending plans for medical, dental, and behavioral health information; inclusion in state's child welfare data system; Children and Families Department and Health Care Administration Agency, H7169

Driving Under Influence

Ignition interlock device; study effectiveness of ignition interlock device use as an alternative to driver license suspension; study by OPPAGA, **H7005(2014-216)**

Economic Development

Microfinance Loan Program; Microfinance Guarantee Program; analyze, evaluate, and determine economic benefits of the first 3 years of the programs; study by OPPAGA and Office of Economic and Demographic Research, S1480, H1227, **H7023(2014-218)**

State Small Business Credit Initiative, evaluate effectiveness and return on investment; evaluation by OPPAGA and Office of Economic and Demographic Research, S1480, H1227, **H7023(2014-218)**

Study to identify methods and best practices that will increase access to credit to entrepreneurs and small businesses; Economic Opportunity Department, S1480, H1227, **H7023(2014-218)**

Education

Blue Ribbon Panel Task Force; study expanding counseling resources in public schools, S902, H1139

Kindergarten readiness; study impact of assessing early literacy skills of Voluntary Prekindergarten Education Program participants who are English Language Learners in both English and Spanish, 2-year pilot project; Office of Early Learning, H7069

Nursing education programs; evaluate program-specific data for each approved program and accredited program; study by Center for Nursing, **S1036(2014-92)**, H1059

Postsecondary Education

Students with disabilities; study terms and conditions under which payments may be withdrawn from Florida Prepaid College Trust Fund, policy for accelerated disbursement of funds for other qualified higher education expenses, and use of advanced payment contract when auditing a class or receiving a tuition waiver, Prepaid College Board, S850(2014-184)

Textbook and instructional materials task force, research options to reduce the cost of print and digital textbooks and instructional materials for all students; Florida College System Chancellor, State University System Chancellor, public post-secondary institution students, textbook publishers, and bookstore owners or managers, S530, H355

Transition Education Accountability Task Force; monitor education performance accountability system while in transition and provide recommendations, S1368, H1187

Gaming

Greyhound racing, study current tax and purse structures and safety; Gaming Control Commission, H1383

Horse racing, study usage of medication in horse racing; Gaming Control Commission, H1383

Government data collection; identify personal identification information held by agencies, describe how individuals may view and verify agency-held information, and identify obstacles to an individual's access to such records; review by OPPAGA, S782, H1231

Health Care

Antibiotic-resistant bacteria task force; study the efficacy of the state's current system of surveillance, reporting, public notification, prevention, and response activities; Health Department, S992, H647

Community Health Worker Task Force; develop proposals for health care or Medicaid care reform, collaborate with Florida Community Health Worker Coalition, colleges and universities, and other

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Health Care (Cont.)

organizations to recommend standardization of qualifications of community health workers, etc.; DOH, S306, H211

Diabetes, develop plans to manage, treat, and prevent diabetes; study by Diabetes Advisory Council, Health Department, Health Care Administration Agency, and Management Services Department, S694, H437

Health Information Transparency Initiative; implementation by Health Care Administration Agency; monitoring by OPPAGA, S782, H1231

Needle and syringe exchange pilot program, eliminate transmission of specified diseases; study by OPPAGA, S408

Treatment-resistant bacterial infections; interagency task force to identify emergency response protocols for health care facilities and establish a volunteer statewide emergency response team to investigate, document, and report outbreak to DOH and the Centers for Disease Control and Prevention; Health Department, S992, H647

Health Care Facilities

Assisted Living Facilities

Intersurveyor reliability study; determine whether surveys are consistent between surveys and surveyors; OPPAGA, S248, H573

Rating system for assisted living facilities to make specified information available to consumers through the agency's website; Health Care Administration Agency, S248, H573

Human Trafficking, funding strategies for victim assistance program; Commission on the Prevention of Human Trafficking, S1164

Identity Theft and Fraud Task Force, develop and implement strategy to address the investigation and prosecution of the criminal use of personal identification information in Palm Beach, Broward, and Miami-Dade Counties; Law Enforcement Department, S1472, H1029

Information Technology

State Data Center Task Force, provide assistance in the transition of the Northwood and Southwood Shared Resource Centers into the state data center; Northwood and Southwood Shared Resource Centers BOT members, S928, H7073(2014-221)

State government data; feasibility study that analyzes, evaluates, and provides recommendations for managing state government data; State Technology Agency, S928, **H7073(2014-221)**

Insurance

Health Insurance

Telemedicine services and coverage; interagency study; Health Department, Children and Families Department, Health Care Administration Agency, S70, H167

Sinkhole coverage, Citizens Property Insurance Corporation; Citizens Sinkhole Stabilization Repair Program, analyze and evaluate policyholder satisfaction and the timeliness of stabilization repairs, costs of sinkhole claim litigation, and the cost-effectiveness of program management by third-party administrator; evaluation by OPPAGA, S416, H129

Windstorm mitigation discounts, submit alternate study re rate filings to Insurance Regulation Office; Citizens Property Insurance Corporation, S1274, **H1089(2014-140)**

Medicaid

Racial and ethnic health disparities; study obstacles to achieving adequate health care provider network for Medicaid recipients; study by OPPAGA, S1428, H1203

Mental Health

Training programs; identify providers of training programs, cost of programs to recipients, availability of programs to general public and specified groups; study by OPPAGA, H159

Work group to review part I of Chapter 394, F.S.; determine whether revisions are necessary to improve the efficiency and effectiveness of the Baker Act; Children and Families Department, S1584. H1245

Minors

Commercial sexual exploitation of children; study prevalence in various regions of state, estimates of number of youth sexually exploited and service gaps for treating this population; analyze operation of safe houses and safe foster homes; study by OPPAGA, S1724, **H7141(2014-161)**

Motor Vehicles

Rebuilt motor vehicles; recommend improvements to process used to issue title certificates, recommend need for and process for in-

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Motor Vehicles (Cont.)

specting roadworthiness of rebuilt motor vehicles and data on crashes caused by vehicle defects involving rebuilt motor vehicles; Highway Safety and Motor Vehicles Department, S754(2014-181), H7063

Withholding license plate or revalidation sticker; develop plan for applicants to rectify cause of hold, Highway Safety and Motor Vehicles Department, S1272, H7005(2014-216)

Retirement

Actuarial study to determine costs of providing a new death benefit through the pension plan for families of investment plan members killed in the line of duty; Management Services Department,

Support of Dependents

Child Support, Statewide Task Force on; collect, analyze, and evaluate the dollar amount of child support obligations for each income level, explore new methods of calculation; Revenue Department, H755(2014-35)

Transportation

Parking meters or other parking time-limit devices, study the potential for the state to obtain revenue from such devices; Transportation Commission, H7175(2014-223)

Turkish and Florida Relations, Joint Legislative Task Force on, S1062, H8003

Veterans

Florida Is For Veterans, Inc., audit; evaluate accomplishments and progress toward making Florida a veteran-friendly state; evaluation by OPPAGA, S860, **H7015(2014-1)**

Water and Wastewater

Nutrient reduction improvements and the beneficial use of reclaimed water, stormwater, and excess surface water study; Agriculture and Consumer Services Department, Environmental Protection Department, and water management districts, S1576,

Onsite Sewage Nitrogen Reduction Strategies Study; Health Department, S2502, H5003(2014-53)

Use of reclaimed water, stormwater, and excess surface water; study by Agriculture and Consumer Services Department, Environmental Protection Department, and water management districts, S536(2014-79), H601

Workers' Compensation Cost Task Force; analyze workers' compensation costs, including the volume of inpatient and outpatient services, number of accidents and workers compensation claims, fraud, cost per claim and treatment, and tort costs related to workers compensation care, S1580

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Entertainment industry tax credit, S1640, S1734, H983

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SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER WITH SUBJECT, INTRODUCER AND DISPOSITION

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	SB/HB — Senate/House Bill SCR/HCR — Senate/House Concurrent Resolution SJR/HJR — Senate/House Joint Resolution SM/HM — Senate/House Memorial SR — Senate Resolution		LTS — Laid on Table in Senate Passed UHC — Unfavorable Report, House Committee USC — Unfavorable Report, Senate Committee Vetoed WNI — Withdrawn, Not Introduced WS — Withdrawn from the Senate		
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- 572 Use of a Tanning Facility by a Minor (Health Policy and Sobel) (FR)47, (CR)336, (CS)347 DSC
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Journal

of the

SENATE

State of Florida



SPECIAL SESSION A

August 7 - 11, 2014

At a Special Session of the Legislature convened by proclamation of The Honorable Don Gaetz, President of the Florida Senate and The Honorable Will Weatherford, Speaker of the Florida House of Representatives

MEMBERS OF THE SENATE

(26 Republicans, 14 Democrats)

SPECIAL SESSION A

August 7 - 11, 2014

District 1: Don Gaetz (R), Niceville

Bay, Holmes, Jackson, Walton, Washington and part of Okaloosa

District 2: Greg Evers (R), Baker

Escambia, Santa Rosa and part of Okaloosa

District 3: Bill Montford (D), Tallahassee

Calhoun, Franklin, Gadsden, Gulf, Hamilton, Jefferson, Leon, Liberty, Madison, Taylor, Wakulla

District 4: Aaron Bean (R), Fernandina Beach

Nassau and part of Duval

District 5: Charles S. "Charlie" Dean, Sr. (R), Inverness

Baker, Citrus, Columbia, Dixie, Gilchrist, Lafayette, Levy, Suwannee, Union and part of Marion

District 6: John Thrasher (R), St. Augustine

Flagler, Putnam, St. Johns and part of Volusia

District 7: Rob Bradley (R), Fleming Island

Alachua, Bradford and Clay

District 8: Dorothy L. Hukill (R), Port Orange

Parts of Lake, Marion and Volusia

District 9: Audrey Gibson (D), Jacksonville

Part of Duval

District 10: David Simmons (R), Altamonte Springs

Seminole and part of Volusia

District 11: Alan Hays (R), Umatilla

Parts of Lake, Marion, Orange and Sumter

District 12: Geraldine F. "Geri" Thompson (D), Orlando

Part of Orange

District 13: Andy Gardiner (R), Orlando

Parts of Brevard and Orange

District 14: Darren Soto (D), Orlando

Parts of Orange, Osceola and Polk

District 15: Kelli Stargel (R), Lakeland

Parts of Orange, Osceola and Polk

District 16: Thad Altman (R), Rockledge

Parts of Brevard and Indian River

District 17: John Legg (R), Trinity

Parts of Hillsborough and Pasco

District 18: Wilton Simpson (R), Trilby

Hernando and parts of Pasco and Sumter

District 19: Arthenia L. Joyner (D), Tampa

Parts of Hillsborough, Manatee and Pinellas

District 20: Jack Latvala (R), Clearwater

Parts of Pinellas

District 21: Denise Grimsley (R), Sebring

Okeechobee and parts of Highlands, Martin, Osceola, Polk and St.

Lucie

District 22: Jeff Brandes (R), St. Petersburg

Parts of Hillsborough and Pinellas

District 23: Garrett Richter (R), Naples

Parts of Collier and Lee

District 24: Tom Lee (R), Brandon

Parts of Hillsborough

District 25: Joseph Abruzzo (D), Wellington

Parts of Palm Beach

District 26: Bill Galvano (R), Bradenton

DeSoto, Glades, Hardee and parts of Charlotte, Highlands, Hills-

borough and Manatee

District 27: Jeff Clemens (D), Lake Worth

Parts of Palm Beach

District 28: Nancy C. Detert (R), Venice

Sarasota and part of Charlotte

District 29: Jeremy Ring (D), Margate

Part of Broward

District 30: Lizbeth Benacquisto (R), Ft. Myers

Parts of Charlotte and Lee

District 31: Christopher L. Smith (D), Fort Lauderdale

Part of Broward

District 32: Joe Negron (R), Stuart

Parts of Indian River, Martin, Palm Beach and St. Lucie

District 33: Eleanor Sobel (D), Hollywood

Part of Broward

District 34: Maria Lorts Sachs (D), Delray Beach

Parts of Broward and Palm Beach

District 35: Gwen Margolis (D), Coconut Grove

Part of Miami-Dade

District 36: Oscar Braynon II (D), Miami Gardens

Parts of Broward and Miami-Dade

District 37: Anitere Flores (R), Miami

Part of Miami-Dade

District 38: Rene Garcia (R), Hialeah

Part of Miami-Dade

District 39: Dwight Bullard (D), Miami

Hendry, Monroe and parts of Collier and Miami-Dade

District 40: Miguel Diaz de la Portilla (R), Coral Gables

Part of Miami-Dade

Entire membership elected General Election, November 6, 2012

Districts with even numbers for a 2-year term

Districts with odd numbers for a 4-year term

OFFICERS OF THE SENATE

Don Gaetz, President
Garrett Richter, President Pro Tempore
Lizbeth Benacquisto, Majority (Republican) Leader
Christopher L. Smith, Minority (Democratic) Leader

Non-member Elected Officer

Debbie Brown, Secretary of the Senate



Journal of the Senate

Number 1—Special Session A

Thursday, August 7, 2014

At a Special Session of the Florida Legislature convened under Article III, Section 3(c), of the Constitution of the State, as revised in 1968, and subsequently amended, at the Capitol, in the City of Tallahassee, on Thursday, August 7, 2014, in the State of Florida.

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CALL TO ORDER

The Senate was called to order by President Gaetz at 12:00 p.m. A quorum present—33:

Mr. President	Flores	Margolis
Abruzzo	Galvano	Montford
Altman	Garcia	Negron
Bean	Gardiner	Richter
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hukill	Simpson
Braynon	Joyner	Smith
Clemens	Latvala	Soto
Dean	Lee	Thompson
Detert	Legg	Thrasher

Excused: Senators Diaz de la Portilla, Hays, Ring, and Stargel

By direction of the President, the Secretary read the following proclamation:

THE FLORIDA LEGISLATURE JOINT PROCLAMATION

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE FLORIDA HOUSE OF REPRESENTATIVES:

We, Don Gaetz, President of the Florida Senate, and Will Weatherford, Speaker of the Florida House of Representatives, by virtue of the authority vested in us by Article III, Section 3(c), Florida Constitution, and Section 11.011, Florida Statutes, do hereby proclaim:

- 1. That the Legislature of the State of Florida is convened in Special Session pursuant to Article III, Section 3(c), Florida Constitution, and Section 11.011, Florida Statutes, at the Capitol in Tallahassee, Florida, beginning at 12:00 noon on Thursday, the 7th day of August, 2014, for a period of nine days, ending at 11:59 p.m. on Friday, the 15th day of August, 2014.
- 2. That the Legislature is convened for the sole and exclusive purpose of considering revisions to Chapter 2012-2, Laws of Florida, an act establishing the congressional districts of the state, to amend Congressional Districts 5 and 10 established under the act, consistent with the Final Judgment issued by the circuit court in *Romo v. Detzner*, consolidated case nos. 2012-CA-412 and 2012-CA-490, in the Circuit Court of the Second Judicial Circuit in and for Leon County, Florida, and to

make conforming changes to districts that are a direct result of the changes to Congressional Districts 5 and 10.



Don Gaetz President, The Florida Senate August 4, 2014



Will Weatherford Speaker, The Florida House of Representatives August 4, 2014



Duly filed with and received by the Florida Department of State this 4th day of August, 2014 by:

Ken Detzner Secretary of State

PRAYER

The following prayer was offered by Senator Bean:

Heavenly Father, we come before you today asking your guidance and your blessing as we are now called together for a special purpose.

We are thankful for many blessings: our family and our loved ones, and all those that we represent; to be part of a very blessed state and a blessed nation. We are so thankful to those men and women who wore our red, white, and blue, and who defend our freedom and our liberties, especially those who have given their lives in service to our country. Please grant their families peace, and let them know we are so grateful for their sacrifice, one that we can never fully repay.

We ask a blessing for leaders all across America at every level. Give them courage and wisdom to do what is best to help this nation continue to be a shining beacon of freedom in a world that seems at times to be in tumult. Lord, we ask for winds of peace to blow wherever they are needed, especially in the Middle East, and may your healing winds blow to those that are suffering from disease.

As we meet in the coming days, Heavenly Father, please strengthen this body to meet the challenge before us. We ask for patience in all our interactions so that we may work together peacefully for a better state. We ask for understanding of the needs of our state and its citizens and for the wisdom to make the best choices with that knowledge. We ask for strength and energy to do our work for the State of Florida.

We ask all of this in your name, Amen.

PLEDGE

Senator Smith led the Senate in the pledge of allegiance to the flag of the United States of America.

MOTIONS

On motion by Senator Galvano, the rules were waived and an amendment deadline of 5:00 p.m., Saturday, August 9, 2014, was set for the Special Order Calendar to be considered Monday, August 11, 2014.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Galvano—

SB 2-A—A bill to be entitled An act relating to the establishment of the congressional districts of the state; reenacting s. 8.0001, F.S., relating to definitions; reenacting s. 8.0002, F.S., relating to the state's congressional districts; reenacting s. 8.0111, F.S., relating to the inclusion of unlisted territory in contiguous districts; reenacting s. 8.031, F.S., relating to the election of representatives to the United States House of Representatives; reenacting s. 8.0611, F.S., relating to severability; reenacting s. 8.07, F.S., relating to applicability; providing an effective date.

—was referred to the Committee on Reapportionment.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

VETOED BILLS 2014 REGULAR SESSION

The Honorable Kenneth W. Detzner Secretary of State

June 2, 2014

Dear Secretary Detzner:

By the authority vested in me as Governor of the State of Florida, under the provisions of Article III, Section 8, of the Constitution of Florida, I do hereby veto and transmit my objections to Senate Bill 392, enacted during the 116th Session of the Legislature of Florida, during the Regular Session of 2014 and entitled:

An act relating to state speed zones...

This legislation authorizes the Florida Department of Transportation to increase speed limits on Florida's roadways under specific conditions. Although the bill does not mandate higher speed limits, allowing for the possibility of faster driving on Florida's roads and highways could ultimately and unacceptably increase the risk of serious accidents for Florida citizens and visitors. I strongly respect the opinion of state and local law enforcement officers who have contacted me to warn about the possible serious negative consequences should this bill become law. While the evidence suggests that increased driving speeds are not the sole cause of traffic accidents, they clearly contribute to the increased severity of vehicle crash outcomes in the form of needless injuries and deaths. Maintaining our current speed limits will allow the Department of Transportation and our law enforcement officials to continue the state's focus on maintaining a safe traffic environment for every driver on Florida's roads.

For the reasons stated above, I withhold my approval of Senate Bill 392 and do hereby veto the same.

Sincerely,

Rick Scott, Governor

The bill, together with the Governor's objections thereto, was referred to the Committee on Rules.

COMMITTEES OF THE SENATE

(With Revisions)

Agriculture

Senator Montford, Chair; Senator Bullard, Vice Chair; Senators Brandes, Galvano, Garcia, Grimsley and Sachs

Appropriations

Senator Negron, Chair; Senator Benacquisto, Vice Chair; Senators Bean, Bradley, Galvano, Gardiner, Grimsley, Hays, Hukill, Joyner, Latvala, Lee, Margolis, Montford, Richter, Ring, Smith, Sobel and Thrasher

Appropriations Subcommittee on Criminal and Civil Justice

Senator Bradley, Chair; Senator Joyner, Vice Chair; Senators Altman, Braynon, Clemens, Dean, Diaz de la Portilla, Flores, Garcia, Grimsley, Hays, Smith and Soto

Appropriations Subcommittee on Education

Senator Galvano, Chair; Senator Montford, Vice Chair; Senators Abruzzo, Bean, Benacquisto, Bullard, Detert, Hukill, Legg, Richter, Sachs, Simmons and Thrasher

Appropriations Subcommittee on Finance and Tax

Senator Hukill, Chair; Senator Ring, Vice Chair; Senators Abruzzo, Altman, Brandes, Clemens, Diaz de la Portilla, Evers, Gardiner, Margolis, Sachs and Simmons

Appropriations Subcommittee on General Government

Senator Hays, Chair; Senator Thompson, Vice Chair; Senators Bradley, Braynon, Bullard, Dean, Detert, Joyner, Latvala, Legg, Simpson, Soto and Stargel

Appropriations Subcommittee on Health and Human Services

Senator Grimsley, Chair; Senator Flores, Vice Chair; Senators Bean, Benacquisto, Galvano, Garcia, Gibson, Lee, Montford, Richter, Smith, Sobel and Thrasher

Appropriations Subcommittee on Transportation, Tourism, and Economic Development

Senator Gardiner, Chair; Senator Margolis, Vice Chair; Senators Brandes, Evers, Gibson, Latvala, Lee, Ring, Simpson, Sobel, Stargel and Thompson

Banking and Insurance

Senator Simmons, Chair; Senator Clemens, Vice Chair; Senators Benacquisto, Detert, Diaz de la Portilla, Hays, Lee, Margolis, Montford, Negron, Richter and Ring

Children, Families, and Elder Affairs

Senator Sobel, Chair; Senator Hays, Vice Chair; Senators Altman, Braynon, Clemens, Dean, Detert, Diaz de la Portilla, Grimsley and Thompson

Commerce and Tourism

Senator Detert, Chair; Senator Abruzzo, Vice Chair; Senators Bean, Hays, Hukill, Margolis, Richter, Ring, Simpson, Stargel and Thompson

Communications, Energy, and Public Utilities

Senator Flores, Chair; Senator Garcia, Vice Chair; Senators Abruzzo, Bean, Evers, Gibson, Hukill, Simpson and Smith

Community Affairs

Senator Simpson, Chair; Senator Thompson, Vice Chair; Senators Bradley, Hukill, Latvala, Smith, Soto, Stargel and Thrasher

Criminal Justice

Senator Evers, Chair; Senator Smith, Vice Chair; Senators Altman, Bradley, Dean, Gibson and Simmons

Education

Senator Legg, Chair; Senator Montford, Vice Chair; Senators Benacquisto, Brandes, Bullard, Galvano, Sachs, Simmons and Stargel

Environmental Preservation and Conservation

Senator Dean, Chair; Senator Abruzzo, Vice Chair; Senators Altman, Bullard, Gardiner, Grimsley, Latvala, Simpson and Soto

Ethics and Elections

Senator Latvala, Chair; Senator Sobel, Vice Chair; Senators Benacquisto, Braynon, Clemens, Diaz de la Portilla, Flores, Gardiner, Joyner, Lee, Legg, Soto and Thrasher

Gaming

Senator Richter, Chair; Senator Sachs, Vice Chair; Senators Abruzzo, Benacquisto, Braynon, Clemens, Dean, Galvano, Gardiner, Latvala, Lee, Margolis, Montford and Thrasher

Governmental Oversight and Accountability

Senator Ring, Chair; Senator Hays, Vice Chair; Senators Bean, Benacquisto, Bradley, Hukill, Montford, Simmons and Smith

Health Policy

Senator Bean, Chair; Senator Sobel, Vice Chair; Senators Brandes, Braynon, Flores, Galvano, Garcia, Grimsley and Joyner

Judiciary

Senator Lee, Chair; Senator Soto, Vice Chair; Senators Bradley, Gardiner, Joyner, Latvala, Richter, Ring and Thrasher

Military and Veterans Affairs, Space, and Domestic Security

Senator Altman, Chair; Senator Gibson, Vice Chair; Senators Abruzzo, Bullard, Dean, Evers, Gardiner, Legg and Sachs

Reapportionment

Senator Galvano, Chair; Senator Smith, Vice Chair; Senators Bradley, Gibson, Lee, Montford and Simmons

Regulated Industries

Senator Stargel, Chair; Senator Braynon, Vice Chair; Senators Detert, Flores, Galvano, Gibson, Legg, Sachs, Sobel and Thrasher

Rules

Senator Thrasher, Chair; Senator Smith, Vice Chair; Senators Benacquisto, Diaz de la Portilla, Galvano, Gardiner, Latvala, Lee, Margolis, Montford, Negron, Richter, Ring, Simmons and Sobel

Transportation

Senator Brandes, Chair; Senator Margolis, Vice Chair; Senators Clemens, Diaz de la Portilla, Evers, Garcia, Joyner, Lee, Richter and Thompson

Joint Legislative Committees:

Joint Administrative Procedures Committee

Senator Garcia, Alternating Chair; Senators Bullard, Detert, Diaz de la Portilla and Thompson

Joint Committee on Public Counsel Oversight

Senator Joyner, Alternating Chair; Senators Altman, Evers, Hukill and Stargel

Joint Legislative Auditing Committee

Senator Abruzzo, Alternating Chair; Senators Bradley, Hays, Ring and Simpson

Joint Legislative Budget Commission

Senator Negron, Alternating Chair; Senators Gardiner, Hays, Margolis, Richter, Smith and Thrasher

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 2, 2014, Regular Session, was corrected and approved. $\,$

ADJOURNMENT

On motion by Senator Thrasher, the Senate adjourned at 12:11 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 12:00 p.m., Monday, August 11 or upon call of the President.



Journal of the Senate

Number 2—Special Session A

Monday, August 11, 2014

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CALL TO ORDER

The Senate was called to order by President Gaetz at 1:00 p.m. A quorum present—35:

Mr. President	Flores	Negron
Abruzzo	Galvano	Richter
Altman	Garcia	Ring
Bean	Gardiner	Sachs
Benacquisto	Gibson	Simmons
Bradley	Grimsley	Simpson
Brandes	Hays	Smith
Braynon	Hukill	Sobel
Bullard	Lee	Soto
Clemens	Legg	Thompson
Dean	Margolis	Thrasher
Detert	Montford	

Excused: Senators Diaz de la Portilla and Stargel; Senator Evers until 1:28 p.m.; Senator Joyner until 1:58 p.m.; and Senator Latvala until 3:05 p.m.

PRAYER

The following prayer was offered by Senator Altman:

Heavenly Father, we come to you with humility. We give you thanks. We thank you especially for this special place we call Florida and for those who dwell and visit here. We represent them. May the decisions we make here for them reflect your love. For we know you are the God of love, and we serve you by loving one another. Let us also give thanks to those who serve to protect our freedoms and to those who have come before us and have secured our freedoms. We pray this in your holy name, Amen.

PLEDGE

Senator Brandes led the Senate in the pledge of allegiance to the flag of the United States of America.

SPECIAL ORDER CALENDAR

SB 2-A—A bill to be entitled An act relating to the establishment of the congressional districts of the state; reenacting s. 8.0001, F.S., relating to definitions; reenacting s. 8.0002, F.S., relating to the state's congressional districts; reenacting s. 8.0111, F.S., relating to the inclusion of unlisted territory in contiguous districts; reenacting s. 8.031, F.S., relating to the election of representatives to the United States House of Representatives; reenacting s. 8.0611, F.S., relating to severability; re-

enacting s. 8.07, F.S., relating to applicability; providing an effective date.

-was read the second time by title.

The Committee on Reapportionment recommended the following amendment which was moved by Senator Galvano:

Amendment 1 (726240) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 8.0002, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 8.0002, F.S., for present text.)

8.0002 Division of state into congressional districts.—For the election of representatives to the United States House of Representatives, the state is divided into 27 consecutively numbered, single-member congressional districts of contiguous territory, to be designated by such numbers as follows:

- (1) District 1 is composed of:
- (a) All of Escambia County.
- (b) All of Okaloosa County.
- (c) All of Santa Rosa County.
- (d) All of Walton County.
- (e) That part of Holmes County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, and 5.
- 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1023, 1024, 1031, 1032, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1074, 1075, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2105, 2106, 2107, 2108, 2109, and 2110.
- b. That part of tract 9603 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2131, 2138, 2139, and 2145.
- c. That part of tract 9604 consisting of blocks 1008, 1009, 1010, and 2000.
 - (2) District 2 is composed of:
 - (a) All of Bay County.
 - (b) All of Calhoun County.
 - (c) All of Franklin County.
 - (d) All of Gadsden County.

- (e) All of Gulf County.
- (f) All of Jackson County.
- (g) All of Jefferson County.
- (h) All of Leon County.
- (i) All of Liberty County.
- (j) All of Taylor County.
- (k) All of Wakulla County.
- (l) All of Washington County.
- (m) That part of Holmes County consisting of:
- 1. All of voting tabulation districts 7 and 8.
- 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1029, 1030, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1078, 1079, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and 1097.
- b. That part of tract 9604 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1037, 1066, and 1067.
 - (n) That part of Madison County consisting of:
 - 1. All of voting tabulation districts 4, 5, 6, and 9.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 1102 consisting of blocks 2031 and 2032.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3034, 3035, 3038, 3039, 3040, 3041, 3042, 3043, 3059, and 3060.
 - b. That part of tract 1102 consisting of blocks 2018 and 2020.
 - 4. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 1102 consisting of block 1124.
- b. That part of tract 1104 consisting of blocks 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, 2047, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, and 2239.
 - (3) District 3 is composed of:
 - (a) All of Bradford County.
 - (b) All of Columbia County.
 - (c) All of Dixie County.
 - (d) All of Gilchrist County.
 - (e) All of Hamilton County.
 - (f) All of Lafayette County.
 - (g) All of Levy County.
 - (h) All of Suwannee County.
 - (i) All of Union County.

- (j) That part of Alachua County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 33, 34, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 51, 52, 53, 57, 58, 59, 61, 62, 63, 65, 66, 67, 69, 70, and 71.
 - 2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 19.07 consisting of blocks 2029, 2030, 2035, 2036, 2037, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2071, 2073, 2074, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2115, 2131, 2139, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, and 2152.
- $b. \ \ That part of tract 19.08 consisting of blocks 5040, 5041, 5109, 5137, \\ and 5150.$
- c. That part of tract 21.01 consisting of blocks 1083, 1090, 1126, and 1133.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 19.07 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 4043, 4044, 4045, 4046, 4047, 4049, 4050, and 4051.
- b. That part of tract 21.01 consisting of blocks 1006, 1025, 1026, 1027, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1097, 1176, 1177, 1180, 1181, 1188, 1190, 1192, and 1193.
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2013, 2031, 2032, 2033, 2034, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010, 6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6022, 6023, and 6024.
- b. That part of tract 8.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, and 1016.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.07 consisting of blocks 2057, 2058, 2066, 2067, 2068, 2069, 2070, 2072, 2075, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2136, 2137, 2138, 2140, 2151, and 2153.
- $b. \ \ That part of tract 19.08\ consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2031, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2084, 2085, 2086, 5057, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5079, 5080, 5082, 5083, 5100, 5101, 5102, 5103, 5104, 5107, 5108, 5110, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, 5131, 5132, 5133, 5134, 5135, 5136, 5138, 5139, 5148, 5149, 5152, 5153, 5154, 5155, and 5156.$
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 8.08 consisting of blocks 1000, 1001, 1002, and 1003.
 - 8. That part of voting tabulation district 46 consisting of:

- a. That part of tract 2 consisting of blocks 2005, 2006, 3021, 4001, 4003, 4004, 4012, 4013, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 5000, 5001, 5002, and 5003.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 12.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5013, 5014, 5015, 5016, 5017, and 5018.
- b. That part of tract 12.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1031, 1032, and 1054.
 - 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1037, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1132, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1157, 1158, 1159, 1171, 1172, 1182, 1183, 1184, 1191, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 21.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1094, and 1095.
 - (k) That part of Clay County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 65, 66, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 94, 95, 96, 97, 98, 99, 100, 101, and 102.
 - 2. That part of voting tabulation district 48 consisting of:
- a. That part of tract 307.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1017, 4000, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 5000.
 - 3. That part of voting tabulation district 49 consisting of:
- a. That part of tract 307.01 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 2010, 2013, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.02 consisting of blocks 3058, 3063, 3070, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, and 3099.
 - 5. That part of voting tabulation district 67 consisting of:
- a. That part of tract 307.01 consisting of blocks 1004, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1023, 1024, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1048, 1049, 1053, and 1054.
 - 6. That part of voting tabulation district 84 consisting of:
- a. That part of tract 313 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1052, 1053, 1060, 1061, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1074, 1075, 1076, 1077, 1078, 1079, 2023, 2024, 2025, 2026, 2028, 2041, 2043, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 3030, 3031, 3033, and 3034.
 - 7. That part of voting tabulation district 87 consisting of:

- a. That part of tract 313 consisting of block 1045.
- 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1001, 1006, 1044, 1046, and 1047.
 - 9. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 315 consisting of block 1028.
 - 10. That part of voting tabulation district 92 consisting of:
 - a. That part of tract 315 consisting of blocks 1048 and 1049.
 - 11. That part of voting tabulation district 93 consisting of:
- a. That part of tract 315 consisting of blocks 1025, 1031, 1033, 1034, 1043, 1044, 1046, 1047, 1050, 1051, 1052, 1055, 1056, 1057, 1058, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1093, 1094, 1095, 1096, 1097, 1098, 1102, 1103, 1104, 1108, 1110, 1111, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1158, 1161, 2086, 2087, 2094, and 2097.
 - (1) That part of Madison County consisting of:
 - 1. All of voting tabulation districts 2, 3, 8, and 11.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 1101 consisting of blocks 1100 and 1101.
- b. That part of tract 1102 consisting of blocks 2070, 2071, 2072, and 2073
- c. That part of tract 1103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2000, 2001, $2002,\, 2003,\, 2004,\, 2005,\, 2006,\, 2007,\, 2008,\, 2009,\, 2010,\, 2011,\, 2012,\, 2013,\, 2010,\,$ 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, $2062,\,2063,\,2064,\,2065,\,2066,\,2067,\,2068,\,2069,\,2070,\,2071,\,2072,\,2073,$ 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, and 2098.
- d. That part of tract 1103.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2040, 2041, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2062, 3021, 3022, 3023, 3024, 3044, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2107, 2108, 3014, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, and 3058.
 - b. That part of tract 1103.01 consisting of block 2097.
 - 4. That part of voting tabulation district 10 consisting of:
- a. That part of tract 1103.02 consisting of blocks 1000, 1001, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024,

 $1025,\ 1026,\ 1027,\ 1028,\ 1029,\ 1030,\ 1031,\ 1041,\ 1042,\ 1043,\ 1044,\ 1045,\ 1046,\ 1047,\ 1048,\ 1049,\ 1050,\ 1051,\ 1052,\ 1053,\ 1054,\ 1055,\ 1056,\ 1057,\ 1058,\ 1059,\ 1060,\ 1061,\ 1062,\ 1063,\ 1064,\ 1065,\ 1066,\ 1067,\ 1068,\ 1069,\ 1070,\ 1071,\ 1072,\ 1073,\ 1074,\ 1075,\ 1076,\ 1077,\ 1078,\ 1079,\ 1080,\ 1081,\ 1082,\ 4010,\ 4017,\ 4018,\ 4019,\ 4020,\ 4021,\ 4022,\ 4023,\ 4024,\ 4025,\ 4026,\ 4027,\ 4028,\ 4029,\ 4031,\ 4032,\ 4033,\ 4034,\ 4035,\ 4036,\ 4043,\ 4044,\ 4045,\ 4044,\ 4049,\ 4050,\ 4051,\ 4052,\ 4053,\ 4064,\ 4067,\ 4068,\ 4069,\ 4070,\ 4071,\ 4072,\ 4073,\ 4074,\ 4075,\ 4076,\ 4077,\ 4078,\ 4079,\ 4080,\ 4081,\ 4086,\ and\ 4087.$

 $b. \quad That part of tract 1104 consisting of blocks 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2027, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2048, 2049, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2185, 2186, 2190, 2191, 2192, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2235, 2236, 2237, 2238, and 2243.$

(m) That part of Marion County consisting of:

- 1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 102, 103, 104, 105, 106, 107, 108, 115, 116, and 124.
 - That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1049, 1053, and 1054.
 - 3. That part of voting tabulation district 45 consisting of:
- a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.
- $b. \ \ That part of tract 25.03 \ consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.$
 - 5. That part of voting tabulation district 51 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4000 and 4001.
- b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - c. That part of tract 25.04 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 117 consisting of:
- a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.
- $b. \ \ That part of tract 26.02 \ consisting of blocks 1025, 1027, 1028, 1029, \\ 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, \\ 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, \\ \\$

- 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, and 3054.
 - 7. That part of voting tabulation district 118 consisting of:
 - a. That part of tract 26.05 consisting of blocks 1000 and 1001.
 - (4) District 4 is composed of:
 - (a) All of Baker County.
 - (b) All of Nassau County.
 - (c) That part of Duval County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 4,\ 6,\ 7,\ 8,\ 11,\ 15,\ 16,\ 17,\ 18,\ 19,\\ 20,\ 21,\ 22,\ 24,\ 26,\ 28,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 62,\ 63,\ 64,\ 65,\ 68,\\ 70,\ 71,\ 73,\ 74,\ 76,\ 77,\ 79,\ 80,\ 81,\ 82,\ 83,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 135,\ 158,\ 179,\ 183,\ 201,\ 202,\ 203,\ 206,\ 207,\\ 208,\ 209,\ 210,\ 212,\ 214,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 224,\ 225,\\ 226,\ 227,\ 228,\ 230,\ 232,\ 233,\ 234,\ 236,\ 239,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\\ 267,\ 268,\ 272,\ 273,\ 274,\ 276,\ 279,\ 281,\ 283,\ 284,\ 285,\ 286,\ 287,\ 289,\ 290,\\ 291,\ 292,\ 293,\ 294,\ and\ 295. \end{array}$
 - 2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 150.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- b. That part of tract 151 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2023, and 2024.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 146.04 consisting of blocks 1001, 1006, and 1010.
- b. That part of tract 150.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 4000, 4001, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4017, 4018, 4023, and 4024.
- 4. That part of voting tabulation district 9 consisting of:
- a. That part of tract 147.02 consisting of block 2027.
- 5. That part of voting tabulation district 10 consisting of:
- a. That part of tract 150.02 consisting of blocks 3013 and 3015.
- b. That part of tract 151 consisting of block 2011.
- 6. That part of voting tabulation district 12 consisting of:
- a. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1016, 1017, 1018, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 149.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 3000, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.
 - 9. That part of voting tabulation district 23 consisting of:

- a. That part of tract 156 consisting of blocks 2012, 2013, 2014, 2015, 2017, 2018, 2019, 3000, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3028.
 - 10. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 145 consisting of blocks 1013 and 1014.
 - That part of tract 158.01 consisting of block 4000.
 - c. That part of tract 158.02 consisting of blocks 1000, 1020, and 1021.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 145 consisting of blocks 1002, 1007, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1027.
- b. That part of tract 155.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2018, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, and 2031.
 - 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 156 consisting of blocks 1025, 1026, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
- c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1032, 1033, 1034, 1035, 2009, 2010, 2011, 2012, 2022, and 2023.
 - 15. That part of voting tabulation district 67 consisting of:
- a. That part of tract 158.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023.
- b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
 - 16. That part of voting tabulation district 69 consisting of:
- a. That part of tract 6 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1046, 1047, 1048, 1049, 1050, 1051, 4002, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4024, and 4028.
- b. That part of tract 8 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1064, 1065, and 1066.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 161 consisting of blocks 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
- b. That part of tract 162 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.

- c. That part of tract 163 consisting of block 2015.
- 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 156 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3023, 3024, 3025, 3026, and 3027.
- b. That part of tract 161 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4023, 4024, 4025, and 4027.
 - 19. That part of voting tabulation district 78 consisting of:
- a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
- b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1017, and 1018.
 - 20. That part of voting tabulation district 84 consisting of:
- a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- b. That part of tract 164 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- c. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
 - 21. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 154 consisting of blocks 2016 and 2028.
- 22. That part of voting tabulation district 128 consisting of:
- a. That part of tract 152 consisting of blocks 1006, 1007, 1009, 1010, 1011, and 1012.
- b. That part of tract 153 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, and 2013.
- c. That part of tract 154 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2013, 2014, and 2015.
 - 23. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 103.04 consisting of block 1022.
 - 24. That part of voting tabulation district 138 consisting of:
- a. That part of tract 152 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 154 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, and 1034.
- 25. That part of voting tabulation district 143 consisting of:
- a. That part of tract 104.02 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1063, and 1064.
 - 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 4000, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4023, 4024, 4025, and 4026.
 - b. That part of tract 107 consisting of blocks 1019, 1020, and 1033.

- 27. That part of voting tabulation district 157 consisting of:
- a. That part of tract 105 consisting of blocks 4021 and 4022.
- b. That part of tract 106 consisting of blocks 1009, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2012, 2031, 3000, 3001, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
 - 28. That part of voting tabulation district 162 consisting of:
 - That part of tract 104.02 consisting of block 1015.
 - 29. That part of voting tabulation district 164 consisting of:
- $a. \ \ That\ part\ of\ tract\ 25.01\ consisting\ of\ blocks\ 3000,\ 3001,\ 3002,\ 3005,\ 3006,\ and\ 3008.$
- b. That part of tract 25.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2017, 4002, 4003, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 25.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1018, 1019, 1020, 1021, 1026, 1027, 2013, 2014, 2021, 2022, 2023, 2024, 2028, and 2029.
- b. That part of tract 123 consisting of blocks 3000, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
 - 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 4025, 4026, and 4044.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1041, 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, 2022, 4022, and 4023.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, 1067, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
 - 33. That part of voting tabulation district 186 consisting of:
- a. That part of tract 21.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, and 2013.
- b. That part of tract 171 consisting of blocks 1075, 1076, 1077, 1078, 1079, 1080, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5004, 5005, 5006, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, and 5024.
 - 34. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 122 consisting of block 4045.
 - 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1012, 1013, 1015, 1016, 1020, 1021, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2010.
 - 36. That part of voting tabulation district 192 consisting of:
- a. That part of tract 120 consisting of blocks 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1020, 1021, 1022, 1023, 1024, 1025, 2048, 2052, and 2053.
- 37. That part of voting tabulation district 198 consisting of:

- a. That part of tract 106 consisting of blocks 2018, 2019, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3050, 3051, 3052, and 3053.
- b. That part of tract 117 consisting of blocks 1001, 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1056, 1057, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
- c. That part of tract 118 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3017, 3018, 3021, 3022, 3023, 3024, 3025, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3073, 3074, 3075, and 3076.
 - 38. That part of voting tabulation district 200 consisting of:
- a. That part of tract 127.03 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - 39. That part of voting tabulation district 205 consisting of:
- a. That part of tract 126.02 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1018, 1019, 1020, 1021, 1022, and 1023.
 - 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- b. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2043, 2044, and 2047.
 - c. That part of tract 103.04 consisting of blocks 1001 and 1002.
 - 41. That part of voting tabulation district 213 consisting of:
- a. That part of tract 103.01 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1050, 1054, 2042, 2045, and 2046.
 - 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1001, 1002, 1003, 1031, 1033, 1050, 1051, 4001, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, 5016, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1007.
 - 43. That part of voting tabulation district 229 consisting of:
 - a. That part of tract 122 consisting of block 4023.
- b. That part of tract 126.01 consisting of blocks 2000, 2001, 2003, 2005, 2010, 2013, 2014, 2015, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - c. That part of tract 126.02 consisting of block 1016.
 - d. That part of tract 127.03 consisting of block 3000.
 - 44. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 127.02 consisting of block 3010.

- b. That part of tract 127.03 consisting of blocks 1002, 1004, 1005, 1008, 1011, 1012, 1013, 1014, 1016, 1019, 1020, 1021, 1025, and 1027.
 - 45. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 127.02 consisting of blocks 2000 and 2001.
- b. That part of tract 127.03 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1009, 1010, 1015, 1017, 1018, 1028, 1029, 1030, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 46. That part of voting tabulation district 238 consisting of:
 - a. That part of tract 127.04 consisting of blocks 1002, 1003, and 1007.
 - 47. That part of voting tabulation district 241 consisting of:
- a. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, and 2015.
- b. That part of tract 173 consisting of blocks 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
 - 48. That part of voting tabulation district 245 consisting of:
 - a. That part of tract 135.04 consisting of block 2018.
- b. That part of tract 137.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 2000.
- c. That part of tract 137.26 consisting of blocks 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 3000.
 - 49. That part of voting tabulation district 275 consisting of:
- a. That part of tract 25.01 consisting of blocks 1025, 1026, 1028, 1029, 1030, 2021, 2022, 2023, 2025, 2026, 3009, 3010, 3011, 3012, and 4026.
- b. That part of tract 25.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1014, 1015, 1016, 1017, 1022, 1023, 1024, 1025, 2018, 2019, 2020, 2025, 2026, 2027, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
 - c. That part of tract 123 consisting of blocks 1000 and 1001.
 - 50. That part of voting tabulation district 277 consisting of:
- a. That part of tract 137.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 51. That part of voting tabulation district 280 consisting of:
- a. That part of tract 131 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1127, and 1128.
 - 52. That part of voting tabulation district 288 consisting of:

- a. That part of tract 171 consisting of blocks 1070, 1071, 1072, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, 2020, 2024, 4000, 4001, 4002, 4003, 4008, 4009, 4010, 4011, 4012, 4013, 4014, and 4015.
 - (5) District 5 is composed of:
 - (a) That part of Alachua County consisting of:
 - 1. All of voting tabulation districts 5, 32, 37, 49, 50, 55, 56, 60, and 64.
 - 2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 20 consisting of blocks 2044, 2046, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4026, 4027, 4032, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4068, 4069, 4082, 4083, 4084, 4085, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4106, 4109, 4111, 4112, 4114, 4115, 4116, and 4117.
- b. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1045, 1082, 1129, 1179, 1186, and 1189.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 20 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1068, 1069, 1071, 1072, 1073, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2038.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 2054, 2055, 2063, 2065, 2066, 2067, 2073, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 4000, 4001, 4002, 4003, 4004, 4005, 4007, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4048.
- $b. \ \ That part of tract~21.01~consisting~of~blocks~1004,~1005,~1023,~1024,\\ and~1048.$
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- b. That part of tract 5 consisting of blocks 1089, 1095, 1105, 1106, 1107, and 1112.
 - c. That part of tract 8.06 consisting of blocks 1000 and 1001.
- 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.08 consisting of blocks 2032, 2035, 2078, 2079, 2080, 2081, 2082, 2083, and <math>2087.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 5 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1108, 1109, 1110, and 1111.

- b. That part of tract 7 consisting of blocks 1003, 1004, 1017, 1018, 1019, 1020, 1021, 1022, 1030, 1031, 1032, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2064, 2068, 2069, 2070, 2071, 2072, 2074, 2075, 2076, 2098, 2099, and 2100.
 - 8. That part of voting tabulation district 46 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3022, 3023, 3024, 3025, 4000, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4014, and 4015.
- b. That part of tract 5 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1019, 1020, 1021, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1090, 1091, 1092, 1093, 1094, 1096, and 1097.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 3.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - b. That part of tract 12.03 consisting of blocks 1000, 1009, and 1010.
- c. That part of tract 19.02 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1035, 1044, 1047, 1128, and 1131.
 - (b) That part of Clay County consisting of:
 - 1. All of voting tabulation districts 34, 68, 69, 71, 86, 90, and 91.
 - 2. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 307.01 consisting of blocks 2009 and 2016.
 - 3. That part of voting tabulation district 49 consisting of:
- a. That part of tract 307.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, 2012, 2014, 2015, 2017, 2035, and 3000.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.01 consisting of blocks 3004, 3009, 3019, 3020, 3022, 3023, 3047, and 3048.
 - 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 307.01 consisting of blocks 3029 and 3046.
 - 6. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 313 consisting of blocks 1032, 2042, and 2044.
 - 7. That part of voting tabulation district 87 consisting of:
- $a. \ \ That\ part\ of\ tract\ 313\ consisting\ of\ blocks\ 1036,\ 1038,\ 1039,\ 1040,$ and 3038.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1041, 1042, 1043, 1051, 1054, 1055, 1056, 1057, 1058, 1059, 1062, 1072, 1073, 1080, 1081, 1082, 1083, 1084, and 3042.
- b. That part of tract 314 consisting of block 2067.

- 9. That part of voting tabulation district 89 consisting of:
- a. That part of tract 314 consisting of block 1046.

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- b. That part of tract 315 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1029, 1032, 1053, 1054, 2001, 2002, 2003, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2036, 2061, 2062, 2068, 2069, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, and 2083.
 - 10. That part of voting tabulation district 92 consisting of:
- a. That part of tract 315 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1099, 1100, 1101, 1105, 1106, 1107, 1109, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1150, 1151, 1152, 1153, 1159, 1160, and 1164.
 - 11. That part of voting tabulation district 93 consisting of:
 - a. That part of tract 315 consisting of blocks 1030 and 1045.
 - (c) That part of Duval County consisting of:
- 1. All of voting tabulation districts 3, 30, 60, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 129, 131, 132, 133, 134, 136, 137, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 163, 165, 166, 167, 168, 169, 170, 171, 173, 174, 175, 176, 178, 180, 181, 182, 185, 188, 189, 190, 193, 194, 195, 196, 197, 199, 204, 231, 240, 242, 243, 244, 269, 270, 271, 278, and 282.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 151 consisting of block 2007.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 150.01 consisting of blocks 3008 and 3009.
 - 4. That part of voting tabulation district 9 consisting of:
- a. That part of tract 147.01 consisting of blocks 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 5. That part of voting tabulation district 10 consisting of:
- a. That part of tract 150.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3010, 3011, 3012, 3014, and 3016.
- b. That part of tract 151 consisting of blocks 2012, 2013, 2020, and 2021.
 - c. That part of tract 155.02 consisting of blocks 3001 and 3002.
 - 6. That part of voting tabulation district 12 consisting of:
 - a. That part of tract 147.02 consisting of block 1019.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 147.02 consisting of blocks 1011, 1012, 1013, 1014, and 1015.
- b. That part of tract 149.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 1000, 1001, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1018, 2001, 2016, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3017.
 - 9. That part of voting tabulation district 23 consisting of:
- a. That part of tract 155.01 consisting of blocks 1015, 1017, 1021, 1046, 1047, 1048, 1049, and 1050.

- b. That part of tract 156 consisting of blocks 2000, 2001, 2002, 2003, 2016, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
 - 10. That part of voting tabulation district 25 consisting of:
- a. That part of tract 158.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 155.01 consisting of blocks 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
- b. That part of tract 155.02 consisting of blocks 1020, 2015, 2016, 2017, 2021, and 2022.
 - 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 155.01 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, and 1016.
- b. That part of tract 156 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, and 1031.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1001, 1002, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, and 2016.
 - 15. That part of voting tabulation district 67 consisting of:
- $a. \quad That \ part \ of \ tract \ 158.02 \ consisting \ of \ blocks \ 1006, \ 1012, \ 2001, \ and \ 2003.$
 - 16. That part of voting tabulation district 69 consisting of:
- a. That part of tract 6 consisting of blocks 1031, 1033, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3010, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4013, 4026, 4027, 4029, 5000, 5001, 5002, 5003, 5004, 5005, 5006, and 5008.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 6 consisting of blocks 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3009, 3011, 3015, 3020, 3021, and 3022.
 - 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 6 consisting of blocks 5007, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5016.
- b. That part of tract 157 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 3016, 3018, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3047.
- c. That part of tract 161 consisting of blocks 3006, 3007, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, and 4026.
 - 19. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 164 consisting of blocks 1012 and 1015.
 - 20. That part of voting tabulation district 84 consisting of:

- a. That part of tract 164 consisting of block 1029.
- 21. That part of voting tabulation district 116 consisting of:
- a. That part of tract 151 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, and 2022.
- b. That part of tract 153 consisting of blocks 1012, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
- c. That part of tract 154 consisting of blocks 1031, 2017, 2018, 2026, 2027, 2029, 2030, 2031, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, and 2061.
 - d. That part of tract 155.01 consisting of block 1000.
 - e. That part of tract 156 consisting of blocks 1002, 1004, and 1005.
- 22. That part of voting tabulation district 128 consisting of:
- a. That part of tract 152 consisting of block 1008.
- b. That part of tract 153 consisting of blocks 1000 and 2007.
- c. That part of tract 154 consisting of blocks 2003, 2010, 2011, 2012, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2032, 2033, and 2034.
 - 23. That part of voting tabulation district 130 consisting of:
- $a. \quad That \ part \ of \ tract \ 103.03 \ consisting \ of \ blocks \ 2000, \ 2010, \ 2019, \ and \ 2020.$
- b. That part of tract 103.04 consisting of blocks 1023, 1024, 1030, 1031, 2018, 2019, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
- 24. That part of voting tabulation district 138 consisting of:
- a. That part of tract 152 consisting of block 2005.
- b. That part of tract 154 consisting of blocks 1028, 1029, and 1030.
- 25. That part of voting tabulation district 143 consisting of:
- a. That part of tract 1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1037, 1038, 1039, 1040, 1041, 1042, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, and 5016.
- b. That part of tract 14 consisting of blocks 1014, 1015, 1017, 1018, 1021, 1022, 2013, 2014, 2015, 2016, 2017, and 2026.
- c. That part of tract 104.02 consisting of blocks 1043, 1047, 1048, 1049, 1050, 1057, 1058, 1061, and 1062.
- 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2040, 2041, 2042, 2043, 2045, and 4004.
- b. That part of tract 107 consisting of blocks 1000, 1003, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1018, 1021, and 1022.
- 27. That part of voting tabulation district 157 consisting of:
- a. That part of tract 106 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, and 3038.
 - 28. That part of voting tabulation district 162 consisting of:
- a. That part of tract 104.01 consisting of blocks 2011, 2012, 2013, 2014, and 2015.

- b. That part of tract 104.02 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1038, 1039, 1040, 1041, 1042, 1046, 1051, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 29. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 25.01 consisting of blocks 3003, 3004, and 3007.
 - b. That part of tract 25.02 consisting of blocks 4000, 4001, and 4006.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 123 consisting of blocks 3001, 3002, 3003, 3004, and 3005.
 - 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 4011, 4012, 4013, 4019, 4020, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4046, 4047, and 4048.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, and 4025.
 - b. That part of tract 171 consisting of block 1057.
 - c. That part of tract 172 consisting of blocks 1209 and 1229.
 - 33. That part of voting tabulation district 186 consisting of:
 - a. That part of tract 21.01 consisting of block 2014.
- b. That part of tract 25.01 consisting of blocks 4000, 4001, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, and 4027.
- c. That part of tract 26 consisting of blocks 1116, 1117, 1126, and 3041.
- d. That part of tract 171 consisting of blocks 1040, 1041, 1073, 1074, 5000, 5001, 5002, 5003, and 5007.
 - 34. That part of voting tabulation district 187 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 2000, and 2008.
- b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
- c. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, and 2004.
- 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1014, 1017, 1018, 1019, and 1025.
- b. That part of tract 126.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 36. That part of voting tabulation district 192 consisting of:
- a. That part of tract 119.01 consisting of blocks 1000, 1049, 1050, and 1051.
- b. That part of tract 120 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1016, 1017, 1018, and 1019.
- c. That part of tract 121 consisting of blocks 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1131, 1132, 1133, 1134, 1135, 1136, 1137, and 1138.

- 37. That part of voting tabulation district 198 consisting of:
- a. That part of tract 27.01 consisting of block 1000.
- b. That part of tract 106 consisting of block 3049.
- c. That part of tract 117 consisting of blocks 1000, 1003, 1004, 1048, 1049, 1050, 1058, 1059, 2000, 2001, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2040, 2041, 2042, 2043, and 2044.
- 38. That part of voting tabulation district 200 consisting of:
- a. That part of tract 126.02 consisting of block 1017.
- b. That part of tract 127.03 consisting of blocks 2000, 2002, 2003, 2006, and 2023.
- c. That part of tract 127.04 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2004, and 2005.
- d. That part of tract 128 consisting of blocks 3026, 3027, 3028, 3031, 3035, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, and 4012.
- 39. That part of voting tabulation district 205 consisting of:
- a. That part of tract 126.02 consisting of block 1015.
- 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.04 consisting of blocks 1003, 1004, 2000, 2001, and 2003.
 - 41. That part of voting tabulation district 213 consisting of:
 - a. That part of tract 103.01 consisting of blocks 1052 and 1053.
- b. That part of tract 103.03 consisting of blocks 1000, 1001, 1004, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, and 1052.
- c. That part of tract 105 consisting of blocks 1000, 1035, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.
- 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1028, 1029, 1030, 1032, 1037, 1038, 5014, 5017, 5032, 5033, 5034, 5035, 5036, and 5037.
 - 43. That part of voting tabulation district 229 consisting of:
 - a. That part of tract 122 consisting of blocks 4021, 4022, and 4024.
- b. That part of tract 126.01 consisting of blocks 2002, 2004, 2006, 2007, 2008, 2009, 2011, 2012, 2016, 2017, and 2018.
 - 44. That part of voting tabulation district 235 consisting of:
- a. That part of tract 127.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, and 3020.
- b. That part of tract 127.03 consisting of blocks 1022, 1023, 1024, and 1026.
 - 45. That part of voting tabulation district 237 consisting of:
- a. That part of tract 127.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - b. That part of tract 127.03 consisting of block 2005.
 - 46. That part of voting tabulation district 238 consisting of:
- a. That part of tract 127.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014,

- 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 3015, 3016, 3017, and 3018.
- b. That part of tract 127.04 consisting of blocks 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2018, 2019, 2020, and 2021.
 - 47. That part of voting tabulation district 241 consisting of:
 - That part of tract 127.02 consisting of block 3019.
- $b. \ \ That part of tract\ 137.21\ consisting\ of\ blocks\ 2009,\ 2010,\ 2011,\ and\ 2012.$
 - 48. That part of voting tabulation district 245 consisting of:
 - a. That part of tract 137.23 consisting of block 1022.
 - 49. That part of voting tabulation district 275 consisting of:
- $a. \ \ That\ part\ of\ tract\ 25.01\ consisting\ of\ blocks\ 1023,\ 1024,\ 1027,\ 2024,\ and\ 2027.$
 - 50. That part of voting tabulation district 277 consisting of:
- a. That part of tract 135.03 consisting of blocks 4000, 4001, 4002, and 4003.
 - 51. That part of voting tabulation district 280 consisting of:
 - That part of tract 131 consisting of block 1000.
 - b. That part of tract 132 consisting of block 1126.
 - 52. That part of voting tabulation district 288 consisting of:
- That part of tract 171 consisting of blocks 1069, 1081, 1087, 1098, and 1099.
 - (d) That part of Lake County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 9, and 119.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 309.02 consisting of blocks 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, and 4068.
 - 3. That part of voting tabulation district 116 consisting of:
- a. That part of tract 301.07 consisting of blocks 2055, 2056, 2057, and 2080.
- b. That part of tract 301.08 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1041, 1062, 1063, 1064, and 1065.
 - 4. That part of voting tabulation district 118 consisting of:
- a. That part of tract 309.02 consisting of blocks 3004, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, and 3033.
 - (e) That part of Marion County consisting of:
 - 1. All of voting tabulation districts 27, 28, 29, 30, and 31.
 - 2. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047,

- 1048, 1050, 1051, 1052, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 4.02 consisting of blocks 2143, 2144, 2145, 2152, 2153, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2195, 2200, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3103, 3104, 3105, 3106, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, and 4017.
- b. That part of tract 5.01 consisting of blocks 1208, 1209, 1210, 1211, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1223, 1240, and 1241.
 - 4. That part of voting tabulation district 34 consisting of:
 - a. That part of tract 5.02 consisting of block 1193.
- b. That part of tract 6.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2039, 2046, 2047, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2137, 2138, 2139, 2141, and 2142.
 - 5. That part of voting tabulation district 43 consisting of:
- a. That part of tract 2 consisting of blocks 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4079, 4080, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, and 6008.
 - b. That part of tract 4.02 consisting of block 1071.
 - 6. That part of voting tabulation district 53 consisting of:
- a. That part of tract 6.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2057, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2084, 2087, 2088, 2089, 2148, 2150, and 2151.
- b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - 7. That part of voting tabulation district 74 consisting of:
 - That part of tract 6.04 consisting of blocks 2069 and 2070.
 - 8. That part of voting tabulation district 83 consisting of:
- a. That part of tract 6.02 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4082, and 4083.
 - (f) That part of Orange County consisting of:
- 1. All of voting tabulation districts 2, 3, 60, 64, 65, 68, 69, 70, 71, 72, 73, 74, 78, 79, 80, 83, 84, 86, 87, 88, 89, 90, 92, 96, 260, 261, 262, 263, 264, 265, 266, 267, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 283, 288, and 289.
 - 2. That part of voting tabulation district 23 consisting of:

- a. That part of tract 148.04 consisting of blocks 1080, 1081, 1082, 1083, 1084, and 1085.
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 150.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1064, 1065, 1107, 1108, 1109, and 1114.
- b. That part of tract 175.01 consisting of blocks 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2059, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2154, 2155, 2157, 2159, 2170, 2171, and 2172.
 - 4. That part of voting tabulation district 32 consisting of:
- a. That part of tract 175.01 consisting of blocks 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2095, 2096, 2097, 2100, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 3051, 3052, 3053, 3054, 3055, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3083, 3084, 3085, and 3086.
 - 5. That part of voting tabulation district 33 consisting of:
- a. That part of tract 150.04 consisting of blocks 1060, 1061, 1062, 1063, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1106, 1110, 1111, 1112, and 1113.
 - 6. That part of voting tabulation district 42 consisting of:
- a. That part of tract 149.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1050.
 - b. That part of tract 150.04 consisting of block 1105.
- $c. \ \ \, That\ part\ of\ tract\ 181\ consisting\ of\ blocks\ 1000,\ 1001,\ 1003,\ 1004,\ 1060,\ and\ 1061.$
 - 7. That part of voting tabulation district 48 consisting of:
- a. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, and 1056.
 - 8. That part of voting tabulation district 58 consisting of:
- a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.
 - 9. That part of voting tabulation district 59 consisting of:
- a. That part of tract 152.01 consisting of blocks 2069, 2070, 2071, 2076, 2077, 2093, 2094, 2096, 2102, and 2103.
 - 10. That part of voting tabulation district 61 consisting of:
- a. That part of tract 152.02 consisting of blocks 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 3000, 3001, 3002, 3003, 3022, 3023, 3024, and 3025.
- b. That part of tract 180 consisting of blocks 2046, 2049, 2050, 2051, and 2052.
- 11. That part of voting tabulation district 62 consisting of:

- a. That part of tract 151.04 consisting of block 1037.
- 12. That part of voting tabulation district 66 consisting of:
- a. That part of tract 151.06 consisting of blocks 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
 - 13. That part of voting tabulation district 81 consisting of:
- a. That part of tract 177.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
- b. That part of tract 177.02 consisting of blocks 1023, 1030, 1031, 1032, 1033, 1049, 1050, and 1051.
 - 14. That part of voting tabulation district 82 consisting of:
- a. That part of tract 176 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3021, 3022, and 3046.
- b. That part of tract 177.01 consisting of blocks 1049, 1050, 1051, 1052, 1053, 1054, 1055, and 1056.
- $\begin{array}{l} c. \quad That\ part\ of\ tract\ 177.03\ consisting\ of\ blocks\ 1016,\ 1039,\ 1040,\ 1041,\ 1042,\ 1043,\ 2000,\ 2001,\ 2002,\ 2003,\ 2004,\ 2005,\ 2006,\ 2007,\ 2008,\ 2009,\ 2010,\ 2011,\ 2012,\ 2013,\ 2014,\ 2015,\ 2016,\ 2017,\ 2018,\ 2019,\ 2020,\ 2021,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\ 2027,\ 2028,\ 2029,\ 2030,\ 2031,\ 2032,\ 2033,\ 2034,\ 2035,\ 2036,\ 2037,\ 2038,\ 2039,\ 2040,\ 2041,\ 2042,\ 2043,\ 3000,\ 3001,\ 3002,\ 3003,\ 3004,\ 3005,\ 3006,\ 3007,\ 3008,\ 3009,\ 3013,\ 3035,\ 3036,\ 3052,\ 3053,\ 3054,\ 3055,\ and\ 3056. \end{array}$
- d. That part of tract 178.02 consisting of blocks 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, and 1092.
 - 15. That part of voting tabulation district 85 consisting of:
- a. That part of tract 178.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
 - b. That part of tract 178.05 consisting of blocks 1057 and 1058.
 - 16. That part of voting tabulation district 210 consisting of:
 - That part of tract 126 consisting of blocks 3054 and 3056.
 - 17. That part of voting tabulation district 268 consisting of:
- a. That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2007, and 2008.
 - 18. That part of voting tabulation district 282 consisting of:
- a. That part of tract 169.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.
- b. That part of tract 169.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1031.
- 19. That part of voting tabulation district 284 consisting of:
- a. That part of tract 145.04 consisting of blocks 1022, 1023, and 1024.
- b. That part of tract 169.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, and 2049.
- 20. That part of voting tabulation district 286 consisting of:

- a. That part of tract 146.07 consisting of blocks 1043 and 1044.
- 21. That part of voting tabulation district 287 consisting of:
- a. That part of tract 146.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1052, 1053, 1054, 1055, 1058, 1059, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, and 1073.
 - 22. That part of voting tabulation district 290 consisting of:
- a. That part of tract 116 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
- b. That part of tract 185 consisting of blocks 1006, 1007, 1009, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3045, 3046, 3047, 3048, 3049, 3050, and 3051.
 - (g) That part of Putnam County consisting of:
- 1. All of voting tabulation districts 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, and 108.
 - 2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 9513 consisting of blocks 3062, 3092, 3093, and 3094.
 - 3. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 9513 consisting of block 3055.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 9509 consisting of blocks 1048, 5001, 5004, 5024, 5026, 5038, and 5040.
 - (6) District 6 is composed of:
 - (a) All of Flagler County.
 - (b) All of St. Johns County.
 - (c) That part of Putnam County consisting of:
- 1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, and 22.
 - 2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 9513 consisting of blocks 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1111, 1112, and 1119.
- b. That part of tract 9514.02 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 2018, 2019, 2020, 2021, 2022, 2023,

- 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 3051, 3052, 3053, 3054, 3055, 3056, 3057, and 3058.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 9513 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1078, 1082, 1083, 1084, 1085, 1086, 1120, 1121, 2001, 2003, 2005, 2006, 2007, 2008, 2012, 2013, 2015, 2016, 2017, 2028, 2039, 2040, 2041, 2048, 2049, 2101, 2102, 2103, 2104, 2105, 2106, 2110, 2113, 3009, 3017, 3019, 3021, 3022, 3023, 3026, 3027, 3029, 3033, 3034, 3035, 3038, 3039, 3040, 3046, 3047, 3048, 3051, 3052, 3053, 3054, 3070, 3071, and 3072.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 9509 consisting of blocks 5000, 5003, 5005, 5006, 5007, 5008, and 5009.
 - (d) That part of Volusia County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 69,\ 70,\ 74,\ 75,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 176,\ 177,\ 178,\ 179,\ 180,\ 181,\ 182,\ 183,\ 184,\ 185,\ 186,\ 187,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 204,\ 205,\ 206,\ 207,\ 208,\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 224,\ 225,\ 226,\ 227,\ 228,\ 229,\ 230,\ 231,\ 232,\ 233,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 246,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ and\ 271. \end{array}$
 - 2. That part of voting tabulation district 46 consisting of:
- a. That part of tract 832.07 consisting of blocks 2017, 3058, 3059, 3060, 3061, 3086, 3087, and 3091.
- b. That part of tract 832.09 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- c. That part of tract 903.05 consisting of block 1217.
- d. That part of tract 903.06 consisting of blocks 1123 and 1132.
- $e. \quad That \ part \ of \ tract \ 910.01 \ consisting \ of \ blocks \ 1000, \ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ 1010, \ 1011, \ 1012, \ 1013, \ 1014, \ 1015, \ 1018, \ 1032, \ 1057, \ 1066, \ 1067, \ 1068, \ 1069, \ 1070, \ 1071, \ 1072, \ 1073, \ 1074, \ 1075, \ 1076, \ 1077, \ 1078, \ 1079, \ 2000, \ 2001, \ 2002, \ 2003, \ 2011, \ 2059, \ 2095, \ 2096, \ 2097, \ 2103, \ 2108, \ 2110, \ 2111, \ 2112, \ 2113, \ 2117, \ 2118, \ 2119, \ 2120, \ 2122, \ 2123, \ 2125, \ 2126, \ 2127, \ 2128, \ 2129, \ 2131, \ 2135, \ 3000, \ 3001, \ 3002, \ 3003, \ 3005, \ 3006, \ 3007, \ 3008, \ and \ 3009.$
- f. That part of tract 910.2 consisting of blocks 1000, 1001, 1002, 1029, 1030, and 1033.
- g. That part of tract 910.21 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1007, 1026, and 1053.
 - h. That part of tract 910.24 consisting of block 2001.
- 3. That part of voting tabulation district 55 consisting of:
- a. That part of tract 908.05 consisting of blocks 1038 and 1039.
- 4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - 5. That part of voting tabulation district 76 consisting of:

- a. That part of tract 908.03 consisting of blocks 1045, 1046, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.
 - 6. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 908.06 consisting of blocks 1011 and 1012.
 - 7. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1155, 1156, 1158, 1159, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
- b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1028, 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1073.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 - 8. That part of voting tabulation district 83 consisting of:
- a. That part of tract 909.02 consisting of blocks 2067, 2068, 2069, and 2070.
 - 9. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 832.09 consisting of block 2037.
- b. That part of tract 910.24 consisting of blocks 2000, 2002, 2003, 2004, 2005, 2014, and 2015.
 - 10. That part of voting tabulation district 98 consisting of:
 - a. That part of tract 908.05 consisting of blocks 1007 and 1042.
- $b. \ \ That\ part\ of\ tract\ 910.01\ consisting\ of\ blocks\ 1033,\ 1039,\ 1042,\ and\ 1046.$
 - (7) District 7 is composed of:
 - (a) All of Seminole County.
 - (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 63, 67, 75, 76, 77, 91, 93, 94, 95, 217, 218, 219, 220, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 253, 254, 256, and 258.
 - 2. That part of voting tabulation district 59 consisting of:
- a. That part of tract 152.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2072, 2073, 2074, 2075, 2078, 2088, 2092, 2095, 2097, 2104, and 2105.
 - 3. That part of voting tabulation district 61 consisting of:
- a. That part of tract 180 consisting of blocks 2021, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2044, 2045, 2047, 2048, 2053, 2054, 2055, 2059, 2060, 2061, 2062, 2063, 2067, 2078, and 2079.
 - 4. That part of voting tabulation district 62 consisting of:
- a. That part of tract 151.04 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, and 1040.
 - 5. That part of voting tabulation district 66 consisting of:

- a. That part of tract 151.06 consisting of blocks 2000, 2001, 2002, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 3000, 3001, 3002, and 3003.
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 177.02 consisting of blocks 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1052, 1053, 1054, 1060, 1064, 1065, and 1067.
 - 7. That part of voting tabulation district 82 consisting of:
- a. That part of tract 177.03 consisting of blocks 1006, 1007, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1024, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 3010, 3011, 3012, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3057, 3058, 3059, 3060, 3061, 3062, and 3063.
 - 8. That part of voting tabulation district 85 consisting of:
- a. That part of tract 178.05 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, and 1068.
 - 9. That part of voting tabulation district 105 consisting of:
 - a. That part of tract 182 consisting of block 2154.
- 10. That part of voting tabulation district 215 consisting of:
- a. That part of tract 153 consisting of blocks 1028, 1029, 1032, and 1033.
- b. That part of tract 154.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3007, and 3008.
- c. That part of tract 159.02 consisting of blocks 1011, 1015, and 1026.
- 11. That part of voting tabulation district 216 consisting of:
- a. That part of tract 153 consisting of blocks 2002, 2003, 2005, 2006, and 2007.
- b. That part of tract 154.02 consisting of blocks 2015, 2021, 2023, 2024, 2025, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3036.
- c. That part of tract 159.02 consisting of blocks 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2025.
 - 12. That part of voting tabulation district 221 consisting of:
 - a. That part of tract 128 consisting of block 4023.
 - 13. That part of voting tabulation district 222 consisting of:
- a. That part of tract 128 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2016, 2027, 2028, 2029, and 4024.
 - 14. That part of voting tabulation district 234 consisting of:
- a. That part of tract 162 consisting of blocks 1024, 1025, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 163.01 consisting of block 1070.
 - c. That part of tract 182 consisting of blocks 2017, 2037, and 2038.

- 15. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - 16. That part of voting tabulation district 259 consisting of:
- a. That part of tract 166.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1076, 1101, 1102, 1103, 1104, 1105, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, and 2150.
 - b. That part of tract 166.02 consisting of blocks 1032 and 1033.
 - (c) That part of Volusia County consisting of:
- 1. All of voting tabulation districts 72, 73, 78, 79, 81, 82, 84, 85, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 99, and 100.
 - 2. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 910.01 consisting of block 1035.
 - b. That part of tract 910.2 consisting of blocks 1027, 1031, and 1059.
 - 3. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 908.05 consisting of block 1040.
 - 4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2059, 2071, 2072, 2073, 2074, and 2075.
 - 5. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 908.03 consisting of block 1047.
 - b. That part of tract 908.04 consisting of block 1102.
- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
 - 6. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 908.06 consisting of block 1006.
- b. That part of tract 910.15 consisting of blocks 1032, 1033, 1034, 1035, 1036, 1037, 1038, and 1049.
- c. That part of tract 910.22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
- d. That part of tract 910.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2021, 2022, 2023, 2024, and 2025.
 - 7. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1020, 1022, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, and 1086.

- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
- 8. That part of voting tabulation district 83 consisting of:
- a. That part of tract 910.16 consisting of blocks 1000, 1001, 1002, 1003, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2025.
- b. That part of tract 910.17 consisting of blocks 1000, 1001, 1002, 1003, 2000, and 2001.
- c. That part of tract 910.18 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, and 3004.
 - d. That part of tract 910.23 consisting of blocks 1016 and 1017.
 - 9. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 910.05 consisting of block 1012.
- b. That part of tract 910.24 consisting of blocks 1043, 2007, 2010, 2011, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.
- c. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
 - 10. That part of voting tabulation district 98 consisting of:
 - a. That part of tract 908.05 consisting of blocks 1009 and 1041.
 - b. That part of tract 908.06 consisting of blocks 1007 and 1008.
- c. That part of tract 910.01 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1040, 1041, 1043, 1044, 1045, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1061, 1062, 1063, 1064, 1065, and 1080.
 - d. That part of tract 910.19 consisting of block 3023.
- e. That part of tract 910.22 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2026, 2027, 2028, 2029, 2031, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2073, 2074, 2075, 2076, 2078, 2079, and 2080.
 - (8) District 8 is composed of:
- (a) All of Brevard County.
- (b) All of Indian River County.
- (c) That part of Orange County consisting of:
- 1. All of voting tabulation districts 198, 249, 250, 251, and 257.
- 2. That part of voting tabulation district 196 consisting of:
- a. That part of tract 166.02 consisting of block 1016.
- b. That part of tract 167.3 consisting of block 1000.
- 3. That part of voting tabulation district 205 consisting of:

- a. That part of tract 167.31 consisting of blocks 1061, 1062, 1068, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 259 consisting of:
 - a. That part of tract 166.01 consisting of blocks 2136, 2137, and 2138.
- b. That part of tract 166.02 consisting of blocks 1029, 1030, 1031, 1034, 1035, and 1036.
 - (9) District 9 is composed of:
 - (a) That part of Orange County consisting of:
- 1. All of voting tabulation districts 22, 44, 45, 57, 97, 98, 99, 100, 101, 102, 103, 104, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 197, 199, 200, 201, 202, 203, 204, 206, 207, 208, 209, 211, 212, 213, 214, 235, 236, 244, and 255.
 - 2. That part of voting tabulation district 58 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
 - 3. That part of voting tabulation district 105 consisting of:
- a. That part of tract 182 consisting of blocks 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2156, 2157, 2158, 2159, 2160, 2165, 2166, 3000, 3046, 3084, 3085, 3090, and 3093.
 - 4. That part of voting tabulation district 153 consisting of:
- a. That part of tract 170.08 consisting of blocks 1021, 1028, 1029, 1034, 1035, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1083, 1092, 1093, and 1104.
 - 5. That part of voting tabulation district 177 consisting of:
- That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054,

- 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
- b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
- c. That part of tract 168.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3034, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
 - 6. That part of voting tabulation district 196 consisting of:
- a. That part of tract 167.29 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1061, 1062, 1063, 1064, 1065, 1066, 1067, and 1068.
- b. That part of tract 167.3 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, and 1013.
 - 7. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1063, 1064, 1065, 1066, 1067, 1069, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
- b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, and 1107.
 - 8. That part of voting tabulation district 210 consisting of:
- a. That part of tract 126 consisting of blocks 3031, 3032, 3033, 3034, 3035, 3037, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3055, 3057, and 3058.
- b. That part of tract 189 consisting of blocks 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010, 6011, 6012, 6013, 6014, 6015, 6016, and 6017.
 - 9. That part of voting tabulation district 215 consisting of:
- a. That part of tract 153 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3018, 3019, and 3020.
 - b. That part of tract 154.02 consisting of block 1006.
 - 10. That part of voting tabulation district 216 consisting of:

- a. That part of tract 153 consisting of blocks 2000, 2001, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 3012, 3013, 3014, 3015, 3016, and 3017.
- b. That part of tract 154.02 consisting of blocks 2022, 2026, 2027, 2028, 2029, 2030, 2031, 3016, 3020, 3030, 3031, 3032, 3033, 3034, 3035, 3037, 3038, and 3039.
 - 11. That part of voting tabulation district 221 consisting of:
- a. That part of tract 128 consisting of blocks 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4025, 4026, 4028, 4029, 4030, and 4031.
 - 12. That part of voting tabulation district 222 consisting of:
- a. That part of tract 128 consisting of blocks 1000, 1010, 1011, 1012, 1014, 1015, 1016, 1025, 1026, 1027, 1028, 2012, 2013, 2014, 2015, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3020, and 4027.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 182 consisting of blocks 1000 and 2022.
 - 14. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
 - 15. That part of voting tabulation district 290 consisting of:
 - a. That part of tract 144 consisting of blocks 1005 and 1006.
- b. That part of tract 185 consisting of blocks 3035, 3036, 3044, 3052, 3053, 3054, 3055, 3056, and 3057.
 - (b) That part of Osceola County consisting of:
- 1. All of voting tabulation districts 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 30, 31, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 171, 172, 173, 174, 175, 178, 179, 180, 181, 182, 183, 184, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 208, 209, 210, 211, 212, 213, 214, 215, and 216.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 411 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1132, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2038, 2039, 2040, and 2041.
- b. That part of tract 413 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1052, 1053, 1058, and 1059.
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 409.01 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1023, 1024, 1025, 1032, 1035, 1054, 1055, 1056, 1057, 1058, 1059, 1066, 1067, 1069, 1094, 1101, 1104, 1105, 1106, 1107, and 1108.
- b. That part of tract 409.02 consisting of blocks 1064, 1082, 2052, 2053, 2054, 2055, and 2056.
 - 4. That part of voting tabulation district 32 consisting of:

- a. That part of tract 409.02 consisting of blocks 1021, 1060, 1061, 1062, 1069, 1072, 1073, 1074, 1075, 1076, and 1083.
 - b. That part of tract 421 consisting of block 1044.
 - (10) District 10 is composed of:
 - (a) That part of Lake County consisting of:
- 1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 18, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 75, 76, 77, 78, 79, 80, 81, 82, 83, 87, 88, 89, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 117, 120, 122, 123, 124, 125, 126, 127, and 128.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 309.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, and 1059.
 - 3. That part of voting tabulation district 43 consisting of:
- a. That part of tract 305.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2035, 4002, 4005, 4020, 4021, 4022, 4023, 4049, and 4050.
 - 4. That part of voting tabulation district 48 consisting of:
- a. That part of tract 305.03 consisting of blocks 2000, 2001, 2004, and 2005.
- b. That part of tract 305.04 consisting of blocks 1005, 1006, 1007, 1022, 1023, 1024, 1032, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3038, 3060, 3061, 3063, 3064, 3065, 3066, 3067, 3068, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3099, 3100, 3102, 3104, 4014, 4015, 4016, 4017, 4018, 4019, 4024, 4025, 4026, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4052, 4053, and 4054.
 - 5. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 303.02 consisting of block 2004.
- $b. \ \, That \, part \, of \, tract \, 304.06 \, consisting \, of \, blocks \, 1000, \, 1001, \, 1002, \, 1003, \, 1004, \, and \, 1005.$
- c. That part of tract 304.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.
 - d. That part of tract 304.11 consisting of block 1045.
 - 6. That part of voting tabulation district 85 consisting of:
- a. That part of tract 306.01 consisting of blocks 3000, 3033, 3034, 3035, 3050, 3052, 3053, 3054, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, and 3088.
 - 7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 304.06 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 2001, 2007, 2014, 2015, and 2020.
- 8. That part of voting tabulation district 96 consisting of:

- a. That part of tract 301.04 consisting of blocks 1044, 1045, 1048, 1050, 1051, 1052, 1053, and 1054.
 - 9. That part of voting tabulation district 116 consisting of:
- a. That part of tract 301.05 consisting of blocks 3000, 3025, 3026, 3027, 3028, 3029, and 3031.
 - 10. That part of voting tabulation district 118 consisting of:
- a. That part of tract 309.02 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1047, 1048, 1060, 1061, 1062, 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2067, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2148, and 2149.
 - (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 25, 26, 27, 28, 30, 31, 34, 35, 36, 37, 38, 39, 40, 41, 43, 46, 47, 49, 50, 51, 52, 53, 54, 55, 56, 269, and 285.
 - 2. That part of voting tabulation district 23 consisting of:
- a. That part of tract 148.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, 1115, 1116, 1117, 1118, 1119, 1120, and 1121.
- b. That part of tract 148.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1038, 1039, and 1040.
 - 3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 175.01 consisting of blocks 2152 and 2153.
 - 4. That part of voting tabulation district 32 consisting of:
- a. That part of tract 150.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1016, 1017, 1018, and 1019.
- b. That part of tract 150.02 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1037, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1061, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, and 1095.
 - 5. That part of voting tabulation district 33 consisting of:
- a. That part of tract 150.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1105, 1106, 1107, 1108, 1109, 1110, and 1111.
 - 6. That part of voting tabulation district 42 consisting of:
- a. That part of tract 181 consisting of blocks 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 1041.
 - 7. That part of voting tabulation district 48 consisting of:
- a. That part of tract 147.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
 - 8. That part of voting tabulation district 153 consisting of:
- a. That part of tract 170.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027,

- 1030, 1031, 1032, 1033, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1068, 1069, 1070, 1097, 1098, 1099, 1100, and 1101.
 - 9. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.03 consisting of blocks 1019, 1020, and 1021.
 - 10. That part of voting tabulation district 268 consisting of:
- a. That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.
- b. That part of tract 169.07 consisting of blocks 1027, 1028, 1030, 2006, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- 11. That part of voting tabulation district 282 consisting of:
- a. That part of tract 169.04 consisting of block 1016.
- 12. That part of voting tabulation district 284 consisting of:
- a. That part of tract 169.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3035, 3044, and 3045.
 - 13. That part of voting tabulation district 286 consisting of:
- a. That part of tract 146.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
 - 14. That part of voting tabulation district 287 consisting of:
- a. That part of tract 146.06 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1056, 1057, 1062, 1063, and 1064.
- (c) That part of Osceola County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 68, 69, 176, 177, 185, 186, 187, 198, 199, 200, 201, 202, 203, 204, 205, 206, and 207.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 411 consisting of blocks 1003, 1005, 1007, 1008, 1009, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1122.
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 408.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1092, 1093, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040,

- 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2088, 2099, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2149, 2150, 2153, 2154, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2168, and 2169.
- b. That part of tract 409.01 consisting of blocks 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1083, 1084, 1085, 1086, 1087, 1088, 1095, 1102, and 1103.
- c. That part of tract 409.02 consisting of blocks 1002, 1003, 1006, 1007, 1008, 1024, 1038, 1063, 1065, 2020, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2051.
 - 4. That part of voting tabulation district 32 consisting of:
- a. That part of tract 409.02 consisting of blocks 1000, 1004, 1005, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, and 2083.
 - (d) That part of Polk County consisting of:
- 1. All of voting tabulation districts 2, 3, 4, 64, 66, 67, 68, 69, 70, 71, 72, 73, 74, 80, 81, 82, 83, 84, 91, 128, 130, 131, 132, 136, 143, and 145.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 123.09 consisting of block 1003.
 - 3. That part of voting tabulation district 6 consisting of:
- $a. \quad That \ part \ of \ tract \ 116.04 \ consisting \ of \ blocks \ 3000, \ 3001, \ 3002, \ and \ 3003.$
- b. That part of tract 116.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, and 1098.
- c. That part of tract 123.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, and 1055.
- d. That part of tract 123.09 consisting of blocks 1000, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1027, and 1028.
- e. That part of tract 124.04 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1041, and 1042.
- f. That part of tract 124.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, and 1096.

- g. That part of tract 124.08 consisting of blocks 1000, 1001, and 1002.
- h. That part of tract 124.09 consisting of blocks 1000 and 1012.
- 4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 123.09 consisting of block 1020.
- 5. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.04 consisting of blocks 1020, 1021, 1024, 1025, 2001, 2002, 2004, 2005, 2006, 2007, 2009, 2029, 2030, 2031, and 2032
 - 6. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1029, 1037, 1038, 2000, 2001, 2002, 2003, 2025, 2028, 2044, 2048, 2064, 2068, and 2074.
 - 7. That part of voting tabulation district 63 consisting of:
- a. That part of tract 116.04 consisting of blocks 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
 - b. That part of tract 116.06 consisting of blocks 1000 and 1001.
- c. That part of tract 124.08 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1057, and 2005.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 1016, 1017, 1018, 1019, 1035, 2011, 3020, 3021, 3022, 3023, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3041, 3042, 3043, 3044, 3045, and 3046.
 - b. That part of tract 116.06 consisting of block 2006.
- c. That part of tract 124.08 consisting of blocks 1038, 1039, 1040, 1055, and 1056.
- d. That part of tract 131.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, and 1082.
- e. That part of tract 131.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2007, 2008, 2010, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2065, and 2066
 - 9. That part of voting tabulation district 75 consisting of:
- a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 2036, 2037, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2058, 2059, 2088, 2089, 2090, 2092, 2093, 2099, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, and 3014.
- b. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.
 - 10. That part of voting tabulation district 76 consisting of:
- a. That part of tract 128.02 consisting of blocks 1040, 1050, 1051, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1080, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, and 1118.

- b. That part of tract 141.23 consisting of blocks 1010, 1011, 1020, 1022, 1023, 1024, 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1077, and 1078.
- c. That part of tract 141.24 consisting of blocks 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 11. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.03 consisting of blocks 1154 and 1155.
- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, and 4074.
- c. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1058, and 1061.
 - 12. That part of voting tabulation district 86 consisting of:
- a. That part of tract 125.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1026, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1140, 1141, 1173, 1174, 1175, 1194, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, and 2087.
 - 13. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1059, 1060, 1062, 1063, 1068, 1069, 1070, 1071, 1093, 1098, and 1099.
 - b. That part of tract 141.23 consisting of blocks 1000 and 1009.
- c. That part of tract 141.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2041, 2042, 2043, 2044, 2045, 2046, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2070, and 2071.
 - d. That part of tract 141.25 consisting of block 3007.
 - 14. That part of voting tabulation district 90 consisting of:
 - a. That part of tract 141.04 consisting of block 1005.
 - 15. That part of voting tabulation district 129 consisting of:
- a. That part of tract 137.01 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, and 2065.
- b. That part of tract 137.02 consisting of blocks 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3048.
- c. That part of tract 138.01 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, and 2048.
- d. That part of tract 138.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028,

- 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, 2041, 2042, 2053, 2054, 2055, 2056, 2060, 2064, 2065, 2066, 2085, 2086, and 2087.
- e. That part of tract 139.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
- f. That part of tract 139.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2053, 2054, 2055, 2056, 2057, 2058, and 2061.
 - (11) District 11 is composed of:
 - (a) All of Citrus County.
 - (b) All of Hernando County.
 - (c) All of Sumter County.
 - (d) That part of Lake County consisting of:
- 1. All of voting tabulation districts 19, 20, 21, 22, 42, 74, 84, 90, 91, 92, 93, and 121.
 - 2. That part of voting tabulation district 43 consisting of:
- a. That part of tract 304.05 consisting of blocks 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2083, 2086, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, and 3042.
- b. That part of tract 304.06 consisting of blocks 2065, 2071, 2072, 2074, 2075, 2077, and 2078.
- c. That part of tract 305.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3101, 4000, 4001, 4003, 4004, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4029, and 4051.
 - 3. That part of voting tabulation district 48 consisting of:
- a. That part of tract 305.04 consisting of blocks 3062, 3069, 3098, 4013, 4027, and 4028.
 - 4. That part of voting tabulation district 73 consisting of:
- a. That part of tract 304.09 consisting of blocks 2001, 2008, 2012, 3000, 3006, 3009, and 3018.
 - b. That part of tract 304.1 consisting of block 1077.
- $\begin{array}{l} c. \quad That \ part \ of \ tract \ 304.11 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \\ 1003, \ 1004, \ 1020, \ 1023, \ 1024, \ 1032, \ 1034, \ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \\ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \ 1051, \ 1052, \ 1054, \ 1055, \ 2000, \ 2002, \ 2003, \\ 2004, \ 2005, \ 2007, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \ 2016, \ 2017, \ 2018, \ 2019, \\ 3000, \ 3001, \ 3002, \ 3003, \ 3004, \ 3005, \ 3006, \ 3007, \ 3008, \ 3009, \ 3010, \ 3011, \\ 3017, \ 3036, \ 3062, \ 3075, \ 3076, \ 3083, \ 3084, \ 3088, \ and \ 3090. \\ \end{array}$
 - 5. That part of voting tabulation district 85 consisting of:
- a. That part of tract 304.06 consisting of blocks 2005, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2039, 2040, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2053, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2067, 2068, 2069, 2070, 2073, 2076, 2079, 2080, 2081, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, and 2105.
- b. That part of tract 306.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027,

- 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3051, 3055, 3093, 3094, 3095, 3096, 3097, and 3098.
 - 6. That part of voting tabulation district 86 consisting of:
- a. That part of tract 304.06 consisting of blocks 2000, 2002, 2003, 2004, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, and 2054.
 - 7. That part of voting tabulation district 96 consisting of:
 - a. That part of tract 301.04 consisting of block 1049.
 - (e) That part of Marion County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 33, 35, 36, 37, 38, 39, 40, 47, 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 95, 96, 97, 98, 99, 100, 101, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, and 125.
 - 2. That part of voting tabulation district 32 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, and 2063.
 - 3. That part of voting tabulation district 34 consisting of:
- a. That part of tract 6.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, and 3073.
 - 4. That part of voting tabulation district 43 consisting of:
- a. That part of tract 2 consisting of blocks 6009, 6010, 6011, and 6014.
 - 5. That part of voting tabulation district 45 consisting of:
- a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
- c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2056, and 2057.
 - 6. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 15 consisting of blocks 1059 and 1060.
- b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
 - 7. That part of voting tabulation district 51 consisting of:
- a. That part of tract 25.02 consisting of blocks 4002, 4003, 4004, 4005, and 4016.
 - 8. That part of voting tabulation district 53 consisting of:
- a. That part of tract 6.04 consisting of blocks 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073,

- 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1102, 1105, 2056, 2072, 2073, 2074, 2083, 2085, 2086, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2143, 2145, 2146, 2147, and 2149.
 - 9. That part of voting tabulation district 74 consisting of:
- a. That part of tract 6.02 consisting of blocks 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- b. That part of tract 6.04 consisting of blocks 2061, 2062, 2063, 2064, and 2066.
- $c. \quad That \ part \ of \ tract \ 6.05 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ 1008, \ 1009, \ 1010, \ 1011, \ 1012, \ 1013, \ 1014, \ 1015, \ 1016, \ 1017, \ 1018, \ 1019, \ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \ 1051, \ 1052, \ 1053, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 2000, \ 2001, \ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2011, \ 2012, \ 2013, \ 2014, \ 2015, \ 2016, \ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2034, \ 2035, \ 2036, \ 2037, \ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \ 2050, \ 2051, \ 2052, \ 2053, \ 2054, \ 2055, \ 2056, \ 2057, \ 2058, \ 2059, \ 2060, \ 2061, \ 2062, \ 2063, \ 2064, \ 2065, \ 2066, \ 2067, \ 2068, \ 2069, \ 2071, \ 2074, \ 2075, \ 2078, \ 2079, \ 2080, \ and \ 2081. \\$
 - 10. That part of voting tabulation district 83 consisting of:
- a. That part of tract 6.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3079, 3080, 3081, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4059, 4059, 4059, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, and 4093.
 - 11. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4018, 4030, and 4031.
 - 12. That part of voting tabulation district 118 consisting of:
- a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.
- $b. \ \ That part of tract 25.02 \ consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.$
 - (12) District 12 is composed of:
 - (a) All of Pasco County.
 - (b) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 150, 161, 171, 172, 173, 177, 178, 179, 180, 184, 185, 188, 189, 190, 191, 192, 194, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 229, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, and 317.
 - 2. That part of voting tabulation district 162 consisting of:

- a. That part of tract 115.06 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 3004, 3006, 3009, and 3010.
 - b. That part of tract 115.07 consisting of blocks 3000 and 3001.
 - 3. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 115.2 consisting of block 1005.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1012 and 1019.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.1 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 3049.
 - b. That part of tract 114.11 consisting of blocks 1000, 1001, and 1010.
 - 6. That part of voting tabulation district 200 consisting of:
- a. That part of tract 114.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 2007, 2018, 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3047, 3048, and 3050.
 - b. That part of tract 114.11 consisting of blocks 1011 and 1012.
 - 7. That part of voting tabulation district 228 consisting of:
- a. That part of tract 113.04 consisting of blocks 1000, 1003, 1004, 1021, 1022, 1023, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2018, 2019, 2020, and 2021.
 - 8. That part of voting tabulation district 230 consisting of:
- a. That part of tract 112.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 112.06 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, and 3015.
 - (c) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 291, 295, 296, 297, 298, 299, 302, 317, 318, 319, 320, 322, 329, 330, 331, 332, 333, 335, 336, 340, 341, 342, 343, 344, 345, 346, 347, 350, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.
 - 2. That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 3000, 3002, 3007, 3008, 3009, 3010, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - 3. That part of voting tabulation district 293 consisting of:
- a. That part of tract 272.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 4008, 4009, 4010, 4011, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- b. That part of tract 272.07 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3030, 3031, 3032, 3033, 3034, 3038, 3039, 3040, 3041, 4002, 4003, 4004, 4005, 4009, 4010, 4011, and 4012.
- c. That part of tract 272.1 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5019.

- 4. That part of voting tabulation district 294 consisting of:
- a. That part of tract 272.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1044, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4012, 4013, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, and 5049.
 - b. That part of tract 9900 consisting of blocks 5, 6, 7, 8, and 13.
 - 5. That part of voting tabulation district 301 consisting of:
- a. That part of tract 272.08 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2027, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 6. That part of voting tabulation district 326 consisting of:
 - a. That part of tract 268.14 consisting of block 1001.
 - 7. That part of voting tabulation district 327 consisting of:
- a. That part of tract 273.2 consisting of blocks 2008, 2040, 2043, and 2044.
 - 8. That part of voting tabulation district 334 consisting of:
- a. That part of tract 273.19 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2011, 2012, 2021, 2022, 2023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
- b. That part of tract 273.26 consisting of blocks 1027, 1028, 1029, 1030, and 1031.
 - 9. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 268.11 consisting of block 3000.
- (13) District 13 is composed of:
- (a) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 107, 108, 109, 111, 112, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 321, 323, 324, 325, 328, 337, 339, 348, 349, 351, 352, 353, and 355.
 - 2. That part of voting tabulation district 31 consisting of:
 - That part of tract 219 consisting of block 2001.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1015, and 1016.
 - 4. That part of voting tabulation district 33 consisting of:

- a. That part of tract 235 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, and 3014.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3030.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 236 consisting of blocks 1002, 1003, 1005, and 1006.
- b. That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001, 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 233 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2011, 3000, 3001, 3002, 3003, 3004, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, and 3018.
 - b. That part of tract 234 consisting of block 2011.
 - 8. That part of voting tabulation district 37 consisting of:
- a. That part of tract 229.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1053, and 1054.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 222 consisting of blocks 1004, 1005, 1006, 1009, 1010, 1011, 2004, 2005, and 2006.
 - 10. That part of voting tabulation district 106 consisting of:
- a. That part of tract 223.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, and 3045.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 222 consisting of blocks 1001, 1002, 1003, 2000, and 2001.
 - b. That part of tract 225.01 consisting of block 1020.
- c. That part of tract 226.01 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
- d. That part of tract 227 consisting of blocks 2021, 2025, 2026, 2036, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - 12. That part of voting tabulation district 114 consisting of:
- a. That part of tract 227 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 1027, 2000,

- 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2017, 2018, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
 - 13. That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3003, 3004, 3005, 3006, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 14. That part of voting tabulation district 293 consisting of:
 - a. That part of tract 272.02 consisting of block 2035.
- 15. That part of voting tabulation district 294 consisting of:
- a. That part of tract 272.02 consisting of blocks 1022 and 1023.
- b. That part of tract 9900 consisting of block 12.
- 16. That part of voting tabulation district 301 consisting of:
- $a. \quad That \ part \ of \ tract \ 272.08 \ consisting \ of \ blocks \ 2005, \ 2019, \ 2020, \ and \ 2021.$
 - 17. That part of voting tabulation district 326 consisting of:
 - a. That part of tract 268.11 consisting of blocks 3017 and 3019.
- b. That part of tract 268.14 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1039.
 - 18. That part of voting tabulation district 327 consisting of:
 - a. That part of tract 268.09 consisting of block 1000.
- b. That part of tract 268.15 consisting of blocks 2025, 2026, 2027, 2028, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
- c. That part of tract 268.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 2000, 2001, 2002, 2019, 2020, 2021, 2022, 2023, 2030, 2031, and 2032.
- d. That part of tract 268.17 consisting of blocks 2019, 2020, 2024, 2025, 2026, and 2027.
 - 19. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 268.14 consisting of block 1005.
 - b. That part of tract 273.19 consisting of block 3011.
- 20. That part of voting tabulation district 338 consisting of:
- a. That part of tract 268.11 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2026, 2027, 2028, 2029, 2030, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3020, 3021, 3022, and 3023.
 - (14) District 14 is composed of:
 - (a) That part of Hillsborough County consisting of:

- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 174,\ 175,\ 176,\ 181,\ 182,\ 183,\ 186,\ 187,\ 196,\ 197,\ 231,\ 232,\ 233,\ 236,\ 237,\ 238,\ 244,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 283,\ 284,\ 386,\ 389,\ 390,\ 395,\ 398,\ 399,\ 400,\ 401,\ 402,\ 421,\ 430,\ 431,\ 432,\ 433,\ 440,\ 462,\ 463,\ 464,\ 465,\ 466,\ 467,\ 468,\ 469,\ 470,\ 471,\ 472,\ 473,\ 474,\ 475,\ 476,\ 477,\ 478,\ 479,\ 480,\ 481,\ 486,\ 511,\ 513,\ 518,\ 519,\ 520,\ 521,\ 523,\ 524,\ 525,\ 526,\ 527,\ 528,\ 529,\ 531,\ 532,\ 533,\ 534,\ 535,\ and\ 536.\$
 - 2. That part of voting tabulation district 162 consisting of:
- a. That part of tract 115.06 consisting of blocks 2004, 3000, 3001, 3002, 3003, 3005, 3007, 3008, and 3011.
 - 3. That part of voting tabulation district 163 consisting of:
- a. That part of tract 114.12 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2019, 2020, 2021, 2022, 2025, and 2026.
- b. That part of tract 114.14 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1025, 1026, 1027, 1028, 1029, 3015, 3021, and 3022.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1017 and 1018.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, and 1009.
 - 6. That part of voting tabulation district 200 consisting of:
 - a. That part of tract 114.11 consisting of block 1013.
 - 7. That part of voting tabulation district 228 consisting of:
 - a. That part of tract 113.04 consisting of block 1001.
 - 8. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 108.05 consisting of blocks 1017 and 1035.
 - b. That part of tract 112.05 consisting of block 2015.
- c. That part of tract 112.06 consisting of blocks 2004, 2005, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, and 2021.
 - 9. That part of voting tabulation district 241 consisting of:
- a. That part of tract 112.04 consisting of blocks 3000, 3001, 3002, and 3003.
 - 10. That part of voting tabulation district 263 consisting of:
 - a. That part of tract 110.03 consisting of blocks 2023 and 2025.
 - 11. That part of voting tabulation district 282 consisting of:
- a. That part of tract 103.05 consisting of blocks 2029, 2030, 3000, 3001, and 3002.
- b. That part of tract 104.02 consisting of blocks 3000, 3001, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, and 4019.
 - 12. That part of voting tabulation district 392 consisting of:
- a. That part of tract 133.21 consisting of blocks 3014, 3017, 3018, and 3022.
 - 13. That part of voting tabulation district 396 consisting of:

- a. That part of tract 133.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 3000, 3001, 3002, 3003, 3004, 3019, and 3020.
 - (b) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 81, 82, 83, 93, 100, 101, 102, 104, 105, and 110.
 - 2. That part of voting tabulation district 31 consisting of:
- a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
- b. That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, and 3002.
- c. That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2033, and 2038.
 - 4. That part of voting tabulation district 33 consisting of:
- a. That part of tract 235 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 3008, 3009, 3010, 3011, 3012, 3013, and 3015.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
- b. That part of tract 236 consisting of blocks 1000, 1001, 1004, 1007, 1008, 1009, 1010, and 1011.
 - c. That part of tract 237 consisting of blocks 2000 and 2001.
 - d. That part of tract 9901 consisting of blocks 4, 5, and 6.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 233 consisting of blocks 1016, 2007, 2009, 2010, 3005, 3006, 3007, and 3008.
 - 8. That part of voting tabulation district 37 consisting of:
 - a. That part of tract 229.01 consisting of block 1006.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- b. That part of tract 222 consisting of blocks 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016,

- 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - c. That part of tract 223.02 consisting of block 3011.
 - 10. That part of voting tabulation district 106 consisting of:
 - a. That part of tract 223.02 consisting of block 3010.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 221 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - b. That part of tract 222 consisting of blocks 1000 and 2002.
 - c. That part of tract 223.02 consisting of block 3000.
- d. That part of tract 227 consisting of blocks 2019, 2020, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, 2040, 2041, 2042, 3032, 3033, and 3034.
 - 12. That part of voting tabulation district 114 consisting of:
 - a. That part of tract 227 consisting of blocks 1023, 2010, and 2016.
 - (15) District 15 is composed of:
 - (a) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 234, 235, 239, 240, 242, 243, 257, 258, 259, 260, 261, 262, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 318, 319, 320, 321, 322, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 391, 393, 394, 397, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 422, 423, 424, 425, 426, 427, 428, 509, 512, 514, 515, 516, and 517.
 - 2. That part of voting tabulation district 230 consisting of:
 - That part of tract 108.05 consisting of block 1008.
- b. That part of tract 112.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1011, and 1014.
- c. That part of tract 112.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, and 2017.
 - 3. That part of voting tabulation district 241 consisting of:
- a. That part of tract 112.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 3004, 4000, 4001, and 5000.
 - 4. That part of voting tabulation district 263 consisting of:
- a. That part of tract 110.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 5. That part of voting tabulation district 282 consisting of:
 - a. That part of tract 104.02 consisting of block 4002.
 - 6. That part of voting tabulation district 392 consisting of:

- a. That part of tract 133.21 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, and 3016.
 - 7. That part of voting tabulation district 396 consisting of:
 - a. That part of tract 133.21 consisting of blocks 2001 and 2006.
 - (b) That part of Polk County consisting of:
- 1. All of voting tabulation districts 5, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 92, 93, 94, 95, 96, 97, 98, 99, 133, 135, 139, 142, and 146.
 - 2. That part of voting tabulation district 1 consisting of:
- a. That part of tract 121.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 3000, 3001, 3002, 4000, 4001, 4002, 4003, and 4004.
- b. That part of tract 123.06 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
- c. That part of tract 123.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, and 2001.
 - d. That part of tract 123.09 consisting of blocks 1001 and 1002.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 116.05 consisting of blocks 1069, 1070, 1071, and 1075.
 - b. That part of tract 123.04 consisting of block 2000.
 - c. That part of tract 123.09 consisting of block 1018.
 - 4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 123.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- b. That part of tract 123.07 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
- c. That part of tract 123.09 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, and 1019.
 - 5. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, and 1055.
- b. That part of tract 116.04 consisting of blocks 2008, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 6. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1027, 1028, 1030, 1031, 1032, 1034, 1035, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2042, 2043, 2049, 2063, 2065, 2066, 2067, 2070, 2071, 2072, 2075, 2076, and 2077.
 - 7. That part of voting tabulation district 63 consisting of:
 - a. That part of tract 116.04 consisting of blocks 3006, 3007, and 3047.

- b. That part of tract 116.06 consisting of blocks 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1021, 1022, 1028, 1029, 1048, 1049, 1050, 1062, 1063, and 1064.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 2000, 2003, 2010, 2012, 2013, 3024, 3025, 3026, 3037, 3038, 3039, and 3040.
- b. That part of tract 116.06 consisting of blocks 1004, 1017, 1018, 1019, 1020, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1034, 1043, 1044, 1045, 1051, 1052, 1053, 1058, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2031, 2051, 2052, 2053, 2054, 2055, and 2056.
 - 9. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 117.21 consisting of block 2069.
- b. That part of tract 147.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2031, 2052, 4005, and 4006.
 - 10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 145.01 consisting of blocks 1032, 1033, 1034, 1035, 1036, 1046, 1048, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 153.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2018, 2021, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2032, 2034, 2035, 2036, 2037, 2067, 2084, 2085, 2086, 2087, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2101, 2105, 3048, and 3050.
 - 11. That part of voting tabulation district 102 consisting of:
- a. That part of tract 153.01 consisting of blocks 2026, 2031, 2047, 2081, 2082, and 2083.
- b. That part of tract 159 consisting of blocks 1033, 1034, 1035, 1038, 1039, 1073, and 1196.
 - (16) District 16 is composed of:
 - (a) All of Sarasota County.
 - (b) That part of Manatee County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 20,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 176,\ 177,\ 178,\ 179,\ 180,\ 181,\ 182,\ 183,\ 184,\ 185,\ 186,\ 187,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 204,\ 205,\ 207,\ 208,\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ and\ 224. \end{aligned}$
 - 2. That part of voting tabulation district 19 consisting of:
 - a. That part of tract 19.09 consisting of blocks 1000 and 1012.
- b. That part of tract 19.1 consisting of blocks 1001, 1005, 1006, and 1028
- c. That part of tract 19.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, and 1101.

- d. That part of tract 19.12 consisting of blocks 1000, 1001, 1002, 1031, 1037, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1055, 1056, and 1057.
- e. That part of tract 19.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- f. That part of tract 19.14 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1052, 1053, 1054, 1055, 1081, 1152, 1153, 1154, 1155, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1177, 1178, 1179, 1181, 1182, 1183, 1187, 1188, 1189, and 1190.
- g. That part of tract 20.14 consisting of blocks 1000, 1004, 1034, 1050, 2000, 2009, 2010, 2014, 2015, 2016, and 2036.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1036, 1037, 1038, and 1042.
 - (17) District 17 is composed of:
 - (a) All of Charlotte County.
 - (b) All of DeSoto County.
 - (c) All of Glades County.
 - (d) All of Hardee County.
 - (e) All of Highlands County.
 - (f) All of Okeechobee County.
 - (g) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 434, 435, 436, 437, 438, 439, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 482, 483, 484, 485, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 510, and 522.
 - (h) That part of Lee County consisting of:
- 1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 8, 47, 64, 92, 98, 99, 100, 101, 103, 109, 129, 130, 131, 132, 133, 175, 176, 177, 183, 184, 185, 186, 259, 260, and 265.
 - 2. That part of voting tabulation district 9 consisting of:
- a. That part of tract 401.25 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1056, 1057, 1058, 1059, 1067, and 1068.
- $b. \ \ That part of tract 401.26 \ consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, and 2060.$
- $\begin{array}{l} c. \quad That \ part \ of \ tract \ 401.27 \ consisting \ of \ blocks \ 1006, \ 2000, \ 2001, \ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \ 2026, \ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2034, \ 2035, \ 2036, \ 2037, \ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \ 2050, \ 2051, \ 2052, \ 2053, \ 2054, \ 2055, \ 2056, \ 2057, \ 2058, \ 2059, \ 2060, \ 2061, \ 20$

- $2062,\,2063,\,2064,\,2065,\,2066,\,2067,\,2069,\,2070,\,2071,\,2072,\,2073,\,2074,\\2075,\,2076,\,2077,\,2078,\,2079,\,2080,\,2081,\,2082,\,2083,\,2084,\,2085,\,2086,\\2087,\,2088,\,2089,\,2090,\,2091,\,2092,\,2093,\,2094,\,2095,\,2096,\,3000,\,3001,\\3002,\,3003,\,3004,\,3005,\,3006,\,3007,\,3008,\,3009,\,3010,\,3011,\,3012,\,3013,\\3014,\,3015,\,3016,\,3017,\,3018,\,3019,\,3020,\,3021,\,3022,\,3023,\,3024,\,3025,\\3026,\,3027,\,3028,\,3029,\,3030,\,and\,3031.$
 - 3. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 203 consisting of blocks 3011 and 3037.
- b. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1003, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 1035.
- $\begin{array}{c} c. \quad That \ part \ of \ tract \ 205.02 \ consisting \ of \ blocks \ 3000, \ 3001, \ 3002, \\ 3003, \ 3004, \ 3005, \ 3006, \ 3007, \ 3008, \ 3009, \ 3010, \ 3011, \ 3012, \ 3013, \ 3014, \\ 3015, \ 3016, \ 3017, \ 3018, \ 3019, \ 3020, \ 3021, \ 3022, \ 3023, \ 3024, \ 3025, \ 3026, \\ 3027, \ 3028, \ 3029, \ 3030, \ 3031, \ 3032, \ 3033, \ 3035, \ 3036, \ 3037, \ 3038, \ 3039, \\ 3040, \ 3041, \ 3042, \ 3043, \ 3044, \ 3045, \ 4000, \ 4001, \ 4002, \ 4003, \ 4004, \ 4005, \\ 4006, \ 4007, \ 4008, \ 4009, \ 4010, \ 4011, \ 4012, \ 4013, \ 4014, \ 4015, \ 4016, \ 4019, \\ 4020, \ 4021, \ 4022, \ 4023, \ 4024, \ 4025, \ 4026, \ 4027, \ and \ 4028. \\ \end{array}$
 - 4. That part of voting tabulation district 12 consisting of:
- a. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 6001, 6002, 6003, 6007, 6008, 6009, 6010, 6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6023, 6024, 6028, 6029, 6030, 6031, 6032, 6033, and 6034.
 - 5. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 4.01 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 4.01 consisting of block 2006.
 - 7. That part of voting tabulation district 63 consisting of:
 - a. That part of tract 205.01 consisting of block 1027.
- b. That part of tract 205.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
- c. That part of tract 206 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3026, 3027, 3028, 3029, 3030, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5009, 5011, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, and 5027.
- d. That part of tract 208 consisting of blocks 1033, 1034, 6026, 6027, and 6035.
- 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 202.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1013, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1038, 1039, 1040, and 2014.
 - b. That part of tract 202.02 consisting of block 2010.
- c. That part of tract 203 consisting of blocks 1000, 1001, 2000, 4000, and 4003.
- d. That part of tract 204 consisting of blocks 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2039, 2040, 2042, 2043, 2066, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2098, 2101, 2102, and 2104.
 - 9. That part of voting tabulation district 72 consisting of:

- a. That part of tract 4.02 consisting of blocks 1016, 1017, and 1020.
- 10. That part of voting tabulation district 82 consisting of:
- a. That part of tract 403.14 consisting of blocks 1010 and 1011.
- 11. That part of voting tabulation district 97 consisting of:
- a. That part of tract 201.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1022, 1023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3031, 3032, 3033, 3034, 3035, 3036, and 3037.
 - b. That part of tract 202.01 consisting of block 1007.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 402.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1026, 1027, 1028, 1029, 1030, 1031, 7050, 7051, 7052, 7053, 7054, 7055, 7056, 7057, 7059, and 7060.
- b. That part of tract 402.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2036, and 2042.
 - c. That part of tract 403.05 consisting of block 4000.
 - 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 402.03 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1032, 3052, 3053, 6031, 6032, 6033, 6034, 6035, 6036, 6037, 6038, 6039, 6040, 6041, 6042, 6043, 6044, 6045, 6046, 6047, 6048, 6049, 6050, 6051, 6052, 6053, 6054, 6055, and 7058.
- b. That part of tract 403.05 consisting of blocks 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3029, 3030, 3031, and 4002.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 401.25 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1037, 1038, 1047, 1048, 1054, 1055, 1060, 1061, 1062, 1063, 1064, 1065, 1066, and 1069.
 - b. That part of tract 403.05 consisting of block 3000.
- 15. That part of voting tabulation district 257 consisting of:
- a. That part of tract 4.01 consisting of block 2005.
- b. That part of tract 4.02 consisting of blocks 1018 and 1019.
- c. That part of tract 302.01 consisting of blocks 1038 and 1039.
- d. That part of tract 302.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1034, 1036, 1037, 1038, and 1039.
 - 16. That part of voting tabulation district 258 consisting of:
- a. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, and 1025.
- b. That part of tract 302.01 consisting of blocks 1013, 1014, 1015, 1030, 1031, 1032, 1035, 1036, 1040, 1041, and 1042.
- c. That part of tract 401.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - (i) That part of Manatee County consisting of:
 - 1. All of voting tabulation districts 21 and 136.

- 2. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19.14 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1180, 1184, 1185, 1186, 1191, and 1192.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.1 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, and 1054.
 - (j) That part of Osceola County consisting of:
 - 1. All of voting tabulation district 170.
 - (k) That part of Polk County consisting of:
- 1. All of voting tabulation districts 77, 79, 88, 89, 101, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 134, 137, 138, 140, 141, and 144.
 - 2. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 138.02 consisting of blocks 2057, 2097, and 3013.
- b. That part of tract 147.01 consisting of blocks 1000, 1001, 1002, 1014, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2049, 2050, 2051, 2052, 2053, 2063, 2132, and 2133.
 - 3. That part of voting tabulation district 76 consisting of:
- a. That part of tract 141.23 consisting of blocks 1001, 1017, 1018, 1019, 1021, and 1087.
 - 4. That part of voting tabulation district 78 consisting of:
- a. That part of tract 147.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1039, 1041, 1042, 1053, and 2064.
- b. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 3012, 3025, 3027, 3028, and 3030.
 - 5. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.05 consisting of block 1042.
 - 6. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 9800 consisting of blocks 1000, 1001, and 1002.
 - 7. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1064, 1065, 1066, 1067, and 1082.
 - 8. That part of voting tabulation district 90 consisting of:
- a. That part of tract 141.03 consisting of blocks 1163, 1164, 1165, 1219, and 1220.
- b. That part of tract 141.04 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
- $\begin{array}{l} c. \quad That\ part\ of\ tract\ 141.05\ consisting\ of\ blocks\ 2000,\ 2001,\ 2002,\\ 2003,\ 2004,\ 2005,\ 2006,\ 2007,\ 2008,\ 2009,\ 2010,\ 2011,\ 2012,\ 2013,\ 2014,\\ 2015,\ 2016,\ 2017,\ 2018,\ 2019,\ 2020,\ 2021,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\\ 2027,\ 2028,\ 2029,\ 2030,\ 2031,\ 2032,\ 2033,\ 2034,\ 2035,\ 2036,\ 2037,\ 2038,\\ 2039,\ 2040,\ 2041,\ 2042,\ 2043,\ 2044,\ 2045,\ 2046,\ 2047,\ 2048,\ 2049,\ 2050,\\ 2051,\ 2052,\ 2053,\ 2054,\ 2055,\ 2056,\ 2057,\ 2058,\ 2059,\ 2060,\ 2061,\ 3000,\\ \end{array}$

- 3001, 3002, 3008, 3009, 3010, 3011, 3012, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
- d. That part of tract 142.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3010, 3013, 3014, 3015, 3016, 3017, 3018, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, and 3061.
 - e. That part of tract 142.03 consisting of block 1006.
 - 9. That part of voting tabulation district 100 consisting of:
- a. That part of tract 153.01 consisting of blocks 2016, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3043, 3049, 3053, 3054, and 3055.
 - 10. That part of voting tabulation district 102 consisting of:
- $a. \quad That \ part \ of \ tract \ 153.01 \ consisting \ of \ blocks \ 2038, \ 2039, \ 2040, \ and \ 2100.$
- b. That part of tract 159 consisting of blocks 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1088, 1089, 1090, 1091, 1092, 1155, 1156, 1169, 1175, 1178, 1180, 1181, and 1182.
 - 11. That part of voting tabulation district 129 consisting of:
- a. That part of tract 138.02 consisting of blocks 2016, 2017, 2063, 2069, 2070, 2071, 2072, 2073, and 2074.
- b. That part of tract 139.01 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- c. That part of tract 139.02 consisting of blocks 2000, 2001, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2059, 2060, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, and 2075.
- d. That part of tract 140.05 consisting of blocks 1002, 1003, 1009, 1010, 1033, 1035, 2023, 2024, 2025, 2029, 2030, 2031, 2036, and 2093.
 - (18) District 18 is composed of:
 - (a) All of Martin County.
 - (b) All of St. Lucie County.
 - (c) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 120,\ 121,\ 122,\ 123,\ 124,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 166,\ 166,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 177,\ 178,\ 191,\ 192,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 206,\ 207,\ 209,\ 212,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 226,\ 229,\ 233,\ 652,\ 653,\ 654,\ 655,\ 656,\ 657,\ 658,\ 659,\ 660,\ 661,\ 662,\ 663,\ 664,\ 665,\ 666,\ 667,\ 668,\ 668,\ 688,\ 689,\ 694,\ 695,\ 755,\ 756,\ 839,\ 840,\ 843,\ 845,\ 846,\ 848,\ and\ 850. \end{aligned}$
 - 2. That part of voting tabulation district 50 consisting of:
- a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1026, 1029, 1030, and 1031.
- $b. \ \ That part of tract 78.31 \ consisting of blocks 2000, 2001, 2002, 2003, \\ 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, \\ 2016, 2017, 2018, 2019, 2020, 2025, 2026, 2027, 2029, 2030, and 2031. \\$

- 3. That part of voting tabulation district 176 consisting of:
- $a. \ \ That\ part\ of\ tract\ 8.02\ consisting\ of\ blocks\ 2025,\ 2026,\ 2027,\ 2028,\ 2029,\ and\ 2030.$
 - b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.
 - 4. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 10.03 consisting of block 1033.
 - 5. That part of voting tabulation district 180 consisting of:
 - a. That part of tract 10.04 consisting of block 5007.
 - 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5019, 5020, 5021, 5022, and 5023.
 - 7. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 2001 and 3016.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.01 consisting of block 1000.
 - b. That part of tract 11.02 consisting of blocks 1001 and 1002.
 - 9. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 19.08 consisting of blocks 1007 and 1008.
 - 10. That part of voting tabulation district 208 consisting of:
- a. That part of tract 19.07 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 11. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 78.32 consisting of blocks 3002 and 3003.
- b. That part of tract 78.33 consisting of blocks 2001, 2002, 2003, 2004, 2006, 2007, 2008, and 2009.
 - 12. That part of voting tabulation district 232 consisting of:
- a. That part of tract 78.32 consisting of blocks 1009, 1010, 1011, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 3001, 3004, and 3005.
 - b. That part of tract 78.33 consisting of block 1012.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 78.32 consisting of blocks 1007 and 1008.
 - 14. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 78.32 consisting of blocks 2000 and 3000.
 - That part of tract 78.33 consisting of block 2000.
 - 15. That part of voting tabulation district 303 consisting of:
- a. That part of tract 19.08 consisting of blocks 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, and 3000.
 - 16. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1020, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and 1097.

- b. That part of tract 78.09 consisting of blocks 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1091, 1092, 1093, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1104, and 1105.
 - 17. That part of voting tabulation district 685 consisting of:
 - a. That part of tract 78.13 consisting of blocks 1000, 1001, and 1003.
 - 18. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1004, 1005, 1006, 1012, and 1013.
 - b. That part of tract 78.37 consisting of blocks 3009 and 3010.
 - 19. That part of voting tabulation district 758 consisting of:
 - a. That part of tract 10.02 consisting of blocks 1000 and 1004.
 - 20. That part of voting tabulation district 771 consisting of:
- a. That part of tract 5.11 consisting of blocks 1010, 1011, 3019, and 3020.
- b. That part of tract 12 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, and 1008.
 - 21. That part of voting tabulation district 781 consisting of:
- a. That part of tract 18.02 consisting of block 3006.
- 22. That part of voting tabulation district 833 consisting of:
- a. That part of tract 1.02 consisting of blocks 1000 and 1017.
- b. That part of tract 4.06 consisting of blocks 1000 and 1002.
- c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
 - d. That part of tract 4.1 consisting of blocks 3000 and 3013.
 - e. That part of tract 5.07 consisting of blocks 1000 and 1017.
 - f. That part of tract 5.09 consisting of blocks 1000 and 2000.
- g. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11.
 - (19) District 19 is composed of:
 - (a) That part of Collier County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 85, 86, 87, 88, 90, 91, 93, 94, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 126, 128, 129, 135, 136, 137, and 142.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1000, 1007, 1008, 1009, 2001, 2002, 2008, 2009, 2010, 2012, 3000, 3001, 3002, 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 3. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 104.05 consisting of block 4028.
 - b. That part of tract 104.18 consisting of block 2013.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.01 consisting of blocks 2018, 2022, and 2023.
 - b. That part of tract 104.05 consisting of block 4014.
- c. That part of tract 104.18 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038,

- 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 2006, 2014, and 2028.
 - 5. That part of voting tabulation district 92 consisting of:
- a. That part of tract 104.01 consisting of blocks 1000, 1023, 1033, and 2032.
 - b. That part of tract 104.18 consisting of block 1055.
- c. That part of tract 105.06 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3040.
- d. That part of tract 106.02 consisting of blocks 1007, 1008, 1010, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2018, 2019, and 2020.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 7. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
 - b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
 - c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
 - d. That part of tract 101.06 consisting of block 3016.
 - e. That part of tract 102.09 consisting of blocks 2008 and 2009.
 - f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
- g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
- h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
- j. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, and 21.
 - (b) That part of Lee County consisting of:
- 1. All of voting tabulation districts 11, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 66, 67, 68, 69, 70, 71, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, 84, 85, 86, 87, 88, 89, 90, 91, 93, 94, 95, 96, 102, 104, 105, 106, 107, 108, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 178, 179, 180, 181, 182, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 261, 262, 263, 264, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 292, 293, 294, 295, and 296.
 - 2. That part of voting tabulation district 9 consisting of:
 - a. That part of tract 401.26 consisting of blocks 1040, 1041, and 2047.
- b. That part of tract 403.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, and 4038.

- 3. That part of voting tabulation district 10 consisting of:
- a. That part of tract 204 consisting of blocks 1033 and 1034.
- b. That part of tract 205.02 consisting of blocks 4017 and 4018.
- 4. That part of voting tabulation district 12 consisting of:
- a. That part of tract 102.03 consisting of block 1000.
- b. That part of tract 208 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 6000, 6004, 6006, 6022, and 6025.
 - 5. That part of voting tabulation district 13 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, 1023, 2002, and 2003.
 - 6. That part of voting tabulation district 14 consisting of:
- a. That part of tract 4.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, and 3017.
 - 7. That part of voting tabulation district 63 consisting of:
- a. That part of tract 205.02 consisting of blocks 1036, 1037, 1039, 1040, 1041, 1042, 2017, and 2018.
- $b. \ \ \, That part of tract\ 206\ consisting\ of\ blocks\ 3011,\ 3023,\ 3024,\ 5014,\ 5015,\ 5028,\ 5029,\ 5031,\ 5032,\ and\ 5033.$
 - 8. That part of voting tabulation district 65 consisting of:
 - a. That part of tract 204 consisting of blocks 2096 and 2097.
 - 9. That part of voting tabulation district 72 consisting of:
- a. That part of tract 4.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 401.23 consisting of blocks 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3058, 3059, 3063, and 3068.
 - 10. That part of voting tabulation district 82 consisting of:
- a. That part of tract 403.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, $1027,\ 1028,\ 1029,\ 1030,\ 1031,\ 1032,\ 1033,\ 1034,\ 1035,\ 1036,\ 1037,\ 1038,$ 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046,

- $4047,\ 4048,\ 4049,\ 4050,\ 4051,\ 4052,\ 4053,\ 4054,\ 4055,\ 4056,\ 4057,\ 4058,\ 4059,\ 4060,\ 4061,\ 4062,\ 4063,\ 4064,\ 4065,\ 4066,\ 4067,\ 4068,\ 4069,\ 4070,\ 4071,\ 4072,\ 4073,\ 4074,\ 4075,\ 4076,\ 4077,\ 4078,\ 4079,\ 4080,\ 4081,\ 4082,\ 4083,\ 4084,\ 5000,\ 5001,\ 5002,\ 5003,\ 5004,\ 5005,\ 5006,\ 5007,\ 5008,\ 5009,\ 5011,\ 5012,\ 5013,\ 5014,\ 5015,\ 5016,\ 5017,\ 5018,\ 5019,\ 5022,\ 5023,\ 5024,\ 5025,\ 5026,\ 5027,\ 5028,\ 5029,\ 5030,\ 5031,\ 5032,\ 5033,\ 5034,\ 5035,\ 5036,\ 5037,\ 5038,\ 5039,\ 5040,\ 5041,\ 5042,\ 5043,\ 5044,\ 5044,\ 5045,\ 5055,\ 5056,\ 5057,\ 5058,\ 5059,\ 5060,\ 5061,\ 5062,\ 5063,\ 5064,\ 5065,\ 5066,\ 5067,\ 5068,\ 5069,\ 5070,\ 5071,\ 5072,\ 5073,\ 5074,\ 5075,\ 5076,\ 5077,\ 5078,\ 5079,\ 5080,\ 5081,\ 5082,\ 5083,\ 5084,\ 5085,\ 5086,\ 5087,\ 5088,\ 5089,\ 5090,\ 5091,\ 5092,\ 5093,\ 5094,\ 5095,\ 5096,\ 5097,\ 5098,\ 5099,\ and\ 5100.$
- b. That part of tract 403.09 consisting of blocks 1042, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3088, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, and 3137.
 - c. That part of tract 403.1 consisting of blocks 1000 and 1002.
- d. That part of tract 403.12 consisting of blocks 2000, 2001, 2002, 2003, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2028, 2029, 2030, 2031, 2032, 2033, 2041, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3036, 3037, 3038, 3039, 3040, 3041, and 3042.
- e. That part of tract 403.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 2000, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
- That part of tract 403.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012,3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, $3061,\,3062,\,3063,\,3064,\,3065,\,3066,\,3067,\,3068,\,3069,\,3070,\,3071,\,3072,$ 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, $3121,\,3122,\,4000,\,4001,\,4002,\,4003,\,4004,\,4005,\,4006,\,4007,\,4008,\,4009,\\4010,\,4011,\,4012,\,4013,\,4014,\,4015,\,4016,\,4017,\,4018,\,4019,\,4020,\,4021,$ 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033. 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, $4046,\,4047,\,4048,\,4049,\,4050,\,4051,\,4052,\,4053,\,4054,\,4055,\,4056,\,4057,\,4056,\,4056,\,4057,\,4056$

4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069,

- 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, and 4089.
 - 11. That part of voting tabulation district 97 consisting of:
 - a. That part of tract 201.01 consisting of blocks 1013, 1020, and 1021.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 403.05 consisting of blocks 4001, 4011, 4012, 4015, 4016, and 4017.
- b. That part of tract 403.09 consisting of blocks 2000, 2001, 2002, 2005, 2013, 2014, and 2015.
- c. That part of tract 403.13 consisting of blocks 2001, 2002, 2003, 2004, 2005, and 2006.
 - 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 403.05 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3002, 3005, 3028, 3032, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4013, and 4014.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 403.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, and 2040.
- b. That part of tract 403.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
- c. That part of tract 403.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- d. That part of tract 403.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 3001.
 - 15. That part of voting tabulation district 257 consisting of:
 - a. That part of tract 302.02 consisting of block 1035.
 - 16. That part of voting tabulation district 258 consisting of:
 - a. That part of tract 4.02 consisting of blocks 1021, 1024, and 2010.
 - (20) District 20 is composed of:
 - (a) That part of Broward County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 7,\ 23,\ 29,\ 35,\ 37,\ 38,\ 39,\ 40,\ 58,\ 70,\ 78,\ 79,\ 81,\ 82,\ 84,\ 85,\ 87,\ 89,\ 90,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 102,\ 105,\ 109,\ 110,\ 111,\ 117,\ 121,\ 123,\ 124,\ 125,\ 126,\ 128,\ 129,\ 137,\ 214,\ 217,\ 218,\ 219,\ 223,\ 224,\ 226,\ 228,\ 229,\ 230,\ 231,\ 232,\ 233,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 318,\ 319,\ 320,\ 321,\ 322,\ 323,\ 324,\ 325,\ 326,\ 327,\ 328,\ 329,\ 330,\ 331,\ 332,\ 334,\ 335,\ 336,\ 337,\ 338,\ 339,\ 340,\ 341,\ 342,\ 344,\ 345,\ 347,\ 349,\ 350,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 372,\ 373,\ 380,\ 389,\ 3461,\ 492,\ 493,\ 494,\ 495,\ 496,\ 497,\ 498,\ 499,\ 500,\ 525,\ 527,\ 528,\ 529,\ 530,\ 531,\ 532,\ 533,\ 553,\ 555,\ 556,\ 557,\ 558,\ 559,\ 560,\ 565,\ 569,\ 865,\ and\ 866. \end{aligned}$
 - 2. That part of voting tabulation district 10 consisting of:

- a. That part of tract 103.06 consisting of blocks 1001, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 103.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 4. That part of voting tabulation district 31 consisting of:
- a. That part of tract 107.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1028, 1029, 1030, 1031, 1032, 1033, 2001, 4000, 4001, 4002, 4003, and 4004.
 - 5. That part of voting tabulation district 59 consisting of:
- a. That part of tract 303.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 4017.
- b. That part of tract 304.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, and 1030.
- c. That part of tract 304.02 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1040, 1048, 2000, 2001, 2002, 2003, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2042, and 2043.
 - 6. That part of voting tabulation district 62 consisting of:
- a. That part of tract 306 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2038, 2039, 2040, 2041, 3017, 3018, and 3023.
 - b. That part of tract 307.04 consisting of block 3000.
 - 7. That part of voting tabulation district 69 consisting of:
- a. That part of tract 304.02 consisting of blocks 1004, 1005, 1006, 1007, 1028, 1034, 1035, 1036, 1037, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2046.
- b. That part of tract 305 consisting of blocks 1027, 1037, 1038, 1039, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- c. That part of tract 308.01 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 8. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of blocks 2031 and 2032.
- b. That part of tract 308.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2001, 2002, 2003, 2004, 2005, 2006, and 2022.
 - 9. That part of voting tabulation district 88 consisting of:
- a. That part of tract 302.02 consisting of blocks 1010, 1011, 1012, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1040, 1041, 1042, 1043, 1044, 1047, 1048, 1049, 1050, and 1051.
- b. That part of tract 310.01 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, and 1017.
 - 10. That part of voting tabulation district 118 consisting of:

- a. That part of tract 502.07 consisting of blocks 1050, 1051, and 1056.
- b. That part of tract 504.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1014, 1015, 1016, 1017, and 1018.
 - c. That part of tract 505.01 consisting of block 3010.
- d. That part of tract 507.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2010, and 2013.
 - 11. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
- b. That part of tract 507.02 consisting of blocks 1003, 1018, 1019, 1020, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2019, 2020, 2021, and 2022.
 - 12. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 203.18 consisting of block 1043.
- b. That part of tract 601.2 consisting of blocks 4000 and 4057.
- c. That part of tract 703.21 consisting of block 1003.
- d. That part of tract 9800 consisting of blocks 1001, 1002, 1008, 1014, 1018, 1019, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, and 1094.
 - 13. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 307.02 consisting of block 2001.
 - 14. That part of voting tabulation district 195 consisting of:
- $a. \ \ That\ part\ of\ tract\ 205.02\ consisting\ of\ blocks\ 2000,\ 2001,\ 2040,\ and\ 2041.$
- 15. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
- 16. That part of voting tabulation district 222 consisting of:
- a. That part of tract 202.11 consisting of blocks 1000, 1001, and 1002.
- 17. That part of voting tabulation district 379 consisting of:
- a. That part of tract 602.03 consisting of block 3013.
- b. That part of tract 607 consisting of block 1004.
- 18. That part of voting tabulation district 397 consisting of:
- a. That part of tract 605.01 consisting of block 5012.
- 19. That part of voting tabulation district 403 consisting of:
- a. That part of tract 408.01 consisting of block 2000.
- b. That part of tract 509 consisting of blocks 5010, 5011, and 5014.
- 20. That part of voting tabulation district 434 consisting of:
- a. That part of tract 703.17 consisting of blocks 1002, 1003, 1004, 1005, and 1006.
- b. That part of tract 9800 consisting of blocks 1004, 1006, 1012, 1015, 1095, and 1096.
- 21. That part of voting tabulation district 460 consisting of:

- $a. \quad That \ part \ of \ tract \ 502.04 \ consisting \ of \ blocks \ 2000, \ 2014, \ 2015, \ and \ 2037.$
- b. That part of tract 502.07 consisting of blocks 1001, 1002, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1042, and 1043.
- c. That part of tract 502.08 consisting of blocks 3000, 3001, 3002, 3003, 3023, 3024, 3025, 3026, 3028, 3033, 3034, and 3037.
 - 22. That part of voting tabulation district 501 consisting of:
- a. That part of tract 427 consisting of blocks 1000, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3042, and 3043.
 - 23. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3012, 3013, 3015, and 3016.
 - 24. That part of voting tabulation district 504 consisting of:
- a. That part of tract 415 consisting of blocks 1000, 1001, 1016, 1017, 1018, and 1019.
- b. That part of tract 416 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 2000, 2001, 2006, 2007, 2008, 2011, 2015, 2016, 2017, 2018, 3000, 3001, 3017, 3018, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 4024.
- c. That part of tract 417 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, and 3036.
- d. That part of tract 425 consisting of blocks 3001, 3003, 3004, 3005, 3006, 3007, 3013, 3014, 3016, 3024, 3025, 3026, and 3028.
 - 25. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 3024, 3025, 3026, and 3044.
 - 26. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - 27. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of blocks 1000, 2001, and 2002.
 - 28. That part of voting tabulation district 538 consisting of:
 - a. That part of tract 408.01 consisting of blocks 2017 and 2018.
- b. That part of tract 408.02 consisting of blocks 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2021, 2022, 2023, 2024, 2025, 3008, 3009, 3010, 3012, and 3013.
- $c. \quad That \ part \ of \ tract \ 417 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \ 1003, \ 1004, \ 1020, \ and \ 1021.$
 - 29. That part of voting tabulation district 539 consisting of:
 - a. That part of tract 426 consisting of block 3007.
- b. That part of tract 427 consisting of blocks 1009, 1010, 1019, and 1022.
 - 30. That part of voting tabulation district 543 consisting of:
 - a. That part of tract 416 consisting of blocks 1001, 1002, and 1008.
 - 31. That part of voting tabulation district 552 consisting of:
 - a. That part of tract 408.01 consisting of block 2006.

- (b) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 25, 27, 28, and 29.
 - 2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 6 consisting of blocks 2019, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2161, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2324, 2325, 2329, 2330, 2337, 2338, 2339, 2340, 2348, 2350, 2354, and 2357.
 - (c) That part of Palm Beach County consisting of:
- 1. All of voting tabulation districts 181, 182, 183, 185, 186, 188, 190, 204, 210, 211, 213, 214, 224, 225, 227, 228, 236, 237, 238, 239, 240, 241, 304, 305, 307, 405, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 672, 673, 674, 677, 678, 679, 684, 687, 690, 691, 692, 693, 696, 697, 698, 699, 701, 702, 704, 705, 706, 707, 708, 757, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 773, 774, 775, 776, 777, 778, 780, 782, 783, 785, 786, 788, 789, 790, 791, 792, 802, 809, 810, 811, 813, 815, 832, 834, 836, 837, 838, 842, 844, 847, and 851.
 - 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of block 1028.
 - 3. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 9.03 consisting of block 1025.
 - 4. That part of voting tabulation district 179 consisting of:
- a. That part of tract 10.03 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 5. That part of voting tabulation district 180 consisting of:
- a. That part of tract 10.04 consisting of blocks 3003, 3005, 3006, 3007, and 3014.
 - 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, and 3018.
 - b. That part of tract 13.01 consisting of block 2010.
 - 7. That part of voting tabulation district 187 consisting of:
- a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.
 - 9. That part of voting tabulation district 205 consisting of:
- a. That part of tract 19.07 consisting of blocks 1003, 1004, 1005, 1006, and 1008.
 - b. That part of tract 78.36 consisting of block 1000.
 - 10. That part of voting tabulation district 208 consisting of:
 - a. That part of tract 19.07 consisting of block 1012.
 - 11. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 78.33 consisting of block 2005.
 - 12. That part of voting tabulation district 232 consisting of:

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- $a. \quad That \ part \ of \ tract \ 78.33 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \ 1003, \ 1013, \ 2010, \ and \ 2011.$
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 31.01 consisting of block 1017.
- b. That part of tract 78.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
 - c. That part of tract 78.33 consisting of blocks 1004 and 1005.
 - 14. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 78.32 consisting of block 1006.
 - 15. That part of voting tabulation district 242 consisting of:
- a. That part of tract 29 consisting of blocks 1000, 1001, 1002, 1004, 1034, and 1035.
- b. That part of tract 30 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3030, 3031, 3032, 3033, and 3034.
 - 16. That part of voting tabulation district 247 consisting of:
- a. That part of tract 37 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2023, and 2024.
 - b. That part of tract 38 consisting of blocks 1000 and 1016.
 - 17. That part of voting tabulation district 248 consisting of:
- a. That part of tract 37 consisting of blocks 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2027, 2028, 2031, 2032, and 2037.
 - b. That part of tract 38 consisting of block 1017.
 - 18. That part of voting tabulation district 250 consisting of:
- a. That part of tract 37 consisting of blocks 2026, 2029, 2030, 2033, 2034, 2035, 2036, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
 - 19. That part of voting tabulation district 252 consisting of:
- a. That part of tract 39.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1006.
 - 20. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, and 4009.
 - 21. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 1007, 1008, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2017, 2018, 2019, 2020, and 2022.
 - 22. That part of voting tabulation district 303 consisting of:
 - a. That part of tract 19.07 consisting of block 1007.
 - 23. That part of voting tabulation district 319 consisting of:
- a. That part of tract 44.01 consisting of blocks 1001, 1004, 1005, 1006, 1007, 1008, 1009, 1015, 1016, 1021, 2007, 2008, 2009, 2010, 2011, and 2012.
 - 24. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1046, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, and 1109.
 - b. That part of tract 78.09 consisting of blocks 2023 and 2024.
 - 25. That part of voting tabulation district 685 consisting of:

- a. That part of tract 78.13 consisting of blocks 1009, 1010, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, and 2020.
- 26. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1016, 1017, 1019, 1024, and 1026.
- 27. That part of voting tabulation district 710 consisting of:
- a. That part of tract 77.21 consisting of blocks 1000 and 1001.
- 28. That part of voting tabulation district 712 consisting of:
- a. That part of tract 77.23 consisting of block 1002.
- 29. That part of voting tabulation district 718 consisting of:
- a. That part of tract 77.05 consisting of block 1003.
- b. That part of tract 77.23 consisting of blocks 1000 and 1001.
- 30. That part of voting tabulation district 720 consisting of:
- a. That part of tract 77.05 consisting of blocks 1000, 1001, and 1002.
- 31. That part of voting tabulation district 721 consisting of:
- a. That part of tract 77.05 consisting of blocks 1014 and 1015.
- 32. That part of voting tabulation district 725 consisting of:
- a. That part of tract 77.63 consisting of blocks 2001 and 2002.
- 33. That part of voting tabulation district 727 consisting of:

That part of tract 77.63 consisting of blocks 2000 and 2003.

- b. That part of tract 78.13 consisting of block 2025.
- 34. That part of voting tabulation district 731 consisting of:
- a. That part of tract 39.01 consisting of blocks 3003 and 3004.
- 35. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1000, 1001, 1002, 1003, 1015, and 1016.
 - 36. That part of voting tabulation district 735 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3000, 3001, and 3007.
 - 37. That part of voting tabulation district 736 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3002, 3005, and 3006.
 - 38. That part of voting tabulation district 737 consisting of:
- a. That part of tract 39.01 consisting of blocks 2000, 2001, 2002, 2003, and 2004.
 - 39. That part of voting tabulation district 758 consisting of:
- $a. \ \ That\ part\ of\ tract\ 10.02\ consisting\ of\ blocks\ 1001,\ 1003,\ 1039,\ and\ 2038.$
 - b. That part of tract 19.07 consisting of block 1000.
 - c. That part of tract 19.08 consisting of block 1000.
 - 40. That part of voting tabulation district 772 consisting of:
- a. That part of tract 12 consisting of blocks 1011, 1012, 1013, 1014, 1015, 4012, 4013, 4016, and 4017.
- b. That part of tract 15 consisting of blocks 1005, 1006, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020,

- 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 41. That part of voting tabulation district 779 consisting of:
- a. That part of tract 14.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1040, and 1041.
- b. That part of tract 16 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 42. That part of voting tabulation district 781 consisting of:
- a. That part of tract 18.02 consisting of blocks 1000, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3011.
 - 43. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1003, 1026, 1027, and 1028.
 - 44. That part of voting tabulation district 800 consisting of:
- $a. \ \ That part of tract 44.02 consisting of blocks 1006, 1007, 1008, 1013, 1020, and 2006.$
 - 45. That part of voting tabulation district 803 consisting of:
- a. That part of tract 51.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- b. That part of tract 52.02 consisting of blocks 1022, 1023, 1024, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2013, 2014, 2015, 2017, 2018, 2019, and 2020.
 - 46. That part of voting tabulation district 806 consisting of:
- a. That part of tract 55.01 consisting of blocks 1006, 1007, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- b. That part of tract 55.02 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1032, 1033, 1034, 1035, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2021, 2022, 2023, 2024, 2028, 2032, 2033, 2034, 2035, 2036, 2039, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, and 3022.
 - c. That part of tract 56.01 consisting of block 1001.
 - d. That part of tract 58.07 consisting of block 4000.
 - 47. That part of voting tabulation district 814 consisting of:
- a. That part of tract 61 consisting of blocks 1006, 1007, 1022, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3030.
 - (21) District 21 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 30, 32, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 215, 220, 221, 225, 227, 414, 415, 416, 417, 418, 419, 420, and 421.

- 2. That part of voting tabulation district 62 consisting of:
- a. That part of tract 307.05 consisting of block 1012.
- 3. That part of voting tabulation district 189 consisting of:
- a. That part of tract 307.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.
 - 4. That part of voting tabulation district 195 consisting of:
- a. That part of tract 201.03 consisting of blocks 1000, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
- b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
- c. That part of tract 205.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - 5. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
- b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
- 6. That part of voting tabulation district 222 consisting of:
- a. That part of tract 202.11 consisting of blocks 1003 and 1004.
- b. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
 - (b) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All \ of \ voting \ tabulation \ districts \ 257, \ 258, \ 259, \ 260, \ 269, \ 270, \ 271, \ 272, \ 273, \ 274, \ 275, \ 276, \ 277, \ 278, \ 279, \ 280, \ 281, \ 282, \ 283, \ 284, \ 285, \ 286, \ 287, \ 288, \ 289, \ 290, \ 291, \ 292, \ 293, \ 294, \ 295, \ 296, \ 297, \ 298, \ 299, \ 300, \ 301, \ 302, \ 342, \ 343, \ 345, \ 352, \ 353, \ 354, \ 355, \ 356, \ 357, \ 358, \ 359, \ 360, \ 361, \ 362, \ 363, \ 364, \ 367, \ 369, \ 373, \ 374, \ 375, \ 376, \ 377, \ 378, \ 379, \ 380, \ 381, \ 382, \ 383, \ 415, \ 487, \ 498, \ 499, \ 517, \ 518, \ 519, \ 520, \ 521, \ 522, \ 523, \ 524, \ 525, \ 526, \ 527, \ 528, \ 529, \ 530, \ 531, \ 532, \ 533, \ 534, \ 535, \ 536, \ 537, \ 538, \ 539, \ 540, \ 541, \ 542, \ 543, \ 544, \ 545, \ 546, \ 547, \ 548, \ 549, \ 550, \ 551, \ 552, \ 553, \ 554, \ 555, \ 557, \ 558, \ 561, \ 562, \ 563, \ 564, \ 565, \ 566, \ 567, \ 568, \ 569, \ 570, \ 572, \ 573, \ 574, \ 575, \ 576, \ 577, \ 580, \ 581, \ 582, \ 583, \ 584, \ 585, \ 586, \ 587, \ 588, \ 589, \ 590, \ 591, \ 592, \ 593, \ 594, \ 595, \ 596, \ 597, \ 600, \ 601, \ 602, \ 603, \ 606, \ 607, \ 608, \ 609, \ 610, \ 611, \ 612, \ 613, \ 614, \ 615, \ 616, \ 617, \ 618, \ 619, \ 620, \ 621, \ 622, \ 623, \ 709, \ 711, \ 713, \ 714, \ 715, \ 716, \ 717, \ 719, \ 722, \ 723, \ 724, \ 726, \ 728, \ 729, \ 730, \ 733, \ 734, \ 738, \ 739, \ 740, \ 741, \ 742, \ 743, \ 744, \ 745, \ 746, \ 747, \ 748, \ 749, \ 750, \ 751, \ 752, \ 753, \ and \ 754. \end{array}$
 - 2. That part of voting tabulation district 252 consisting of:
 - a. That part of tract 39.01 consisting of blocks 1007, 1008, and 1009.
 - 3. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4010, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, and 5016.
 - 4. That part of voting tabulation district 261 consisting of:
- a. That part of tract 40.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
- b. That part of tract 40.1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - 5. That part of voting tabulation district 262 consisting of:
 - That part of tract 38 consisting of blocks 5013, 5014, and 5015.

- b. That part of tract 41.02 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1014, 1015, 1016, 1017, and 1018.
 - 6. That part of voting tabulation district 265 consisting of:
 - a. That part of tract 41.01 consisting of block 3029.
 - 7. That part of voting tabulation district 344 consisting of:
- a. That part of tract 48.13 consisting of blocks 1004, 1014, 1015, 1016, 1017, 1018, 1025, 1028, 1029, 1030, and 1031.
- b. That part of tract 59.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3008, 3009, and 3010.
 - 8. That part of voting tabulation district 346 consisting of:
- a. That part of tract 48.13 consisting of blocks 1001, 1002, 1003, 1009, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 9. That part of voting tabulation district 503 consisting of:
- a. That part of tract 76.16 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3006, and 3007.
 - 10. That part of voting tabulation district 504 consisting of:
- a. That part of tract 76.16 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3002, 3003, 3004, and 3005.
 - 11. That part of voting tabulation district 511 consisting of:
- a. That part of tract 66.03 consisting of blocks 3008, 3009, 3010, and 3012.
 - 12. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2016, 2017, 2018, 2019, and 2020.
 - 13. That part of voting tabulation district 710 consisting of:
- a. That part of tract 77.21 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, and 1026.
- b. That part of tract 77.23 consisting of blocks 1006, 2000, 2001, and 2007.
 - 14. That part of voting tabulation district 712 consisting of:
- a. That part of tract 77.23 consisting of blocks 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1026, 2002, 2003, 2004, 2005, 2006, 2008, 2009, and 2010.
- b. That part of tract 77.24 consisting of blocks 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2026, and 2027.
 - 15. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 77.05 consisting of blocks 1004, 2006, and 2007.
 - b. That part of tract 77.23 consisting of blocks 1023, 1024, and 1025.
- c. That part of tract 77.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
- d. That part of tract 77.25 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1013, and 1014.
 - 16. That part of voting tabulation district 720 consisting of:
- a. That part of tract 77.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2011, 2021, 2022, 2023, 2024, and 2035.
 - 17. That part of voting tabulation district 721 consisting of:

- a. That part of tract 77.05 consisting of blocks 1013, 1016, 1017, 1018, 1019, and 1020.
- 18. That part of voting tabulation district 725 consisting of:
- a. That part of tract 77.63 consisting of blocks 2005, 2006, and 2007.
- 19. That part of voting tabulation district 727 consisting of:
- a. That part of tract 77.63 consisting of blocks 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2022.
 - 20. That part of voting tabulation district 731 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3011, 3012, and 3013.
 - b. That part of tract 39.02 consisting of blocks 1009 and 1010.
 - c. That part of tract 48.15 consisting of block 1006.
- d. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.
- 21. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1032, 1033, 1034, 1036, 1037, 1038, and 1039.
- b. That part of tract 77.62 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 2000.
- 22. That part of voting tabulation district 735 consisting of:
- a. That part of tract 39.01 consisting of blocks 3008, 3016, 3017, 3018, 3019, 3020, and 3021.
- b. That part of tract 39.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 - 23. That part of voting tabulation district 736 consisting of:
- $a. \ \ That\ part\ of\ tract\ 39.01\ consisting\ of\ blocks\ 3009,\ 3010,\ 3014,\ and\ 3015.$
- b. That part of tract 39.02 consisting of blocks 1005, 1006, 1007, 1008, 1011, 1013, 1018, 1019, 1020, 1028, and 1029.
- 24. That part of voting tabulation district 737 consisting of:
- a. That part of tract 39.01 consisting of blocks 1010, 1011, 1012, 4000, 4001, 4002, 4003, 4004, and 4005.
- b. That part of tract 39.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.
 - (22) District 22 is composed of:
 - (a) That part of Broward County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 4,\ 5,\ 6,\ 8,\ 14,\ 26,\ 27,\ 41,\ 42,\ 43,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 60,\ 61,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 80,\ 92,\ 93,\ 94,\ 101,\ 103,\ 104,\ 106,\ 107,\ 108,\ 112,\ 113,\ 114,\ 115,\ 116,\ 119,\ 122,\ 127,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 361,\ 363,\ 364,\ 365,\ 366,\ 367,\ 368,\ 369,\ 370,\ 371,\ 374,\ 375,\ 376,\ 377,\ 378,\ 381,\ 383,\ 384,\ 385,\ 386,\ 387,\ 388,\ 390,\ 391,\ 392,\ 393,\ 394,\ 395,\ 396,\ 398,\ 399,\ 400,\ 401,\ 402,\ 404,\ 405,\ 406,\ 407,\ 408,\ 409,\ 410,\ 411,\ 412,\ 413,\ 458,\ 459,\ 462,\ 463,\ 464,\ 465,\ 466,\ 467,\ 468,\ 469,\ 470,\ 471,\ 472,\ 473,\ 474,\ 475,\ 476,\ 477,\ 478,\ 479,\ 480,\ 481,\ 482,\ 483,\ 484,\ 485,\ 486,\ 487,\ 488,\ 489,\ 490,\ 491,\ 502,\ 505,\ 506,\ 507,\ 508,\ 509,\ 510,\ 511,\ 512,\ 513,\ 514,\ 515,\ 516,\ 518,\ 519,\ 520,\ 521,\ 522,\ 523,\ 524,\ 534,\ 535,\ 536,\ 540,\ 541,\ 542,\ 544,\ 545,\ 546,\ 547,\ 548,\ 549,\ 550,\ 551,\ 554,\ 562,\ 563,\ 564,\ 566,\ 567,\ 868,\ 869,\ 870,\ and\ 872. \end{array}$
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 103.06 consisting of blocks 1000, 1002, 1003, 1004, 1005, and 1006.

- 3. That part of voting tabulation district 15 consisting of:
- $a. \quad That \ part \ of \ tract \ 103.07 \ consisting \ of \ blocks \ 2030, \ 2031, \ 2032, \ and \ 2033.$
 - 4. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 107.02 consisting of block 1000.
 - 5. That part of voting tabulation district 59 consisting of:
 - a. That part of tract 303.02 consisting of block 3000.
 - b. That part of tract 304.02 consisting of blocks 2030 and 2044.
 - 6. That part of voting tabulation district 69 consisting of:
- a. That part of tract 308.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4052, and 4053.
 - 7. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of block 2045.
 - b. That part of tract 308.01 consisting of blocks 1000, 2000, and 2021.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 310.01 consisting of blocks 1018, 1019, 1031, 1032, 1033, 1034, 1035, and 1036.
 - 9. That part of voting tabulation district 118 consisting of:
- a. That part of tract 505.01 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - b. That part of tract 505.02 consisting of blocks 1012 and 1013.
 - 10. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1023, 2014, 2017, 2018, 2023, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 - 11. That part of voting tabulation district 333 consisting of:
- a. That part of tract 601.19 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, and 2008.
 - 12. That part of voting tabulation district 343 consisting of:
- a. That part of tract 601.21 consisting of blocks 1007, 1008, 1016, 1017, 1018, 1019, 1020, and 1024.
 - 13. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.19 consisting of blocks 1002, 1019, 1020, 1021, 1026, and 1027.
 - 14. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.21 consisting of block 2005.
 - 15. That part of voting tabulation district 379 consisting of:
- a. That part of tract 607 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
 - 16. That part of voting tabulation district 382 consisting of:
- a. That part of tract 601.21 consisting of blocks 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4009, 4010, and 4011.
 - b. That part of tract 601.22 consisting of blocks 2022 and 2026.

- c. That part of tract 610.02 consisting of blocks 1014, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 4023.
 - 17. That part of voting tabulation district 397 consisting of:
 - a. That part of tract 606.07 consisting of blocks 2000, 2018, and 2019.
 - 18. That part of voting tabulation district 403 consisting of:
- a. That part of tract 509 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3000, 3001, 3002, 3003, 3004, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 5006, 5007, 5008, and 5009.
 - 19. That part of voting tabulation district 460 consisting of:
 - a. That part of tract 505.02 consisting of block 1014.
 - 20. That part of voting tabulation district 501 consisting of:
 - a. That part of tract 427 consisting of block 1001.
- 21. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3011, 3014, 3017, 3018, 3019, 3020, and 3021.
 - 22. That part of voting tabulation district 504 consisting of:
- a. That part of tract 416 consisting of blocks 1000, 1017, 1019, 1020, and 1041.
- b. That part of tract 425 consisting of blocks 3002, 3008, 3009, 3012, 3015, 3017, 3020, 3021, 3022, 3023, 3027, 3029, 3030, and 3031.
 - 23. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 24. That part of voting tabulation district 526 consisting of:
- a. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 25. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of block 2003.
 - 26. That part of voting tabulation district 538 consisting of:
- a. That part of tract 408.02 consisting of blocks 1007, 2020, 3006, 3007, and 3011.
 - 27. That part of voting tabulation district 539 consisting of:
- a. That part of tract 426 consisting of blocks 3008, 3009, 3010, 3022, and 3023.
- b. That part of tract 427 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1011, 1013, and 1014.
- 28. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1003, 1004, 1005, 1006, 1007, and 1018.
- $b. \ \ That\ part\ of\ tract\ 418.01\ consisting\ of\ blocks\ 2006,\ 2007,\ 2008,\ and\ 2009.$
- c. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.

- 29. That part of voting tabulation district 552 consisting of:
- a. That part of tract 408.01 consisting of block 2004.
- 30. That part of voting tabulation district 561 consisting of:
- a. That part of tract 431 consisting of blocks 1034, 2028, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, and 2040.
- b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3157, 3158, and 3159.
 - 31. That part of voting tabulation district 568 consisting of:
- a. That part of tract 430.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 32. That part of voting tabulation district 631 consisting of:
 - a. That part of tract 1106 consisting of block 3016.
 - 33. That part of voting tabulation district 867 consisting of:
- a. That part of tract 611 consisting of blocks 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3025, 3026, 3027, 3030, 3033, and 3034.
 - (b) That part of Palm Beach County consisting of:
- 1. All of voting tabulation districts 193, 194, 195, 243, 244, 245, 246, 249, 251, 256, 263, 264, 266, 267, 268, 308, 309, 310, 311, 312, 313, 314, $315,\,316,\,317,\,318,\,320,\,321,\,322,\,323,\,324,\,325,\,326,\,327,\,328,\,329,\,330,$ 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 347, 348, 349, 350, 351, 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 406, 407, 408, 409, 410, 411, 412, 413, 414, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 500, 501, 502, 505, 506, 507, 508, 509, 510, 512, 513, 514, 515, 516, 556, 559, 560, 571, 579, 598, 599, 604, 605, 784, 787, 793, 794, 795, 797, 798, 799, 801, 804, 805, 807, 808, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 841, and 849.
 - 2. That part of voting tabulation district 242 consisting of:
- a. That part of tract 28 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, and 1044.
 - 3. That part of voting tabulation district 247 consisting of:
- a. That part of tract 34 consisting of blocks 1005, 1006, 1007, 1011, 1012, 1013, 1014, and 1018.
- b. That part of tract 36 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1013, 1014, and 1016.
- c. That part of tract 37 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, and 4012.
 - 4. That part of voting tabulation district 248 consisting of:
- a. That part of tract 36 consisting of blocks 1017, 1018, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 4003, 4004, 4005, 4006, 4013, 4014, 4021, 4022, 4023, and 4030.
- b. That part of tract 37 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- 5. That part of voting tabulation district 250 consisting of:

- a. That part of tract 36 consisting of blocks 4031, 4038, 4039, 4040, 4041, 4044, 4045, 4057, 4058, and 4061.
 - 6. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 2010, 2012, 2013, 2014, 2016, and 2021.
 - 7. That part of voting tabulation district 261 consisting of:
- $a. \ \ That\ part\ of\ tract\ 40.09\ consisting\ of\ blocks\ 2003,\ 2004,\ 3000,\ and\ 3008.$
 - b. That part of tract 40.1 consisting of block 1000.
 - 8. That part of voting tabulation district 262 consisting of:
- a. That part of tract 41.02 consisting of blocks 1004, 1005, 1006, 1010, 1011, 1012, 1013, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
 - 9. That part of voting tabulation district 265 consisting of:
- a. That part of tract 41.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1025, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3027.
 - 10. That part of voting tabulation district 319 consisting of:
 - a. That part of tract 44.01 consisting of block 1002.
 - 11. That part of voting tabulation district 344 consisting of:
- a. That part of tract 48.13 consisting of blocks 1005, 1006, 1007, 1008, 1019, 1020, 1021, 1022, 1023, and 1024.
- b. That part of tract 49.02 consisting of blocks 1040, 1043, 1052, and 1053.
 - 12. That part of voting tabulation district 346 consisting of:
 - a. That part of tract 48.13 consisting of block 1000.
 - 13. That part of voting tabulation district 503 consisting of:
- $a. \ \ That part of tract~76.14~consisting~of~blocks~2007,~2008,~2009,~2010,\\ and~2011.$
 - 14. That part of voting tabulation district 504 consisting of:
 - a. That part of tract 76.16 consisting of block 1000.
 - 15. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 66.03 consisting of block 3004.
 - 16. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2021.
 - 17. That part of voting tabulation district 771 consisting of:
 - a. That part of tract 5.11 consisting of block 1012.
- b. That part of tract 15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1027, 1028, 1029, 1030, and 1031.
 - 18. That part of voting tabulation district 772 consisting of:
- a. That part of tract 15 consisting of blocks 1016, 1017, 1018, 1019, 1024, 1025, and 1026.
 - 19. That part of voting tabulation district 779 consisting of:
- a. That part of tract 16 consisting of blocks 1000, 1001, 2000, 2001, and 2012.
 - b. That part of tract 17 consisting of blocks 2000 and 2001.

- c. That part of tract 23 consisting of blocks 1000 and 1001.
- 20. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1031, 1032, 1033, 1034, 1035, 1045, 3000, 3001, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 21. That part of voting tabulation district 800 consisting of:
- a. That part of tract 44.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.
- b. That part of tract 52.03 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1021, 1022, 1023, 1024, 1025, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- c. That part of tract 52.04 consisting of blocks 3022, 3023, 3034, 3035, and 3036.
 - 22. That part of voting tabulation district 803 consisting of:
- a. That part of tract 51.01 consisting of blocks 1000, 1001, 1002, 1003, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- b. That part of tract 52.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- c. That part of tract 52.03 consisting of blocks 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, and 2037.
 - 23. That part of voting tabulation district 806 consisting of:
 - a. That part of tract 50 consisting of blocks 2031 and 2032.
 - 24. That part of voting tabulation district 814 consisting of:
 - a. That part of tract 61 consisting of blocks 1016 and 1023.
 - 25. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
 - b. That part of tract 35.07 consisting of blocks 1000 and 3000.
 - c. That part of tract 35.09 consisting of blocks 1000 and 4000.
 - d. That part of tract 35.11 consisting of block 1000.
 - e. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
 - f. That part of tract 54.09 consisting of blocks 1023 and 1024.
- g. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - h. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - i. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - That part of tract 74.14 consisting of block 1000.
 - k. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - l. That part of tract 74.18 consisting of block 1000.
 - m. That part of tract 74.2 consisting of block 2002.
- n. That part of tract 9900 consisting of blocks 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.

- (23) District 23 is composed of:
- (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 44, 45, 317, 346, 348, 352, 354, 362, 425, 426, 427, 428, 429, 430, 431, 432, 433, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 451, 452, 454, 455, 456, 457, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 596, 597, 598, 599, 600, 601, 602, 603, $604,\,605,\,606,\,607,\,608,\,609,\,610,\,612,\,613,\,614,\,615,\,616,\,617,\,618,\,619,$ 620, 621, 622, 623, 624, 625, 626, 627, 629, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 746, 780, 781, 782, 783, 784, 785, 788, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 806, 808, 810, 811, 812, 816, 817, 818, 819, 822, 823, 824, 825, 826, 827, 828, 829, 831, 836, 837, 840, 841, 842, 843, 844, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 871, 873, and 874.
 - 2. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 601.2 consisting of block 4056.
 - b. That part of tract 703.2 consisting of blocks 1000, 3000, and 4000.
 - c. That part of tract 703.21 consisting of blocks 1002, 1004, and 1009.
 - d. That part of tract 703.22 consisting of blocks 3000, 3001, and 3002.
- e. That part of tract 9800 consisting of blocks 1020, 1021, 1024, 1025, 1026, 1027, 1028, and 1029.
 - 3. That part of voting tabulation district 333 consisting of:
- a. That part of tract 601.19 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1022, 1023, 1024, 1025, 1028, 1034, 1035, 1036, 1037, 2005, 2006, 2007, and 2009.
 - 4. That part of voting tabulation district 343 consisting of:
- a. That part of tract 601.19 consisting of blocks 1009, 1010, 1011, 1030, 1031, 1032, and 1033.
- b. That part of tract 601.2 consisting of blocks 4005, 4007, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4046, 4047, 4048, 4049, 4050, 4051, 4052, and 4055.
- 5. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.18 consisting of blocks 1011, 1012, 1013, 1014, 1016, 1017, 1028, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.
 - b. That part of tract 601.19 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 353 consisting of:
- a. That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - b. That part of tract 601.21 consisting of blocks 2003 and 2004.
 - 7. That part of voting tabulation district 382 consisting of:
 - a. That part of tract 601.21 consisting of block 4008.
 - b. That part of tract 601.22 consisting of block 2027.
 - c. That part of tract 702.07 consisting of block 1002.
 - d. That part of tract 702.08 consisting of block 3000.

- 8. That part of voting tabulation district 434 consisting of:
- a. That part of tract 703.17 consisting of blocks 1000, 1001, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1045, 1046,
- 1047, 1048, 1069, 1091, 1100, 1118, 1119, and 1120.
 - b. That part of tract 9800 consisting of blocks 1022 and 1023.
 - 9. That part of voting tabulation district 453 consisting of:
- a. That part of tract 703.14 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
- b. That part of tract 1103.01 consisting of blocks 1000, 1001, 3002, 3003, 3004, 3005, and 3006.
 - 10. That part of voting tabulation district 561 consisting of:
- a. That part of tract 1106 consisting of blocks 3019, 3020, 3021, 3022, 3156, and 3167.
 - 11. That part of voting tabulation district 568 consisting of:
 - a. That part of tract 430.01 consisting of blocks 1009 and 1010.
 - 12. That part of voting tabulation district 631 consisting of:
- a. That part of tract 1106 consisting of blocks 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3057, 3058, 3059, 3060, 3061, 3062, 3064, 3065, 3066, 3152, and 3153.
 - 13. That part of voting tabulation district 778 consisting of:
- a. That part of tract 1101 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2019, 2020, 2021, 2022, 3003, 3004, 3005, 3006, 3007, 3025, 3026, 3027, and 3028.
 - 14. That part of voting tabulation district 779 consisting of:
 - a. That part of tract 1101 consisting of blocks 3008 and 3015.
 - 15. That part of voting tabulation district 790 consisting of:
- a. That part of tract 1101 consisting of blocks 1000, 1001, 1005, 1006, 1011, 1012, 1017, 1018, 4010, 4011, 4016, 4018, and 4020.
 - 16. That part of voting tabulation district 807 consisting of:
- a. That part of tract 1103.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1008, 1040, 1050, and 1052.
 - b. That part of tract 1103.33 consisting of block 2028.
 - 17. That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1003, 3007, and 3008.
 - 18. That part of voting tabulation district 835 consisting of:
 - a. That part of tract 1103.26 consisting of block 2000.
- b. That part of tract 1103.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 19. That part of voting tabulation district 862 consisting of:
- a. That part of tract 1003 consisting of blocks 3000, 3001, 3002, 3003, 3007, 3008, 3011, 3012, 3016, 3017, 3018, 3019, 3020, and 3024.
- b. That part of tract 1005.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 20. That part of voting tabulation district 863 consisting of:
- a. That part of tract 1004 consisting of blocks 2016, 2017, 2029, 2030, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011,

- 3012, 3013, 3015, 3016, 3017, 3018, 3019, 4002, 4003, 4006, 4007, 4008, 4014, 4015, 4016, 4017, 4020, 4022, 4025, and 4026.
 - 21. That part of voting tabulation district 867 consisting of:
 - a. That part of tract 611 consisting of blocks 3024 and 3032.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 54, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 82, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 221, 222, 223, 224, 225, 227, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, and 1451.
 - 2. That part of voting tabulation district 13 consisting of:
- a. That part of tract 38.01 consisting of blocks 1000, 1001, 1002, 1003, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4017, 4019, 4020, 4021, 4031, 4032, 4033, 4034, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, and 5011.
 - That part of tract 38.04 consisting of blocks 1009 and 2016.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 38.01 consisting of blocks 3003, 4016, 4018, 4022, 4023, 4024, 4025, and 4027.
 - b. That part of tract 38.04 consisting of block 4011.
 - 4. That part of voting tabulation district 53 consisting of:
- a. That part of tract 45 consisting of blocks 1004, 1005, 1008, 1009, 1013, 1027, 1028, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, and 3004.
 - 5. That part of voting tabulation district 61 consisting of:
- a. That part of tract 97.03 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
- 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 1.13 consisting of blocks 1006, 1012, 1013, 1014, and 1015.
 - b. That part of tract 2.11 consisting of blocks 2000 and 2027.
 - c. That part of tract 97.04 consisting of blocks 2000, 2046, and 3000.
 - 7. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 9810 consisting of blocks 1008, 1009, 1013, and 1014
 - (24) District 24 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 771, 772, 773, 774, 775, 776, 777, 786, 787, 802, 803, 805, 838, 839, and 845.
 - 2. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, and 1022.
 - 3. That part of voting tabulation district 778 consisting of:

- a. That part of tract 1101 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 4. That part of voting tabulation district 779 consisting of:
- a. That part of tract 1101 consisting of blocks 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, and 3019.
 - b. That part of tract 1103.4 consisting of blocks 4010 and 4011.
- c. That part of tract 1103.41 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 5. That part of voting tabulation district 790 consisting of:
- a. That part of tract 1101 consisting of blocks 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, 1019, 1020, 4021, 4022, 4023, 4024, and 4025.
 - 6. That part of voting tabulation district 862 consisting of:
 - That part of tract 1005.02 consisting of block 1000.
 - 7. That part of voting tabulation district 863 consisting of:
 - a. That part of tract 1004 consisting of block 3014.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 107, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 345, 346, 347, 348, 349, 350, 352, 353, 355, 360, 364, 365, 371, 372, 373, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, 764, 765, 766, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 804, 805, 807, 808, 809, 810, 811, 812, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 834, 835, 868, 883, 910, 912, 913, 914, 915, 916, 919, 920, 921, 922, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1413, 1414, 1415, 1417, 1432, 1439, and 1440.
 - 2. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 1.2 consisting of blocks 2010 and 2011.
 - 3. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 1.2 consisting of block 2023.
 - b. That part of tract 12.04 consisting of blocks 1000 and 1012.
 - 4. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 45 consisting of block 1007.
 - 5. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 97.03 consisting of block 1001.
 - b. That part of tract 97.04 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 2.11 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.

- b. That part of tract 97.04 consisting of blocks 1032, 1037, 1038, 1045, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 7. That part of voting tabulation district 313 consisting of:
- a. That part of tract 9.02 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.
- b. That part of tract 10.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5019.
 - 8. That part of voting tabulation district 344 consisting of:
- a. That part of tract 17.01 consisting of blocks 1000, 1001, 1002, 1005, 1028, and 1029.
 - 9. That part of voting tabulation district 420 consisting of:
- a. That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
 - 10. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 37.02 consisting of blocks 5004, 5006, 5007, 5008, 5009, 8000, 8001, 8002, and 8003.
 - b. That part of tract 45 consisting of blocks 1006 and 1017.
- c. That part of tract 9810 consisting of blocks 1004, 1005, 1006, 1007, 1010, 1011, 1012, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
 - (25) District 25 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 765, 766, 767, 768, 769, 770, 789, 804, 809, 814, 815, 820, 821, 830, 832, 833, and 834.
 - 2. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 1103.24 consisting of block 2014.
- b. That part of tract 9800 consisting of blocks 1041, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1098, 1099, 1103, 1105, 1106, 1107, 1110, 1111, 1112, 1113, and 1114.
 - 3. That part of voting tabulation district 434 consisting of:
- a. That part of tract 9800 consisting of blocks 1097, 1100, 1101, 1102, and 1109.
 - 4. That part of voting tabulation district 453 consisting of:
 - a. That part of tract 9800 consisting of blocks 1104 and 1108.
 - 5. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.25 consisting of blocks 4000, 4001, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4081, 4082, 4083, and 4090.
 - 6. That part of voting tabulation district 807 consisting of:

- a. That part of tract 1103.32 consisting of blocks 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1053, 1054, 1055, and 1056.
 - 7. That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1004, 1005, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3009, and 3011.
- b. That part of tract 1103.02 consisting of blocks 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 8. That part of voting tabulation district 835 consisting of:
 - a. That part of tract 1103.26 consisting of blocks 2001 and 2010.
- b. That part of tract 1103.3 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
 - (b) That part of Collier County consisting of:
- 1. All of voting tabulation districts 2, 3, 7, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 83, 84, 95, 109, 110, 111, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 130, 132, 133, 134, 138, 139, 140, 141, and 143.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1010, 2000, 2003, 2004, 2005, 2006, 2007, 2011, and 3005.
 - 3. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 104.05 consisting of block 4030.
- b. That part of tract 104.08 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- c. That part of tract 104.18 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, and 2033.
 - d. That part of tract 105.05 consisting of block 2021.
 - e. That part of tract 105.06 consisting of blocks 1001, 1002, and 3000.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.05 consisting of block 4013.
 - 5. That part of voting tabulation district 92 consisting of:
- a. That part of tract 105.06 consisting of blocks 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, and 3057.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 - b. That part of tract 111.06 consisting of block 2019.
 - 7. That part of voting tabulation district 131 consisting of:
- a. That part of tract 111.02 consisting of blocks 1068, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296,

- $3297,\ 3298,\ 3299,\ 3300,\ 3301,\ 3302,\ 3303,\ 3304,\ 3305,\ 3306,\ 3307,\ 3308,\ 3309,\ 3310,\ 3311,\ 3312,\ 3313,\ 3314,\ 3315,\ 3316,\ 3317,\ 3318,\ 3319,\ 3320,\ 3321,\ 3322,\ 3323,\ 3324,\ 3325,\ 3326,\ 3327,\ 3328,\ 3329,\ 3330,\ 3331,\ 3332,\ 3333,\ 3334,\ 3335,\ 3336,\ 3337,\ 3338,\ 3339,\ 3340,\ 3341,\ 3342,\ 3343,\ 3355,\ 3356,\ 3357,\ 3358,\ 3359,\ 3350,\ 3351,\ 3352,\ 3353,\ 3354,\ 3355,\ 3356,\ 3357,\ 3358,\ 3357,\ 3358,\ 3357,\ 3378,\ 3377,\ 3378,\ 3379,\ 3380,\ 3381,\ 3382,\ 3383,\ 3384,\ 3385,\ 3386,\ 3387,\ 3388,\ 3389,\ 3390,\ 3391,\ 3392,\ 3393,\ 3394,\ 3395,\ 3396,\ 3397,\ 3398,\ 3399,\ 3400,\ 3401,\ 3402,\ 3403,\ 3404,\ 3405,\ 3406,\ 3407,\ 3408,\ 3409,\ 3410,\ 3411,\ 3412,\ 3413,\ 3414,\ 3415,\ 3416,\ 3417,\ 3418,\ 3419,\ 3420,\ 3421,\ 3422,\ 3423,\ 3434,\ 3435,\ 3436,\ 3452,\ 3473,\ 3474,\ 3475,\ 3476,\ 3477,\ 3478,\ 3479,\ 3487,\ 3488,\ 3489,\ 3490,\ 3491,\ 3492,\ 3493,\ 3494,\ 3495,\ 3496,\ 3497,\ 3499,\ 3500,\ 3501,\ and\ 3502.$
- b. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
 - c. That part of tract 9900 consisting of blocks 22 and 23.
 - (c) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, and 26.
 - 2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 6 consisting of blocks 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2126, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2326, 2327, 2328, 2331, 2332, 2333, 2334, 2335, 2336, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2349, 2351, 2352, 2353, 2355, 2356, and 2358.
 - (d) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 176, 177, 178, 231, 232, 287, 288, 289, 290, 311, 351, 354, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439,440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 469, 470, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515,516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 581, 586, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 612, 613, 614, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 713, 714, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 735, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 - 2. That part of voting tabulation district 313 consisting of:
- a. That part of tract 9.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1013.

- 3. That part of voting tabulation district 420 consisting of:
- a. That part of tract 5.03 consisting of block 3017.
- 4. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2039.
 - 5. That part of voting tabulation district 455 consisting of:
- a. That part of tract 6.08 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
 - 6. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 7. That part of voting tabulation district 471 consisting of:
- a. That part of tract 7.1 consisting of blocks 1006, 1007, 1008, 1009, 1017, 1018, 1019, 1023, 1024, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 7.11 consisting of blocks 3013, 3015, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3043, 3044, 3045, 3046, 3047, 3048, 3049, and 3050.
 - c. That part of tract 7.12 consisting of blocks 1003 and 1004.
 - 8. That part of voting tabulation district 615 consisting of:
 - a. That part of tract 90.06 consisting of block 3000.
 - 9. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1148 and 1159.
 - (26) District 26 is composed of:
 - (a) All of Monroe County.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 605, 606, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, $661,\,662,\,664,\,681,\,682,\,683,\,684,\,685,\,686,\,687,\,688,\,689,\,690,\,695,\,696,$ 697, 712, 715, 716, 733, 734, 736, 737, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1039, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1106, 1107, $1108,\,1109,\,1110,\,1111,\,1112,\,1113,\,1116,\,1117,\,1118,\,1119,\,1120,\,1121,$ 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1213, 1215, 1216, 1217, 1218, 1219, 1220, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1239, 1242, 1243, 1245, 1246, 1252, 1253, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1291, 1296, 1298, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1331, 1332, 1334, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1348, 1349, 1350, 1353, 1354, 1361, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1381, 1382, 1385, 1387, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, and 1401.
 - 2. That part of voting tabulation district 1043 consisting of:
- $a. \ \ That\ part\ of\ tract\ 85.02\ consisting\ of\ blocks\ 1017,\ 1018,\ 1019,\ and\ 1020.$

- 3. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.15 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, 2016, 2017, 2018, and 2019.
 - 4. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.15 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, and 2012.
 - 5. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 102.1 consisting of blocks 1008 and 1009.
 - 6. That part of voting tabulation district 1214 consisting of:
- a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
- c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
 - 7. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 102.09 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
- b. That part of tract 102.1 consisting of blocks 2004, 2015, 2016, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - 8. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1013, 1014, 1028, 1029, 2030, and 2031.
- 9. That part of voting tabulation district 1297 consisting of:
- a. That part of tract 110.07 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1030, 1033, and 1035.
 - 10. That part of voting tabulation district 1299 consisting of:
- a. That part of tract 114.01 consisting of blocks 2001, 2003, 2004, 2005, 2006, and 2022.
 - 11. That part of voting tabulation district 1302 consisting of:
 - a. That part of tract 108.02 consisting of blocks 3031 and 3034.
 - 12. That part of voting tabulation district 1303 consisting of:
- a. That part of tract 111.02 consisting of blocks 4025, 4052, 4053, 4054, 4055, and 4056.
 - 13. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
 - 14. That part of voting tabulation district 1336 consisting of:
- a. That part of tract 114.01 consisting of blocks 2019, 2020, 4000, 4001, 4006, 4007, 4008, 4009, 4035, 4036, 4037, 4038, 4039, 4040, 5062, 5063, 5064, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5075, 5076, 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5084, 5085, 5086, 5087, 5088, 5089, 5090, 5091, 5092, 5093, 5094, 5095, 5096, 5097, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5105, 5106, 5107, 5108, 5109, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5153, 5154, 5155, 5156, 5157, 5158, 5159, 5160, 5161, 5162, 5166, 5167, 5168, 5169, 5170, 5171, 5172, 5184, 5185, 5186, 5187, 5188, 5189, 5190, 5191, 5192, 5193, 5194, and 5195.
 - 15. That part of voting tabulation district 1355 consisting of:

- a. That part of tract 111.02 consisting of blocks 2000 and 2001.
- 16. That part of voting tabulation district 1360 consisting of:
- a. That part of tract 110.01 consisting of block 3031.
- b. That part of tract 111.01 consisting of blocks 2013, 2016, 2017, and 2018.
 - 17. That part of voting tabulation district 1362 consisting of:
 - a. That part of tract 111.01 consisting of blocks 2000, 2012, and 2014.
 - 18. That part of voting tabulation district 1375 consisting of:
- a. That part of tract 114.01 consisting of blocks 3429, 3430, 3431, 3432, 3433, 3434, 3435, 3436, 3437, 3438, 3439, 3441, 3442, 3444, 3445, 3446, 3447, 3451, 3452, 3463, 3464, 3465, 3466, 3467, 3472, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3480, 3481, 3506, 3507, 3512, 3570, 3612, and 3613
- b. That part of tract 114.04 consisting of blocks 3163, 3167, 3171, 3172, 3173, 3174, 3175, and 3186.
 - 19. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3364, 3366, 3367, 3383, 3393, 3448, and 3449.
 - 20. That part of voting tabulation district 1386 consisting of:
 - a. That part of tract 108.02 consisting of block 3036.
 - (27) District 27 is composed of:
 - (a) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 55, 56, 57, 58, 59, 356, 357, 358, 361, 362, 363, 366, 367, 368, 369, 370, 374, 457, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 580, 582, 583, 584, 585, 587, 607, 608, 609, 610, 611, 663, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 691, 692, 693, 767, 768, 780, 781, 782, 783, 800, 801, 802, 803, 806, 813, 814, 833, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 911, 917, 918, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1035, 1036, 1037, 1038, 1040, 1041, 1042, 1044, 1045, 1046, 1047, 1098, 1099, 1100, 1101, 1102, 1103, 1105, 1114, 1147, 1148, 1159, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1224, 1225, 1226, 1236, 1237, 1238, 1240, 1241, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1292, 1293, 1294, 1295, 1300, 1301, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1329, 1330, 1333, 1335, 1346, 1347, 1351, 1352, 1356, 1357, 1358, 1359, 1363, 1364, 1373, 1377, 1378, 1379, 1380, 1383, 1384, 1388, 1389, 1402, 1416, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1433, 1434, 1435, 1436, 1437, 1438, 1452, and 1453.
 - 2. That part of voting tabulation district 344 consisting of:
 - a. That part of tract 17.01 consisting of block 1012.
 - 3. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2038, 2040, 2041, 2042, 2043, 3000, 3001, and 3002.
 - 4. That part of voting tabulation district 455 consisting of:

- a. That part of tract 6.08 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, and 3014.
- 5. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 6. That part of voting tabulation district 471 consisting of:
 - a. That part of tract 7.11 consisting of blocks 3041 and 3042.
- b. That part of tract 7.12 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1011, 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1035, 1038, 1039, and 1040.
 - 7. That part of voting tabulation district 615 consisting of:
- a. That part of tract 90.06 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, and 4056.
 - 8. That part of voting tabulation district 694 consisting of:
- a. That part of tract 90.1 consisting of blocks 1153, 1157, 1158, 1174, 1175, and 1200.
- b. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- c. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
 - 9. That part of voting tabulation district 1043 consisting of:
- a. That part of tract 77.02 consisting of blocks 1036, 1047, 1048, 1051, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3029, 3030, and 3031.
- b. That part of tract 77.05 consisting of blocks 1009, 1010, 1011, 1012, 1013, and 1014.
 - 10. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.09 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
 - 11. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.09 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 12. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 105 consisting of blocks 1000 and 1001.
 - 13. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of block 1026.
 - 14. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 105 consisting of blocks 1002, 1003, 1004, 7000, 7001, 7002, 7003, 7004, 7005, 7006, 7009, and 7012.

- 15. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 2025, 2027, 2028, 2029, 2032, 2033, 2041, 3000, 3001, 3002, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 16. That part of voting tabulation district 1297 consisting of:
 - a. That part of tract 110.07 consisting of blocks 1029 and 1032.
 - 17. That part of voting tabulation district 1299 consisting of:
 - a. That part of tract 114.01 consisting of blocks 2000 and 2002.
 - 18. That part of voting tabulation district 1302 consisting of:
- a. That part of tract 108.02 consisting of blocks 1038, 3029, 3030, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 19. That part of voting tabulation district 1303 consisting of:
- a. That part of tract 109 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 20. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2030, and 2031.
 - 21. That part of voting tabulation district 1336 consisting of:
 - a. That part of tract 114.01 consisting of blocks 5059, 5060, and 5061.
 - 22. That part of voting tabulation district 1355 consisting of:
- a. That part of tract 110.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3020, 3022, and 3024.
 - 23. That part of voting tabulation district 1360 consisting of:
- a. That part of tract 110.01 consisting of blocks 3009, 3010, 3011, and 3012
 - 24. That part of voting tabulation district 1362 consisting of:
- a. That part of tract 110.01 consisting of blocks 3005, 3006, 3007, and 3008.
 - 25. That part of voting tabulation district 1375 consisting of:
 - a. That part of tract 114.01 consisting of blocks 3468, 3469, and 3471.
 - 26. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3079, 3295, 3296, 3297, 3298, 3299, 3375, 3378, 3390, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3489, 3490, 3499, 3501, 3502, 3503, 3504, 3508, 3509, 3510, and 3511.
 - 27. That part of voting tabulation district 1386 consisting of:
 - a. That part of tract 108.02 consisting of blocks 3037, 3047, and 3048.
 - Section 2. Section 8.0111, Florida Statutes, is reenacted to read:
- 8.0111 Inclusion of unlisted territory in contiguous districts.—Any portion of the state which is not stated in this chapter as being included in any district described in this chapter but which is entirely surrounded by a district shall be deemed to be included within the surrounding district. Any portion of the state which is not included in any district described in this chapter and which is not entirely surrounded by a district shall be included within that district contiguous to such portion that contains the least population per representative according to the United States Decennial Census of 2010; however, if every district con-

tiguous to such portion has an equal population, such portion shall be included within the lowest-numbered district that is contiguous to such portion.

Section 3. Section 8.031, Florida Statutes, is reenacted to read:

8.031 Election of representatives to Congress.—The districts named in s. 8.0002 constitute and form the congressional districts of the state, and a representative to the Congress shall be selected in and for each of the congressional districts as provided by law.

Section 4. Section 8.0611, Florida Statutes, is reenacted to read:

8.0611 Severability.—If any provision of this chapter is held invalid with respect to any person or circumstance, or if any congressional district established in this chapter is held invalid, the invalidity does not affect other provisions or applications of the chapter or any other districts established in this chapter which can be given effect without the invalid provision or application, and to this end the provisions of this chapter are severable.

Section 5. Section 8.07, Florida Statutes, is amended to read:

8.07 Applicability.—The congressional districts prescribed in s. 8.0002 apply with respect to the qualification, nomination, and election to the office of representative to the Congress of the United States for any election held after the 2014 general election in the primary and general elections held in 2012 and thereafter.

Section 6. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the establishment of the congressional districts of the state; amending s. 8.0002, F.S.; redistricting the state's congressional districts in accordance with the United States Decennial Census of 2010; reenacting s. 8.0111, F.S., relating to the inclusion of unlisted territory in contiguous districts; reenacting s. 8.031, F.S., relating to the election of representatives to the United States House of Representatives; reenacting s. 8.0611, F.S., relating to severability; amending s. 8.07, F.S.; providing for applicability; providing an effective date

WHEREAS, in Chapter 2012-2, Laws of Florida, the Legislature reapportioned the state's congressional districts in accordance with the United States Decennial Census of 2010, and

WHEREAS, it is the intent of the Legislature to revise the boundaries of Congressional Districts 5 and 10 to conform with the Final Judgment issued in Romo v. Detzner, consolidated case nos. 2012-CA-412 and 2012-CA-490, in the Circuit Court of the Second Judicial Circuit in and for Leon County, Florida, and to make conforming changes to districts that are a direct result of the changes to Congressional Districts 5 and 10, and

WHEREAS, it is the intent of the Legislature, where not in conflict with federal law or subsection (a) of section 20 of Article III of the State Constitution, to establish districts that are compact and, where feasible, utilize existing political and geographical boundaries, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 1, which is equal in population to other districts; is compact; includes all of Escambia, Okaloosa, Santa Rosa and Walton Counties and portions of Holmes County; includes all of the municipalities of Century, Cinco Bayou, Crestview, De Funiak Springs, Destin, Esto, Fort Walton Beach, Freeport, Gulf Breeze, Jay, Laurel Hill, Mary Esther, Milton, Niceville, Noma, Paxton, Pensacola, Ponce de Leon, Shalimar, Valparaiso, and Westville; follows the boundaries of the state on the western and northern sides of the district and the Gulf of Mexico on the south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 2, which is equal in population to other districts; is compact; includes all of Bay, Calhoun, Franklin, Gadsden, Gulf, Jackson, Jefferson, Leon, Liberty, Taylor, Wakulla, and Washington Counties and portions of Holmes and Madison Counties; includes all of the municipalities of Alford, Altha, Apalachicola, Bascom, Blountstown, Bonifay, Bristol, Callaway, Campbellton, Carrabelle, Caryville, Chattahoochee,

Chipley, Cottondale, Ebro, Graceville, Grand Ridge, Greensboro, Greenville, Greenwood, Gretna, Havana, Jacob City, Lynn Haven, Malone, Marianna, Mexico Beach, Midway, Monticello, Panama City, Panama City Beach, Parker, Perry, Port St. Joe, Quincy, St. Marks, Sneads, Sopchoppy, Springfield, Tallahassee, Vernon, Wausau, and Wewahitchka, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 3, which is equal in population to other districts; is compact; includes all of Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Suwannee and Union Counties and portions of Alachua, Clay, Madison and Marion Counties; includes all of the municipalities of Alachua, Archer, Bell, Branford, Bronson, Brooker, Cedar Key, Chiefland, Cross City, Dunnellon, Fanning Springs, Fort White, Hampton, High Springs, Horseshoe Beach, Inglis, Jasper, Jennings, Keystone Heights, La Crosse, Lake Butler, Lake City, Lawtey, Lee, Live Oak, Madison, Mayo, Micanopy, Newberry, Otter Creek, Penney Farms, Raiford, Starke, Trenton, Waldo, White Springs, Williston, Worthington Springs, and Yankeetown; uses Interstate 75, State Road 200, Highway 17, and the Ocala city line as portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 4, which is equal in population to other districts; is compact; includes all of Baker and Nassau Counties and portions of Duval County; includes all of the municipalities of Atlantic Beach, Baldwin, Callahan, Fernandina Beach, Glen St. Mary, Hilliard, Jacksonville Beach, Macclenny, and Neptune Beach; follows the boundaries of the state to the north, the Atlantic Ocean to the east and county boundaries to the west and south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 5, which is equal in population to other districts; is as compact as the minority protection provisions in tier 1 permit; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; preserves the core existing district in accordance with public testimony, and ties communities in Northeast Florida of similar socioeconomic characteristics; includes portions of Alachua, Clay, Duval, Lake, Marion, Orange and Putnam Counties; includes all of the municipalities of Eatonville, Green Cove Springs, Hawthorne, Interlachen, McIntosh, Palatka, and Reddick; improves the use of existing, county, city, political and geographic boundaries as compared to the comparable district in the benchmark plan; uses the St. Johns River and other waterways as large portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 6, which is equal in population to other districts; is compact; includes all of Flagler and St. Johns Counties and portions of Putnam and Volusia Counties; includes all of the municipalities of Beverly Beach, Bunnell, Crescent City, Daytona Beach, Daytona Beach Shores, DeLand, Edgewater, Flagler Beach, Hastings, Holly Hill, Lake Helen, Marineland, New Smyrna Beach, Oak Hill, Ormond Beach, Palm Coast, Pierson, Pomona Park, Ponce Inlet, Port Orange, St. Augustine, St. Augustine Beach, South Daytona, Welaka; uses the St. Johns County line, the Volusia County line, the Atlantic Ocean for portions of its western and eastern border and is traversed by Interstate 95, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 7, which is equal in population to other districts; is compact; includes all of Seminole County and portions of Orange and Volusia Counties; includes all of the municipalities of Altamonte Springs, Casselberry, Deltona, Lake Mary, Longwood, Maitland, Oviedo, Sanford, Winter Park, and Winter Springs; follows the boundary of Seminole County along much of its western and southern boundaries; is bounded on the east by the Brevard County line; and is traversed by the Seminole Expressway and Interstate 4, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 8, which is equal in population to other districts; is compact; includes all of Brevard and Indian River Counties and portions of Orange County; includes all of the municipalities of Cape Canaveral, Cocoa, Cocoa Beach, Fellsmere, Grant-Valkaria, Indialantic, Indian Harbour Beach, Indian River Shores, Malabar, Melbourne, Melbourne Beach, Melbourne Village, Orchid, Palm Bay, Palm Shores, Rockledge, Satellite Beach, Sebastian, Titusville, Vero Beach, West Melbourne; is bounded by county lines and by the Atlantic Ocean; and is traversed by Interstate 95, U.S. Highway 1, and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 9, which is equal in population to other districts; is compact; includes portions of Osceola and Orange Counties; includes all of the municipalities of Belle Isle, Edgewood, Kissimmee and St. Cloud; ties high growth central Florida communities of similar language characteristics, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 10, which is equal in population to other districts; is compact; includes portions of Lake, Osceola, Orange and Polk Counties; includes all of the municipalities of Astatula, Auburndale, Bay Lake, Clermont, Davenport, Eustis, Groveland, Haines City, Howey-in-the-Hills, Lake Alfred, Lake Buena Vista, Lake Hamilton, Leesburg, Mascotte, Minneola, Montverde, Mount Dora, Oakland, Polk City, Tavares, Umatilla, Windermere, and Winter Garden; is traversed by Interstate 4 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 11, which is equal in population to other districts; is compact; includes all of Citrus, Hernando and Sumter Counties and portions of Lake and Marion Counties; includes all of Belleview, Brooksville, Bushnell, Center Hill, Coleman, Crystal River, Fruitland Park, Inverness, Lady Lake, Ocala, Webster, Weeki Wachee and Wildwood; uses Interstate 75, State Road 200, and the Ocala city line as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 12, which is equal in population to other districts; is compact; includes all of Pasco County and portions of Hillsborough and Pinellas Counties; includes all of the municipalities of Dade City, New Port Richey, Oldsmar, Port Richey, St. Leo, San Antonio, Tarpon Springs and Zephyrhills; uses the Dale Mabry Highway as portions of its eastern border, and is traversed by the Suncoast Parkway, Interstate 75, and U.S. Highways 19 and 98, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 13, which is equal in population to other districts; is compact; is wholly located in Pinellas County; includes all of the municipalities of Belleair, Belleair Beach, Belleair Bluffs, Belleair Shore, Clearwater, Dunedin, Gulfport, Indian Rocks Beach, Indian Shores, Kenneth City, Largo, Madeira Beach, North Redington Beach, Pinellas Park, Redington Beach, Redington Shores, Safety Harbor, St. Pete Beach, Seminole, South Pasadena, and Treasure Island; uses the Hillsborough-Pinellas border and Interstate 275 as portions of its western border, and follows city lines of Dunedin and Clearwater on the northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 14, which is equal in population to other districts; complies with Section 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar socioeconomic characteristics in the Tampa Bay area; is compact; includes portions of Hillsborough and Pinellas Counties; includes portions of the municipalities of St. Petersburg and Tampa; uses Interstate 75 as a portion of its eastern boundary and uses portions of the Hillsborough-Pinellas border and Interstate 275 as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 15, which is equal in population to other districts; is compact; includes portions of Hillsborough and Polk Counties; includes all of the municipalities of Bartow, Lakeland, Mulberry, Plant City and Temple Terrace, uses the Alafia River as a portion of its southern boundary and uses Interstate 75 as a portion of its western boundary, and the Lakeland, Auburndale, and Bartow city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 16, which is equal in population to other districts; is compact; includes all of Sarasota County and portions of Manatee County; includes all of the municipalities of Anna Maria, Bradenton, Bradenton Beach, Holmes Beach, Longboat Key, North Port, Palmetto, Sarasota, and Venice; is traversed by Interstate 75, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 17, which is equal in population to other districts; is compact; includes all of Charlotte, DeSoto, Glades, Hardee, Highlands

and Okeechobee Counties and portions of Hillsborough, Lee, Manatee, Osceola, and Polk Counties; includes all of the municipalities of Arcadia, Avon Park, Bowling Green, Dundee, Eagle Lake, Fort Meade, Frostproof, Highland Park, Hillcrest Heights, Lake Placid, Lake Wales, Moore Haven, Okeechobee, Punta Gorda, Sebring, Wauchula, and Zolfo Springs; uses the Alafia River, the Bartow and Dundee city lines as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 18, which is equal in population to other districts; is compact; includes all of Martin and St. Lucie Counties and portions of Palm Beach County; includes all of the municipalities of Fort Pierce, Juno Beach, Jupiter, Jupiter Inlet Colony, Jupiter Island, North Palm Beach, Ocean Breeze Park, Palm Beach Gardens, Palm Beach Shores, Port St. Lucie, St. Lucie Village, Sewall's Point, Stuart, and Tequesta; is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 19, which is equal in population to other districts; is compact; includes portions of Collier and Lee Counties; includes all of the municipalities of Bonita Springs, Cape Coral, Fort Myers, Fort Myers Beach, Marco Island, Naples and Sanibel; is traversed by Interstate 75 and the Tamiami Trail, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 20, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar socioeconomic characteristics in Broward, Palm Beach, and Hendry Counties; is compact; includes portions of Broward, Hendry and Palm Beach Counties; includes all of the municipalities of Belle Glade, Clewiston, Cloud Lake, Glen Ridge, Haverhill, Lake Park, Lauderdale Lakes, Lauderhill, Loxahatchee Groves, Mangonia Park, North Lauderdale, Pahokee, South Bay, and Tamarac; uses Interstate 75 as portions of its southern border and uses the Loxahatchee National Wildlife Refuge as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 21, which is equal in population to other districts; is compact; includes portion of Broward and Palm Beach Counties; includes all of the municipalities of Coconut Creek, Coral Springs, Greenacres, Parkland and Wellington; uses the Loxahatchee National Wildlife Refuge as a portion of its western border, and the Boca Raton, Delray Beach, Boynton Beach, Golf and Palm Springs city lines for portions of its eastern border, and National Wildlife Refuge as a portion of its western border, and the Boca Raton, Delray Beach, Boynton Beach, Golf and Palm Springs city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 22, which is equal in population to other districts; is compact; includes portions of Broward and Palm Beach Counties; includes all of the municipalities of Atlantis, Boca Raton, Briny Breezes, Delray Beach, Golf, Gulf Stream, Highland Beach, Hillsboro Beach, Hypoluxo, Lake Clarke Shores, Lauderdale-by-the-Sea, Lazy Lake, Lighthouse Point, Manalapan, Ocean Ridge, Palm Beach, Palm Springs, Sea Ranch Lakes, South Palm Beach, and Wilton Manors; is traversed by Interstate 95 and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 23, which is equal in population to other districts; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Aventura, Bal Harbour, Bay Harbor Islands, Cooper City, Dania Beach, Davie, Golden Beach, Hallandale Beach, Hollywood, Indian Creek, Miami Beach, North Bay Villages, Southwest Ranches, Sunny Isles Beach, Surfside and Weston; uses Interstate 595 as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 24, which is equal in population to other districts; complies with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar language, cultural, and socioeconomic characteristics in Miami-Dade and south Broward Counties; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Biscayne

Park, El Portal, Miami Gardens, Miami Shores, North Miami, North Miami Beach, Opa-locka, Pembroke Park and West Park; is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 25, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar language, cultural, and socioeconomic characteristics; is compact; includes portions of Broward, Collier, Hendry and Miami-Dade Counties; includes all of the municipalities of Doral, Everglades City, Hialeah Gardens, LaBelle, Medley, Miami Lakes and Sweetwater; uses the Tamiami Trail as a portion of its southern border and uses Interstate 75 as a portion of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 26, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods in western and south Miami-Dade and Monroe County of similar language, cultural, and so-cioeconomic characteristics; is compact; includes all of Monroe County and portions of Miami-Dade County; includes all of the municipalities of Florida City, Islamorada, Village of Islands, Key Colony Beach, Key West, Layton and Marathon; uses the Tamiami Trail as a portion of its northern border and U.S. 1 as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 27, which is equal in population to other districts; complies with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods of similar language, cultural, and socioeconomic characteristics; is compact; is wholly located in Miami-Dade County; includes all of the municipalities of Coral Gables, Cutler Bay, Key Biscayne, Miami Springs, Palmetto Bay, Pinecrest, South Miami, Virginia Gardens and West Miami; uses the Miami-Dade County line as a portion of its southern border and U.S. 1 as a portion of its western border, NOW, THEREFORE,

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

Senator Galvano moved the following substitute amendment:

Amendment 2 (642398) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Definitions.—In accordance with s. 8(a), Art. X of the State Constitution, the United States Decennial Census of 2010 is the official census of the state for the purposes of congressional redistricting.

- (1) The following delineation of congressional districts employs areas included within official county, voting tabulation district, tract, and block boundary descriptions used by the United States Department of Commerce, Bureau of the Census, in compiling the United States Decennial Census of 2010 in this state. The populations within these census geographic units are the population figures reported in the counts of the United States Decennial Census of 2010 provided to the state in accordance with Pub. L. No. 94-171.
 - (2) As used in this act, the term:
- (a) "Block" describes the smallest geographic unit for which population was tabulated in the 2010 decennial census. Blocks are nested within tracts and within voting tabulation districts. A block is identified by a four-digit integer that is unique within a tract but is not necessarily unique within a voting tabulation district.
- (b) "Tract" describes a relatively permanent statistical subdivision of a county updated by local participants prior to the 2010 decennial census. Tracts consist of whole blocks and are nested within counties. Tracts are identified uniquely within a county by an up to four-digit integer and may have an optional two-digit suffix.

- (c) "Voting tabulation district" describes a subdivision of a county established in Phase 2 of the 2010 Census Redistricting Data Program. Voting tabulation districts consist of whole blocks and are nested within counties. Voting tabulation districts subdivide counties in ways supervisors of elections determined are efficient for conducting elections and keeping communities whole. Voting tabulation districts are identified uniquely within a county by an up to four-digit integer.
- Section 2. Division of state into congressional districts.—For the election of representatives to the United States House of Representatives, the state is divided into 27 consecutively numbered, single-member congressional districts of contiguous territory, to be designated by such numbers as follows:
 - (1) District 1 is composed of:
 - (a) All of Escambia County.
 - (b) All of Okaloosa County.
 - (c) All of Santa Rosa County.
 - (d) All of Walton County.
 - (e) That part of Holmes County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, and 5.
 - 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1023, 1024, 1031, 1032, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1074, 1075, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2105, 2106, 2107, 2108, 2109, and 2110.
- b. That part of tract 9603 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2131, 2138, 2139, and 2145.
- c. That part of tract 9604 consisting of blocks 1008, 1009, 1010, and 2000.
 - (2) District 2 is composed of:
 - (a) All of Bay County.
 - (b) All of Calhoun County.
 - (c) All of Franklin County.
 - (d) All of Gadsden County.
 - (e) All of Gulf County.
 - (f) All of Jackson County.
 - (g) All of Jefferson County.
 - (h) All of Leon County.
 - (i) All of Liberty County.
 - (j) All of Taylor County.
 - (k) All of Wakulla County.
 - (l) All of Washington County.
 - (m) That part of Holmes County consisting of:
 - 1. All of voting tabulation districts 7 and 8.

- 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1029, 1030, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1078, 1079, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and 1097.
- b. That part of tract 9604 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1037, 1066, and 1067.
 - (n) That part of Madison County consisting of:
 - 1. All of voting tabulation districts 4, 5, 6, and 9.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 1102 consisting of blocks 2031 and 2032.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3034, 3035, 3038, 3039, 3040, 3041, 3042, 3043, 3059, and 3060.
 - b. That part of tract 1102 consisting of blocks 2018 and 2020.
 - 4. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 1102 consisting of block 1124.
- b. That part of tract 1104 consisting of blocks 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, 2047, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, and 2239.
 - (3) District 3 is composed of:
 - (a) All of Bradford County.
 - (b) All of Columbia County.
 - (c) All of Dixie County.
 - (d) All of Gilchrist County.
 - (e) All of Hamilton County.
 - (f) All of Lafayette County.
 - (g) All of Levy County.
 - (h) All of Suwannee County.
 - (i) All of Union County.
 - (j) That part of Alachua County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 33, 34, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 51, 52, 53, 57, 58, 59, 61, 62, 63, 65, 66, 67, 69, 70, and 71.
 - 2. That part of voting tabulation district 4 consisting of:
- $a. \quad That part of tract 19.07 consisting of blocks 2029, 2030, 2035, 2036, \\ 2037, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, \\ 2053, 2054, 2055, 2056, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2071, \\ 2073, 2074, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, \\ 2086, 2087, 2088, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2115, 2131, \\ 2139, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, and 2152. \\ \end{aligned}$
- $b. \ \ That part of tract 19.08 consisting of blocks 5040, 5041, 5109, 5137, and 5150.$

- c. That part of tract 21.01 consisting of blocks 1083, 1090, 1126, and 1133.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 19.07 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 4043, 4044, 4045, 4046, 4047, 4049, 4050, and 4051.
- b. That part of tract 21.01 consisting of blocks 1006, 1025, 1026, 1027, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1097, 1176, 1177, 1180, 1181, 1188, 1190, 1192, and 1193.
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2013, 2031, 2032, 2033, 2034, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010, 6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6022, 6023, and 6024.
- b. That part of tract 8.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, and 1016.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.07 consisting of blocks 2057, 2058, 2066, 2067, 2068, 2069, 2070, 2072, 2075, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2136, 2137, 2138, 2140, 2151, and 2153.
- $b. \ \ That part of tract 19.08 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2031, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2084, 2085, 2086, 5057, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5079, 5080, 5082, 5083, 5100, 5101, 5102, 5103, 5104, 5107, 5108, 5110, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, 5131, 5132, 5133, 5134, 5135, 5136, 5138, 5139, 5148, 5149, 5152, 5153, 5154, 5155, and 5156.$
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 8.08 consisting of blocks 1000, 1001, 1002, and 1003.
 - 8. That part of voting tabulation district 46 consisting of:
- a. That part of tract 2 consisting of blocks 2005, 2006, 3021, 4001, 4003, 4004, 4012, 4013, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 5000, 5001, 5002, and 5003.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 12.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5013, 5014, 5015, 5016, 5017, and 5018.
- b. That part of tract 12.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1031, 1032, and 1054.
 - 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1037, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1132, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1157, 1158, 1159, 1171, 1172, 1182, 1183,

- 1184, 1191, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, and 2034
- b. That part of tract 21.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1094, and 1095.
 - (k) That part of Clay County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 65, 66, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 94, 95, 96, 97, 98, 99, 100, 101, and 102.
 - 2. That part of voting tabulation district 48 consisting of:
- a. That part of tract 307.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1017, 4000, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 5000.
 - 3. That part of voting tabulation district 49 consisting of:
- a. That part of tract 307.01 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 2010, 2013, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.02 consisting of blocks 3058, 3063, 3070, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, and 3099.
- 5. That part of voting tabulation district 67 consisting of:
- a. That part of tract 307.01 consisting of blocks 1004, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1023, 1024, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1048, 1049, 1053, and 1054.
 - 6. That part of voting tabulation district 84 consisting of:
- a. That part of tract 313 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1052, 1053, 1060, 1061, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1074, 1075, 1076, 1077, 1078, 1079, 2023, 2024, 2025, 2026, 2028, 2041, 2043, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 3030, 3031, 3033, and 3034.
 - 7. That part of voting tabulation district 87 consisting of:
 - a. That part of tract 313 consisting of block 1045.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1001, 1006, 1044, 1046, and 1047.
 - 9. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 315 consisting of block 1028.
 - 10. That part of voting tabulation district 92 consisting of:
 - a. That part of tract 315 consisting of blocks 1048 and 1049.
 - 11. That part of voting tabulation district 93 consisting of:
- a. That part of tract 315 consisting of blocks 1025, 1031, 1033, 1034, 1043, 1044, 1046, 1047, 1050, 1051, 1052, 1055, 1056, 1057, 1058, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1093, 1094, 1095, 1096, 1097, 1098, 1102, 1103, 1104, 1108, 1110, 1111, 1119, 1120, 1121, 1122,

1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1158, 1161, 2086, 2087, 2094, and 2097.

- (l) That part of Madison County consisting of:
- 1. All of voting tabulation districts 2, 3, 8, and 11.
- 2. That part of voting tabulation district 1 consisting of:
- a. That part of tract 1101 consisting of blocks 1100 and 1101.
- b. That part of tract 1102 consisting of blocks 2070, 2071, 2072, and 2073.
- c. That part of tract 1103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2091, 2093, 2094, 2095, 2096, and 2098.
- d. That part of tract 1103.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2040, 2041, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2062, 3021, 3022, 3023, 3024, 3044, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2107, 2108, 3014, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, and 3058.
 - b. That part of tract 1103.01 consisting of block 2097.
 - 4. That part of voting tabulation district 10 consisting of:
- a. That part of tract 1103.02 consisting of blocks 1000, 1001, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 4010, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4024, 4025, 4026, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4053, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4080, 4081, 4086, and 4087.
- b. That part of tract 1104 consisting of blocks 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2027, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2048, 2049, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2185, 2186, 2190, 2191, 2192, 2194, 2195, 2196, 2197, 2198,

- 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2235, 2236, 2237, 2238, and 2243.
 - (m) That part of Marion County consisting of:
- 1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 102, 103, 104, 105, 106, 107, 108, 115, 116, and 124.
 - 2. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1049, 1053, and 1054.
 - 3. That part of voting tabulation district 45 consisting of:
- a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.
- $b. \ \ \, That part of tract 25.03 \ consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.$
 - 5. That part of voting tabulation district 51 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4000 and 4001.
- b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - c. That part of tract 25.04 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 117 consisting of:
- a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.
- $b. \ \ That part of tract 26.02 \ consisting of blocks 1025, 1027, 1028, 1029, \\ 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, \\ 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, \\ 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, \\ 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, \\ 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, \\ 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, \\ 3049, 3050, 3051, 3053, and 3054. \\ \end{aligned}$
 - 7. That part of voting tabulation district 118 consisting of:
 - a. That part of tract 26.05 consisting of blocks 1000 and 1001.
 - (4) District 4 is composed of:
 - (a) All of Baker County.
 - (b) All of Nassau County.
 - (c) That part of Duval County consisting of:
- 1. All of voting tabulation districts 1, 4, 6, 7, 8, 11, 15, 16, 17, 18, 19, 20, 21, 22, 24, 26, 28, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 62, 63, 64, 65, 68, 70, 71, 73, 74, 76, 77, 79, 80, 81, 82, 83, 85, 86, 87, 88, 89, 90, 91, 92, 93,

- $94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 135,\ 158,\ 179,\ 183,\ 201,\ 202,\ 203,\ 206,\ 207,\\ 208,\ 209,\ 210,\ 212,\ 214,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 224,\ 225,\\ 226,\ 227,\ 228,\ 230,\ 232,\ 233,\ 234,\ 236,\ 239,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\\ 267,\ 268,\ 272,\ 273,\ 274,\ 276,\ 279,\ 281,\ 283,\ 284,\ 285,\ 286,\ 287,\ 289,\ 290,\\ 291,\ 292,\ 293,\ 294,\ and\ 295.$
 - 2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 150.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- b. That part of tract 151 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2023, and 2024.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 146.04 consisting of blocks 1001, 1006, and 1010.
- b. That part of tract 150.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 4000, 4001, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4017, 4018, 4023, and 4024.
 - 4. That part of voting tabulation district 9 consisting of:
 - a. That part of tract 147.02 consisting of block 2027.
 - 5. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 150.02 consisting of blocks 3013 and 3015.
 - b. That part of tract 151 consisting of block 2011.
 - 6. That part of voting tabulation district 12 consisting of:
- a. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1016, 1017, 1018, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 149.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 3000, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.
 - 9. That part of voting tabulation district 23 consisting of:
- a. That part of tract 156 consisting of blocks 2012, 2013, 2014, 2015, 2017, 2018, 2019, 3000, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3028.
 - 10. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 145 consisting of blocks 1013 and 1014.
 - b. That part of tract 158.01 consisting of block 4000.
 - c. That part of tract 158.02 consisting of blocks 1000, 1020, and 1021.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 145 consisting of blocks 1002, 1007, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1027.
- b. That part of tract 155.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2018, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, and 2031.

- 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 156 consisting of blocks 1025, 1026, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
- c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1032, 1033, 1034, 1035, 2009, 2010, 2011, 2012, 2022, and 2023.
 - 15. That part of voting tabulation district 67 consisting of:
- a. That part of tract 158.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023.
- b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
 - 16. That part of voting tabulation district 69 consisting of:
- a. That part of tract 6 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1046, 1047, 1048, 1049, 1050, 1051, 4002, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4024, and 4028.
- b. That part of tract 8 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1064, 1065, and 1066.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 161 consisting of blocks 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028.
- b. That part of tract 162 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - c. That part of tract 163 consisting of block 2015.
 - 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 156 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3023, 3024, 3025, 3026, and 3027.
- b. That part of tract 161 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4023, 4024, 4025, and 4027.
 - 19. That part of voting tabulation district 78 consisting of:
- a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
- b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1017, and 1018.

- 20. That part of voting tabulation district 84 consisting of:
- a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- b. That part of tract 164 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- c. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
 - 21. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 154 consisting of blocks 2016 and 2028.
 - 22. That part of voting tabulation district 128 consisting of:
- a. That part of tract 152 consisting of blocks 1006, 1007, 1009, 1010, 1011, and 1012.
- b. That part of tract 153 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, and 2013.
- c. That part of tract 154 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2013, 2014, and 2015.
 - 23. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 103.04 consisting of block 1022.
 - 24. That part of voting tabulation district 138 consisting of:
- a. That part of tract 152 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 154 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, and 1034.
 - 25. That part of voting tabulation district 143 consisting of:
- a. That part of tract 104.02 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1063, and 1064.
 - 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 4000, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4023, 4024, 4025, and 4026.
 - b. That part of tract 107 consisting of blocks 1019, 1020, and 1033.
 - 27. That part of voting tabulation district 157 consisting of:
 - a. That part of tract 105 consisting of blocks 4021 and 4022.
- b. That part of tract 106 consisting of blocks 1009, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2012, 2031, 3000, 3001, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
 - 28. That part of voting tabulation district 162 consisting of:
 - a. That part of tract 104.02 consisting of block 1015.
 - 29. That part of voting tabulation district 164 consisting of:
- a. That part of tract 25.01 consisting of blocks 3000, 3001, 3002, 3005, 3006, and 3008.
- b. That part of tract 25.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2017,

- 4002, 4003, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 25.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1018, 1019, 1020, 1021, 1026, 1027, 2013, 2014, 2021, 2022, 2023, 2024, 2028, and 2029.
- b. That part of tract 123 consisting of blocks 3000, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032
 - 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 4025, 4026, and 4044.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1041, 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, 2022, 4022, and 4023.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, 1067, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
 - 33. That part of voting tabulation district 186 consisting of:
- a. That part of tract 21.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, and 2013.
- b. That part of tract 171 consisting of blocks 1075, 1076, 1077, 1078, 1079, 1080, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5004, 5005, 5006, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, and 5024.
 - 34. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 122 consisting of block 4045.
 - 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1012, 1013, 1015, 1016, 1020, 1021, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2010.
 - 36. That part of voting tabulation district 192 consisting of:
- a. That part of tract 120 consisting of blocks 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1020, 1021, 1022, 1023, 1024, 1025, 2048, 2052, and 2053.
 - 37. That part of voting tabulation district 198 consisting of:
- a. That part of tract 106 consisting of blocks 2018, 2019, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3050, 3051, 3052, and 3053.
- b. That part of tract 117 consisting of blocks 1001, 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1056, 1057, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
- c. That part of tract 118 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3017, 3018, 3021, 3022, 3023, 3024, 3025, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3073, 3074, 3075, and 3076.
- 38. That part of voting tabulation district 200 consisting of:

- a. That part of tract 127.03 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - 39. That part of voting tabulation district 205 consisting of:
- a. That part of tract 126.02 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1018, 1019, 1020, 1021, 1022, and 1023.
 - 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- b. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2043, 2044, and 2047.
 - c. That part of tract 103.04 consisting of blocks 1001 and 1002.
 - 41. That part of voting tabulation district 213 consisting of:
- a. That part of tract 103.01 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1050, 1054, 2042, 2045, and 2046.
 - 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1001, 1002, 1003, 1031, 1033, 1050, 1051, 4001, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, 5016, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1007.
 - 43. That part of voting tabulation district 229 consisting of:
 - $a. \quad \textit{That part of tract 122 consisting of block 4023}.$
- b. That part of tract 126.01 consisting of blocks 2000, 2001, 2003, 2005, 2010, 2013, 2014, 2015, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - c. That part of tract 126.02 consisting of block 1016.
 - d. That part of tract 127.03 consisting of block 3000.
 - 44. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 127.02 consisting of block 3010.
- b. That part of tract 127.03 consisting of blocks 1002, 1004, 1005, 1008, 1011, 1012, 1013, 1014, 1016, 1019, 1020, 1021, 1025, and 1027.
 - 45. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 127.02 consisting of blocks 2000 and 2001.
- b. That part of tract 127.03 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1009, 1010, 1015, 1017, 1018, 1028, 1029, 1030, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 46. That part of voting tabulation district 238 consisting of:
 - a. That part of tract 127.04 consisting of blocks 1002, 1003, and 1007.
 - 47. That part of voting tabulation district 241 consisting of:

- a. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, and 2015.
- b. That part of tract 173 consisting of blocks 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
 - 48. That part of voting tabulation district 245 consisting of:
 - a. That part of tract 135.04 consisting of block 2018.
- b. That part of tract 137.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 2000.
- c. That part of tract 137.26 consisting of blocks 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 3000.
 - 49. That part of voting tabulation district 275 consisting of:
- a. That part of tract 25.01 consisting of blocks 1025, 1026, 1028, 1029, 1030, 2021, 2022, 2023, 2025, 2026, 3009, 3010, 3011, 3012, and 4026.
- b. That part of tract 25.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1014, 1015, 1016, 1017, 1022, 1023, 1024, 1025, 2018, 2019, 2020, 2025, 2026, 2027, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
 - c. That part of tract 123 consisting of blocks 1000 and 1001.
 - 50. That part of voting tabulation district 277 consisting of:
- a. That part of tract 137.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 51. That part of voting tabulation district 280 consisting of:
- a. That part of tract 131 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1127, and 1128.
 - 52. That part of voting tabulation district 288 consisting of:
- a. That part of tract 171 consisting of blocks 1070, 1071, 1072, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, 2020, 2024, 4000, 4001, 4002, 4003, 4008, 4009, 4010, 4011, 4012, 4013, 4014, and 4015.
 - (5) District 5 is composed of:
 - (a) That part of Alachua County consisting of:
 - 1. All of voting tabulation districts 5, 32, 37, 49, 50, 55, 56, 60, and 64.
 - That part of voting tabulation district 4 consisting of:
- a. That part of tract 20 consisting of blocks 2044, 2046, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4026, 4027, 4032, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057,

- 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4068, 4069, 4082, 4083, 4084, 4085, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4106, 4109, 4111, 4112, 4114, 4115, 4116, and 4117.
- b. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1045, 1082, 1129, 1179, 1186, and 1189.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 20 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1068, 1069, 1071, 1072, 1073, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2038.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 2054, 2055, 2063, 2065, 2066, 2067, 2073, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 4000, 4001, 4002, 4003, 4004, 4005, 4007, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4048.
- $b. \ \ That part of tract~21.01~consisting~of~blocks~1004,~1005,~1023,~1024,\\ and~1048.$
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- b. That part of tract 5 consisting of blocks 1089, 1095, 1105, 1106, 1107, and 1112.
 - c. That part of tract 8.06 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.08 consisting of blocks 2032, 2035, 2078, 2079, 2080, 2081, 2082, 2083, and 2087.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 5 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1108, 1109, 1110, and 1111.
- b. That part of tract 7 consisting of blocks 1003, 1004, 1017, 1018, 1019, 1020, 1021, 1022, 1030, 1031, 1032, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2064, 2068, 2069, 2070, 2071, 2072, 2074, 2075, 2076, 2098, 2099, and 2100.
 - 8. That part of voting tabulation district 46 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3022, 3023, 3024, 3025, 4000, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4014, and 4015.

- b. That part of tract 5 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1019, 1020, 1021, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1090, 1091, 1092, 1093, 1094, 1096, and 1097.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 3.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - b. That part of tract 12.03 consisting of blocks 1000, 1009, and 1010.
- c. That part of tract 19.02 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
- 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1035, 1044, 1047, 1128, and 1131.
 - (b) That part of Clay County consisting of:
 - 1. All of voting tabulation districts 34, 68, 69, 71, 86, 90, and 91.
 - 2. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 307.01 consisting of blocks 2009 and 2016.
 - 3. That part of voting tabulation district 49 consisting of:
- a. That part of tract 307.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, 2012, 2014, 2015, 2017, 2035, and 3000.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.01 consisting of blocks 3004, 3009, 3019, 3020, 3022, 3023, 3047, and 3048.
 - 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 307.01 consisting of blocks 3029 and 3046.
 - 6. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 313 consisting of blocks 1032, 2042, and 2044.
 - 7. That part of voting tabulation district 87 consisting of:
- $a. \ \ That part of tract 313 \ consisting \ of blocks \ 1036, \ 1038, \ 1039, \ 1040, \\ and \ 3038.$
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1041, 1042, 1043, 1051, 1054, 1055, 1056, 1057, 1058, 1059, 1062, 1072, 1073, 1080, 1081, 1082, 1083, 1084, and 3042.
 - b. That part of tract 314 consisting of block 2067.
 - 9. That part of voting tabulation district 89 consisting of:
- a. That part of tract 314 consisting of block 1046.
- b. That part of tract 315 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1029, 1032, 1053, 1054, 2001, 2002, 2003, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2036, 2061, 2062, 2068, 2069, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, and 2083.
 - 10. That part of voting tabulation district 92 consisting of:
- a. That part of tract 315 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1099, 1100, 1101, 1105, 1106, 1107, 1109, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1150, 1151, 1152, 1153, 1159, 1160, and 1164.

- 11. That part of voting tabulation district 93 consisting of:
- a. That part of tract 315 consisting of blocks 1030 and 1045.
- (c) That part of Duval County consisting of:
- 1. All of voting tabulation districts 3, 30, 60, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 129, 131, 132, 133, 134, 136, 137, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 163, 165, 166, 167, 168, 169, 170, 171, 173, 174, 175, 176, 178, 180, 181, 182, 185, 188, 189, 190, 193, 194, 195, 196, 197, 199, 204, 231, 240, 242, 243, 244, 269, 270, 271, 278, and 282.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 151 consisting of block 2007.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 150.01 consisting of blocks 3008 and 3009.
 - 4. That part of voting tabulation district 9 consisting of:
- a. That part of tract 147.01 consisting of blocks 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 5. That part of voting tabulation district 10 consisting of:
- a. That part of tract 150.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3010, 3011, 3012, 3014, and 3016.
- b. That part of tract 151 consisting of blocks 2012, 2013, 2020, and 2021.
 - c. That part of tract 155.02 consisting of blocks 3001 and 3002.
 - 6. That part of voting tabulation district 12 consisting of:
 - a. That part of tract 147.02 consisting of block 1019.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 147.02 consisting of blocks 1011, 1012, 1013, 1014, and 1015.
- b. That part of tract 149.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 1000, 1001, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1018, 2001, 2016, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3017.
 - 9. That part of voting tabulation district 23 consisting of:
- a. That part of tract 155.01 consisting of blocks 1015, 1017, 1021, 1046, 1047, 1048, 1049, and 1050.
- b. That part of tract 156 consisting of blocks 2000, 2001, 2002, 2003, 2016, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
 - 10. That part of voting tabulation district 25 consisting of:
- a. That part of tract 158.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 155.01 consisting of blocks 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.

- b. That part of tract 155.02 consisting of blocks 1020, 2015, 2016, 2017, 2021, and 2022.
 - 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 155.01 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, and 1016.
- b. That part of tract 156 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, and 1031.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1001, 1002, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, and 2016.
 - 15. That part of voting tabulation district 67 consisting of:
- $a. \ \ That\ part\ of\ tract\ 158.02\ consisting\ of\ blocks\ 1006,\ 1012,\ 2001,\ and\ 2003.$
 - 16. That part of voting tabulation district 69 consisting of:
- a. That part of tract 6 consisting of blocks 1031, 1033, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3010, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4013, 4026, 4027, 4029, 5000, 5001, 5002, 5003, 5004, 5005, 5006, and 5008.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 6 consisting of blocks 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3009, 3011, 3015, 3020, 3021, and 3022.
 - 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 6 consisting of blocks 5007, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5016.
- b. That part of tract 157 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 3016, 3018, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3047.
- c. That part of tract 161 consisting of blocks 3006, 3007, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, and 4026.
 - 19. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 164 consisting of blocks 1012 and 1015.
 - 20. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 164 consisting of block 1029.
 - 21. That part of voting tabulation district 116 consisting of:
- a. That part of tract 151 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, and 2022.
- b. That part of tract 153 consisting of blocks 1012, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
- c. That part of tract 154 consisting of blocks 1031, 2017, 2018, 2026, 2027, 2029, 2030, 2031, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, and 2061.

- d. That part of tract 155.01 consisting of block 1000.
- e. That part of tract 156 consisting of blocks 1002, 1004, and 1005.
- 22. That part of voting tabulation district 128 consisting of:
- a. That part of tract 152 consisting of block 1008.
- b. That part of tract 153 consisting of blocks 1000 and 2007.
- c. That part of tract 154 consisting of blocks 2003, 2010, 2011, 2012, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2032, 2033, and 2034.
 - 23. That part of voting tabulation district 130 consisting of:
- $a. \quad That \ part \ of \ tract \ 103.03 \ consisting \ of \ blocks \ 2000, \ 2010, \ 2019, \ and \ 2020.$
- b. That part of tract 103.04 consisting of blocks 1023, 1024, 1030, 1031, 2018, 2019, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 24. That part of voting tabulation district 138 consisting of:
 - a. That part of tract 152 consisting of block 2005.
 - b. That part of tract 154 consisting of blocks 1028, 1029, and 1030.
 - 25. That part of voting tabulation district 143 consisting of:
- a. That part of tract 1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1037, 1038, 1039, 1040, 1041, 1042, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, and 5016.
- b. That part of tract 14 consisting of blocks 1014, 1015, 1017, 1018, 1021, 1022, 2013, 2014, 2015, 2016, 2017, and 2026.
- c. That part of tract 104.02 consisting of blocks 1043, 1047, 1048, 1049, 1050, 1057, 1058, 1061, and 1062.
 - 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2040, 2041, 2042, 2043, 2045, and 4004.
- b. That part of tract 107 consisting of blocks 1000, 1003, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1018, 1021, and 1022.
 - 27. That part of voting tabulation district 157 consisting of:
- a. That part of tract 106 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, and 3038.
 - 28. That part of voting tabulation district 162 consisting of:
- a. That part of tract 104.01 consisting of blocks 2011, 2012, 2013, 2014, and 2015.
- b. That part of tract 104.02 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1038, 1039, 1040, 1041, 1042, 1046, 1051, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 29. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 25.01 consisting of blocks 3003, 3004, and 3007.
 - b. That part of tract 25.02 consisting of blocks 4000, 4001, and 4006.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 123 consisting of blocks 3001, 3002, 3003, 3004, and 3005.

- 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 4011, 4012, 4013, 4019, 4020, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4046, 4047, and 4048.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, and 4025.
 - b. That part of tract 171 consisting of block 1057.
 - c. That part of tract 172 consisting of blocks 1209 and 1229.
 - 33. That part of voting tabulation district 186 consisting of:
 - a. That part of tract 21.01 consisting of block 2014.
- b. That part of tract 25.01 consisting of blocks 4000, 4001, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, and 4027.
- c. That part of tract 26 consisting of blocks 1116, 1117, 1126, and 3041.
- d. That part of tract 171 consisting of blocks 1040, 1041, 1073, 1074, 5000, 5001, 5002, 5003, and 5007.
 - 34. That part of voting tabulation district 187 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 2000, and 2008.
- b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
- c. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, and 2004.
 - 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1014, 1017, 1018, 1019, and 1025.
- b. That part of tract 126.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 36. That part of voting tabulation district 192 consisting of:
- $a. \quad That \ part \ of \ tract \ 119.01 \ consisting \ of \ blocks \ 1000, \ 1049, \ 1050, \ and \ 1051.$
- b. That part of tract 120 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1016, 1017, 1018, and 1019.
- c. That part of tract 121 consisting of blocks 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1131, 1132, 1133, 1134, 1135, 1136, 1137, and 1138.
 - 37. That part of voting tabulation district 198 consisting of:
 - a. That part of tract 27.01 consisting of block 1000.
 - b. That part of tract 106 consisting of block 3049.
- c. That part of tract 117 consisting of blocks 1000, 1003, 1004, 1048, 1049, 1050, 1058, 1059, 2000, 2001, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2040, 2041, 2042, 2043, and 2044.
 - 38. That part of voting tabulation district 200 consisting of:
 - a. That part of tract 126.02 consisting of block 1017.
- b. That part of tract 127.03 consisting of blocks 2000, 2002, 2003, 2006, and 2023.

- c. That part of tract 127.04 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2004, and 2005.
- d. That part of tract 128 consisting of blocks 3026, 3027, 3028, 3031, 3035, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, and 4012.
 - 39. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 126.02 consisting of block 1015.
 - 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.04 consisting of blocks 1003, 1004, 2000, 2001, and 2003.
 - 41. That part of voting tabulation district 213 consisting of:
 - a. That part of tract 103.01 consisting of blocks 1052 and 1053.
- b. That part of tract 103.03 consisting of blocks 1000, 1001, 1004, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, and 1052.
- c. That part of tract 105 consisting of blocks 1000, 1035, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.
 - 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1028, 1029, 1030, 1032, 1037, 1038, 5014, 5017, 5032, 5033, 5034, 5035, 5036, and 5037.
 - 43. That part of voting tabulation district 229 consisting of:
 - a. That part of tract 122 consisting of blocks 4021, 4022, and 4024.
- b. That part of tract 126.01 consisting of blocks 2002, 2004, 2006, 2007, 2008, 2009, 2011, 2012, 2016, 2017, and 2018.
 - 44. That part of voting tabulation district 235 consisting of:
- a. That part of tract 127.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, and 3020.
- $b. \ \ That part of tract\ 127.03\ consisting\ of\ blocks\ 1022,\ 1023,\ 1024,\ and\ 1026.$
 - 45. That part of voting tabulation district 237 consisting of:
- a. That part of tract 127.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - b. That part of tract 127.03 consisting of block 2005.
 - 46. That part of voting tabulation district 238 consisting of:
- a. That part of tract 127.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 3015, 3016, 3017, and 3018.
- b. That part of tract 127.04 consisting of blocks 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2018, 2019, 2020, and 2021.
 - 47. That part of voting tabulation district 241 consisting of:
 - a. That part of tract 127.02 consisting of block 3019.
- $b. \ \ That part of tract\ 137.21\ consisting\ of\ blocks\ 2009,\ 2010,\ 2011,\ and\ 2012.$
- 48. That part of voting tabulation district 245 consisting of:

- a. That part of tract 137.23 consisting of block 1022.
- 49. That part of voting tabulation district 275 consisting of:
- a. That part of tract 25.01 consisting of blocks 1023, 1024, 1027, 2024, and 2027.
 - 50. That part of voting tabulation district 277 consisting of:
- $a. \quad That \ part \ of \ tract \ 135.03 \ consisting \ of \ blocks \ 4000, \ 4001, \ 4002, \ and \ 4003.$
 - 51. That part of voting tabulation district 280 consisting of:
 - a. That part of tract 131 consisting of block 1000.
 - b. That part of tract 132 consisting of block 1126.
 - 52. That part of voting tabulation district 288 consisting of:
- a. That part of tract 171 consisting of blocks 1069, 1081, 1087, 1098, and 1099.
 - (d) That part of Lake County consisting of:
 - 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 9, and 119.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 309.02 consisting of blocks 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, and 4068.
 - 3. That part of voting tabulation district 116 consisting of:
- $a. \ \ That\ part\ of\ tract\ 301.07\ consisting\ of\ blocks\ 2055,\ 2056,\ 2057,\ and\ 2080.$
- b. That part of tract 301.08 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1041, 1062, 1063, 1064, and 1065.
 - 4. That part of voting tabulation district 118 consisting of:
- a. That part of tract 309.02 consisting of blocks 3004, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, and 3033.
 - (e) That part of Marion County consisting of:
 - 1. All of voting tabulation districts 27, 28, 29, 30, and 31.
 - 2. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 4.02 consisting of blocks 2143, 2144, 2145, 2152, 2153, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2195, 2200, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3103, 3104, 3105, 3106, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, and 4017.

- b. That part of tract 5.01 consisting of blocks 1208, 1209, 1210, 1211, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1223, 1240, and 1241.
 - 4. That part of voting tabulation district 34 consisting of:
 - a. That part of tract 5.02 consisting of block 1193.
- $b. \ \ That part of tract 6.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2039, 2046, 2047, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2099, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2137, 2138, 2139, 2141, and 2142.$
 - 5. That part of voting tabulation district 43 consisting of:
- a. That part of tract 2 consisting of blocks 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4079, 4080, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, and 6008.
 - b. That part of tract 4.02 consisting of block 1071.
 - 6. That part of voting tabulation district 53 consisting of:
- a. That part of tract 6.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2057, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2084, 2087, 2088, 2089, 2148, 2150, and 2151.
- b. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - 7. That part of voting tabulation district 74 consisting of:
 - a. That part of tract 6.04 consisting of blocks 2069 and 2070.
 - 8. That part of voting tabulation district 83 consisting of:
- a. That part of tract 6.02 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4082, and 4083.
 - (f) That part of Orange County consisting of:
- 1. All of voting tabulation districts 2, 3, 60, 64, 65, 68, 69, 70, 71, 72, 73, 74, 78, 79, 80, 83, 84, 86, 87, 88, 89, 90, 92, 96, 260, 261, 262, 263, 264, 265, 266, 267, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 283, 288, and 289.
 - 2. That part of voting tabulation district 23 consisting of:
- $a. \ That part of tract 148.04 consisting of blocks 1080, 1081, 1082, 1083, 1084, and 1085.$
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 150.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1064, 1065, 1107, 1108, 1109, and 1114.
- b. That part of tract 175.01 consisting of blocks 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2059, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2154, 2155, 2157, 2159, 2170, 2171, and 2172.
 - 4. That part of voting tabulation district 32 consisting of:

- a. That part of tract 175.01 consisting of blocks 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2095, 2096, 2097, 2100, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3083, 3084, 3085, and 3086.
 - 5. That part of voting tabulation district 33 consisting of:
- a. That part of tract 150.04 consisting of blocks 1060, 1061, 1062, 1063, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1106, 1110, 1111, 1112, and 1113.
 - 6. That part of voting tabulation district 42 consisting of:
- a. That part of tract 149.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1050.
 - b. That part of tract 150.04 consisting of block 1105.
- c. That part of tract 181 consisting of blocks 1000, 1001, 1003, 1004, 1060, and 1061.
 - 7. That part of voting tabulation district 48 consisting of:
- a. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, and 1056.
 - 8. That part of voting tabulation district 58 consisting of:
- a. That part of tract 152.02 consisting of blocks 3004, 3020, 3021, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3035, and 3036.
 - 9. That part of voting tabulation district 59 consisting of:
- a. That part of tract 152.01 consisting of blocks 2069, 2070, 2071, 2076, 2077, 2093, 2094, 2096, 2102, and 2103.
 - 10. That part of voting tabulation district 61 consisting of:
- a. That part of tract 152.02 consisting of blocks 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 3000, 3001, 3002, 3003, 3022, 3023, 3024, and 3025.
- $b. \ \ That part of tract~180~consisting~of~blocks~2046,~2049,~2050,~2051,\\ and~2052.$
 - 11. That part of voting tabulation district 62 consisting of:
 - a. That part of tract 151.04 consisting of block 1037.
 - 12. That part of voting tabulation district 66 consisting of:
- a. That part of tract 151.06 consisting of blocks 3004, 3005, 3006, 3007, 3008, 3009, and 3010.
 - 13. That part of voting tabulation district 81 consisting of:
- a. That part of tract 177.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
- b. That part of tract 177.02 consisting of blocks 1023, 1030, 1031, 1032, 1033, 1049, 1050, and 1051.
- 14. That part of voting tabulation district 82 consisting of:

- a. That part of tract 176 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3021, 3022, and 3046.
- b. That part of tract 177.01 consisting of blocks 1049, 1050, 1051, 1052, 1053, 1054, 1055, and 1056.
- c. That part of tract 177.03 consisting of blocks 1016, 1039, 1040, 1041, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3013, 3035, 3036, 3052, 3053, 3054, 3055, and 3056.
- d. That part of tract 178.02 consisting of blocks 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, and 1092.
 - 15. That part of voting tabulation district 85 consisting of:
- a. That part of tract 178.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, and 2050.
 - b. That part of tract 178.05 consisting of blocks 1057 and 1058.
 - 16. That part of voting tabulation district 210 consisting of:
 - a. That part of tract 126 consisting of blocks 3054 and 3056.
 - 17. That part of voting tabulation district 268 consisting of:
- a. That part of tract 169.07 consisting of blocks 1020, 1025, 1026, 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2007, and 2008.
 - 18. That part of voting tabulation district 282 consisting of:
- a. That part of tract 169.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1026.
- b. That part of tract 169.07 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1031.
 - 19. That part of voting tabulation district 284 consisting of:
 - a. That part of tract 145.04 consisting of blocks 1022, 1023, and 1024.
- b. That part of tract 169.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, and 2049.
 - 20. That part of voting tabulation district 286 consisting of:
 - a. That part of tract 146.07 consisting of blocks 1043 and 1044.
 - 21. That part of voting tabulation district 287 consisting of:
- a. That part of tract 146.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1052, 1053, 1054, 1055, 1058, 1059, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, and 1073.
 - 22. That part of voting tabulation district 290 consisting of:
- a. That part of tract 116 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, and 1048.
- b. That part of tract 185 consisting of blocks 1006, 1007, 1009, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030,

- 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3045, 3046, 3047, 3048, 3049, 3050, and 3051.
 - (g) That part of Putnam County consisting of:
- 1. All of voting tabulation districts 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, and 108.
 - 2. That part of voting tabulation district 3 consisting of:
- $a. \ \ That\ part\ of\ tract\ 9513\ consisting\ of\ blocks\ 3062,\ 3092,\ 3093,\ and\ 3094.$
 - 3. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 9513 consisting of block 3055.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 9509 consisting of blocks 1048, 5001, 5004, 5024, 5026, 5038, and 5040.
 - (6) District 6 is composed of:
 - (a) All of Flagler County.
 - (b) All of St. Johns County.
 - (c) That part of Putnam County consisting of:
- 1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, and 22.
 - 2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 9513 consisting of blocks 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1111, 1112, and 1119.
- b. That part of tract 9514.02 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, $1105,\,1106,\,1107,\,1108,\,1109,\,1110,\,1111,\,1112,\,1113,\,1114,\,1115,\,1116,$ $1117,\,1118,\,1119,\,1120,\,1121,\,1122,\,1123,\,1124,\,1125,\,1126,\,1127,\,1128,$ $1129,\,1130,\,1131,\,1132,\,1133,\,1134,\,2018,\,2019,\,2020,\,2021,\,2022,\,2023,$ 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2042, 2043, 2044, 2045, 2046, 2047, 2048, $2049,\,2050,\,2051,\,2052,\,2053,\,2054,\,2055,\,2056,\,2057,\,2058,\,2059,\,2060,$ 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 3051, 3052, 3053, 3054, 3055, 3056, 3057, and 3058.
 - 3. That part of voting tabulation district 15 consisting of:
- $a. \quad That \ part \ of \ tract \ 9513 \ consisting \ of \ blocks \ 1025, \ 1026, \ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1068, \ 1069, \ 1070, \ 1071, \ 1072, \ 1073, \ 1076, \ 1077, \ 1078, \ 1082, \ 1083, \ 1084, \ 1085, \ 1086, \ 1120, \ 1121, \ 2001, \ 2003, \ 2005, \ 2006, \ 2007, \ 2008, \ 2012, \ 2013, \ 2015, \ 2016, \ 2017, \ 2028, \ 2039, \ 2040, \ 2041, \ 2048, \ 2049, \ 2101, \ 2102, \ 2103, \ 2104, \ 2105, \ 2106, \ 2110, \ 2113, \ 3009, \ 3017, \ 3019, \ 3021, \ 3022, \ 3023, \ 3026, \ 3027, \ 3029, \ 3033, \ 3034, \ 3035, \ 3038, \ 3039, \ 3040, \ 3046, \ 3047, \ 3048, \ 3051, \ 3052, \ 3053, \ 3054, \ 3070, \ 3071, \ and \ 3072.$
 - 4. That part of voting tabulation district 46 consisting of:

- a. That part of tract 9509 consisting of blocks 5000, 5003, 5005, 5006, 5007, 5008, and 5009.
 - (d) That part of Volusia County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 74, 75, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, and 271.
 - 2. That part of voting tabulation district 46 consisting of:
- a. That part of tract 832.07 consisting of blocks 2017, 3058, 3059, 3060, 3061, 3086, 3087, and 3091.
- b. That part of tract 832.09 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - c. That part of tract 903.05 consisting of block 1217.
 - d. That part of tract 903.06 consisting of blocks 1123 and 1132.
- e. That part of tract 910.01 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 1013, 1014, 1015, 1018, 1032, 1057, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 2000, 2001, 2002, 2003, 2011, 2059, 2095, 2096, 2097, 2103, 2108, 2110, 2111, 2112, 2113, 2117, 2118, 2119, 2120, 2122, 2123, 2125, 2126, 2127, 2128, 2129, 2131, 2135, 3000, 3001, 3002, 3003, 3005, 3006, 3007, 3008, and 3009.
- $f. \ \ That\ part\ of\ tract\ 910.2\ consisting\ of\ blocks\ 1000,\ 1001,\ 1002,\ 1029,\ 1030,\ and\ 1033.$
- g. That part of tract 910.21 consisting of blocks 1000, 1001, 1003, 1004, 1005, 1007, 1026, and 1053.
 - h. That part of tract 910.24 consisting of block 2001.
 - 3. That part of voting tabulation district 55 consisting of:
 - a. That part of tract 908.05 consisting of blocks 1038 and 1039.
 - 4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2045, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - 5. That part of voting tabulation district 76 consisting of:
- a. That part of tract 908.03 consisting of blocks 1045, 1046, 1048, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- b. That part of tract 908.04 consisting of blocks 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1108, 2058, and 2061.
 - 6. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 908.06 consisting of blocks 1011 and 1012.
 - 7. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1155, 1156, 1158, 1159, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.

- b. That part of tract 910.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1028, 1044, 1045, 1046, 1047, 1048, 1049, 1050, and 1073.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 - 8. That part of voting tabulation district 83 consisting of:
- $a. \quad That \ part \ of \ tract \ 909.02 \ consisting \ of \ blocks \ 2067, \ 2068, \ 2069, \ and \ 2070.$
 - 9. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 832.09 consisting of block 2037.
- b. That part of tract 910.24 consisting of blocks 2000, 2002, 2003, 2004, 2005, 2014, and 2015.
 - 10. That part of voting tabulation district 98 consisting of:
 - a. That part of tract 908.05 consisting of blocks 1007 and 1042.
- $b. \ \ That\ part\ of\ tract\ 910.01\ consisting\ of\ blocks\ 1033,\ 1039,\ 1042,\ and\ 1046.$
 - (7) District 7 is composed of:
 - (a) All of Seminole County.
 - (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 63, 67, 75, 76, 77, 91, 93, 94, 95, 217, 218, 219, 220, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 253, 254, 256, and 258.
 - 2. That part of voting tabulation district 59 consisting of:
- a. That part of tract 152.01 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2072, 2073, 2074, 2075, 2078, 2088, 2092, 2095, 2097, 2104, and 2105.
 - 3. That part of voting tabulation district 61 consisting of:
- a. That part of tract 180 consisting of blocks 2021, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2044, 2045, 2047, 2048, 2053, 2054, 2055, 2059, 2060, 2061, 2062, 2063, 2067, 2078, and 2079.
 - 4. That part of voting tabulation district 62 consisting of:
- a. That part of tract 151.04 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1038, 1039, and 1040.
 - 5. That part of voting tabulation district 66 consisting of:
- a. That part of tract 151.06 consisting of blocks 2000, 2001, 2002, 2014, 2015, 2016, 2017, 2020, 2021, 2024, 2025, 2026, 3000, 3001, 3002, and 3003.
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 177.02 consisting of blocks 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 1027, 1028, 1029, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1052, 1053, 1054, 1060, 1064, 1065, and 1067.
 - 7. That part of voting tabulation district 82 consisting of:
- a. That part of tract 177.03 consisting of blocks 1006, 1007, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1024, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 3010, 3011, 3012, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3057, 3058, 3059, 3060, 3061, 3062, and 3063.

- 8. That part of voting tabulation district 85 consisting of:
- a. That part of tract 178.05 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, and 1068.
 - 9. That part of voting tabulation district 105 consisting of:
 - a. That part of tract 182 consisting of block 2154.
 - 10. That part of voting tabulation district 215 consisting of:
- a. That part of tract 153 consisting of blocks 1028, 1029, 1032, and 1033.
- b. That part of tract 154.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3007, and 3008.
 - c. That part of tract 159.02 consisting of blocks 1011, 1015, and 1026.
 - 11. That part of voting tabulation district 216 consisting of:
- a. That part of tract 153 consisting of blocks 2002, 2003, 2005, 2006, and 2007.
- b. That part of tract 154.02 consisting of blocks 2015, 2021, 2023, 2024, 2025, 3006, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3036.
- c. That part of tract 159.02 consisting of blocks 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2025.
 - 12. That part of voting tabulation district 221 consisting of:
 - a. That part of tract 128 consisting of block 4023.
 - 13. That part of voting tabulation district 222 consisting of:
- a. That part of tract 128 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1013, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2016, 2027, 2028, 2029, and 4024.
 - 14. That part of voting tabulation district 234 consisting of:
- a. That part of tract 162 consisting of blocks 1024, 1025, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1058, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - b. That part of tract 163.01 consisting of block 1070.
 - c. That part of tract 182 consisting of blocks 2017, 2037, and 2038.
 - 15. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - 16. That part of voting tabulation district 259 consisting of:
- a. That part of tract 166.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1076, 1101, 1102, 1103, 1104, 1105, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, and 2150.
 - b. That part of tract 166.02 consisting of blocks 1032 and 1033.
 - (c) That part of Volusia County consisting of:
- 1. All of voting tabulation districts 72, 73, 78, 79, 81, 82, 84, 85, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 99, and 100.
- 2. That part of voting tabulation district 46 consisting of:

- a. That part of tract 910.01 consisting of block 1035.
- b. That part of tract 910.2 consisting of blocks 1027, 1031, and 1059.
- 3. That part of voting tabulation district 55 consisting of:
- a. That part of tract 908.05 consisting of block 1040.
- 4. That part of voting tabulation district 71 consisting of:
- a. That part of tract 909.02 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2059, 2071, 2072, 2073, 2074, and 2075.
 - 5. That part of voting tabulation district 76 consisting of:
 - That part of tract 908.03 consisting of block 1047.
 - b. That part of tract 908.04 consisting of block 1102.
- c. That part of tract 909.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
 - 6. That part of voting tabulation district 77 consisting of:
 - a. That part of tract 908.06 consisting of block 1006.
- b. That part of tract 910.15 consisting of blocks 1032, 1033, 1034, 1035, 1036, 1037, 1038, and 1049.
- c. That part of tract 910.22 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, and 1017.
- d. That part of tract 910.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2021, 2022, 2023, 2024, and 2025.
 - 7. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1157, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1020, 1022, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, and 1086.
- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
 - 8. That part of voting tabulation district 83 consisting of:
- a. That part of tract 910.16 consisting of blocks 1000, 1001, 1002, 1003, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1042, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, and 2025.
- b. That part of tract 910.17 consisting of blocks 1000, 1001, 1002, 1003, 2000, and 2001.
- c. That part of tract 910.18 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026,

1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 3000, 3001, 3002, 3003, and 3004.

- d. That part of tract 910.23 consisting of blocks 1016 and 1017.
- 9. That part of voting tabulation district 86 consisting of:
- a. That part of tract 910.05 consisting of block 1012.
- b. That part of tract 910.24 consisting of blocks 1043, 2007, 2010, 2011, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2033, 2034, 2035, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, and 2094.
- c. That part of tract 910.25 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
 - 10. That part of voting tabulation district 98 consisting of:
 - a. That part of tract 908.05 consisting of blocks 1009 and 1041.
 - b. That part of tract 908.06 consisting of blocks 1007 and 1008.
- c. That part of tract 910.01 consisting of blocks 1016, 1017, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1040, 1041, 1043, 1044, 1045, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1061, 1062, 1063, 1064, 1065, and 1080.
 - d. That part of tract 910.19 consisting of block 3023.
- e. That part of tract 910.22 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2026, 2027, 2028, 2029, 2031, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2073, 2074, 2075, 2076, 2078, 2079, and 2080.
 - (8) District 8 is composed of:
 - (a) All of Brevard County.
 - (b) All of Indian River County.
 - (c) That part of Orange County consisting of:
 - 1. All of voting tabulation districts 198, 249, 250, 251, and 257.
 - 2. That part of voting tabulation district 196 consisting of:
 - a. That part of tract 166.02 consisting of block 1016.
 - b. That part of tract 167.3 consisting of block 1000.
 - 3. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1061, 1062, 1068, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 259 consisting of:
 - a. That part of tract 166.01 consisting of blocks 2136, 2137, and 2138.
- b. That part of tract 166.02 consisting of blocks 1029, 1030, 1031, 1034, 1035, and 1036.
 - (9) District 9 is composed of:
 - (a) That part of Orange County consisting of:
- 1. All of voting tabulation districts 22, 44, 45, 57, 97, 98, 99, 100, 101, 102, 103, 104, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194,

195, 197, 199, 200, 201, 202, 203, 204, 206, 207, 208, 209, 211, 212, 213, 214, 235, 236, 244, and 255.

- 2. That part of voting tabulation district 58 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1044, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
 - 3. That part of voting tabulation district 105 consisting of:
- a. That part of tract 182 consisting of blocks 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, 2020, 2021, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2099, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2156, 2157, 2158, 2159, 2160, 2165, 2166, 3000, 3046, 3084, 3085, 3090, and 3093.
 - 4. That part of voting tabulation district 153 consisting of:
- a. That part of tract 170.08 consisting of blocks 1021, 1028, 1029, 1034, 1035, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1083, 1092, 1093, and 1104.
 - 5. That part of voting tabulation district 177 consisting of:
- a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, $2019,\, 2020,\, 2021,\, 2022,\, 2023,\, 2024,\, 2025,\, 2026,\, 2027,\, 2028,\, 2029,\, 2030,\, 2021,\, 2022,\, 2023,\, 2024,\, 2025,\, 2026,\, 2027,\, 2028,\, 2029,\, 2030,\, 2021,\, 2022,\, 2023,\, 2024,\, 2025,\, 2026,\, 2027,\, 2028,\, 2029,\, 2030,\, 2021,\, 2022,\, 2023,\, 2024,\, 2025,\, 2026,\, 2027,\, 2028,\, 2029,\, 2030,\, 2021,\, 2022,\, 2023,\, 2024,\, 2025,\, 2026,\, 2027,\, 2028,\, 2029,\, 2030,\, 2021,\,$ 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
- b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
- $\begin{array}{c} c. \quad That \ part \ of \ tract \ 168.04 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \\ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ 1008, \ 1009, \ 1010, \ 1011, \ 1012, \ 1013, \ 1014, \\ 1015, \ 1016, \ 1017, \ 1018, \ 1019, \ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \\ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \\ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \\ 1051, \ 1052, \ 1053, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 1059, \ 1060, \ 1061, \ 1062, \end{array}$

- 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
 - 6. That part of voting tabulation district 196 consisting of:
- a. That part of tract 167.29 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1061, 1062, 1063, 1064, 1065, 1066, 1067, and 1068.
- b. That part of tract 167.3 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, and 1013.
 - 7. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1063, 1064, 1065, 1066, 1067, 1069, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
- b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, and 1107.
 - 8. That part of voting tabulation district 210 consisting of:
- a. That part of tract 126 consisting of blocks 3031, 3032, 3033, 3034, 3035, 3037, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3055, 3057, and 3058.
- b. That part of tract 189 consisting of blocks 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010, 6011, 6012, 6013, 6014, 6015, 6016, and 6017.
 - 9. That part of voting tabulation district 215 consisting of:
- a. That part of tract 153 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3018, 3019, and 3020.
 - b. That part of tract 154.02 consisting of block 1006.
 - 10. That part of voting tabulation district 216 consisting of:
- a. That part of tract 153 consisting of blocks 2000, 2001, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 3012, 3013, 3014, 3015, 3016, and 3017.
- b. That part of tract 154.02 consisting of blocks 2022, 2026, 2027, 2028, 2029, 2030, 2031, 3016, 3020, 3030, 3031, 3032, 3033, 3034, 3035, 3037, 3038, and 3039.
 - 11. That part of voting tabulation district 221 consisting of:
- a. That part of tract 128 consisting of blocks 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4025, 4026, 4028, 4029, 4030, and 4031.
 - 12. That part of voting tabulation district 222 consisting of:
- a. That part of tract 128 consisting of blocks 1000, 1010, 1011, 1012, 1014, 1015, 1016, 1025, 1026, 1027, 1028, 2012, 2013, 2014, 2015, 2017,

- 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3020, and 4027.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 182 consisting of blocks 1000 and 2022.
 - 14. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
 - 15. That part of voting tabulation district 290 consisting of:
 - a. That part of tract 144 consisting of blocks 1005 and 1006.
- b. That part of tract 185 consisting of blocks 3035, 3036, 3044, 3052, 3053, 3054, 3055, 3056, and 3057.
 - (b) That part of Osceola County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 7,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 30,\ 31,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 171,\ 172,\ 173,\ 174,\ 175,\ 178,\ 179,\ 180,\\ 181,\ 182,\ 183,\ 184,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 208,\\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ and\ 216. \end{array}$
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 411 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1132, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2038, 2039, 2040, and 2041.
- b. That part of tract 413 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1052, 1053, 1058, and 1059.
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 409.01 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1016, 1023, 1024, 1025, 1032, 1035, 1054, 1055, 1056, 1057, 1058, 1059, 1066, 1067, 1069, 1094, 1101, 1104, 1105, 1106, 1107, and 1108.
- b. That part of tract 409.02 consisting of blocks 1064, 1082, 2052, 2053, 2054, 2055, and 2056.
 - 4. That part of voting tabulation district 32 consisting of:
- a. That part of tract 409.02 consisting of blocks 1021, 1060, 1061, 1062, 1069, 1072, 1073, 1074, 1075, 1076, and 1083.
 - b. That part of tract 421 consisting of block 1044.
 - (10) District 10 is composed of:
 - (a) That part of Lake County consisting of:
- 1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 18, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 44, 45, 46, 47, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 75, 76, 77, 78, 79, 80, 81, 82, 83, 87, 88, 89, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 117, 120, 122, 123, 124, 125, 126, 127, and 128.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 309.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1035, 1036, 1037, 1038, 1039,

- 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, and 1059.
 - 3. That part of voting tabulation district 43 consisting of:
- a. That part of tract 305.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2035, 4002, 4005, 4020, 4021, 4022, 4023, 4049, and 4050.
 - 4. That part of voting tabulation district 48 consisting of:
- a. That part of tract 305.03 consisting of blocks 2000, 2001, 2004, and 2005.
- b. That part of tract 305.04 consisting of blocks 1005, 1006, 1007, 1022, 1023, 1024, 1032, 3019, 3020, 3021, 3022, 3023, 3024, 3027, 3028, 3029, 3038, 3060, 3061, 3063, 3064, 3065, 3066, 3067, 3068, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3099, 3100, 3102, 3104, 4014, 4015, 4016, 4017, 4018, 4019, 4024, 4025, 4026, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4052, 4053, and 4054.
 - 5. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 303.02 consisting of block 2004.
- b. That part of tract 304.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- $c. \ \ That part of tract 304.1 \ consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.$
 - d. That part of tract 304.11 consisting of block 1045.
 - 6. That part of voting tabulation district 85 consisting of:
- a. That part of tract 306.01 consisting of blocks 3000, 3033, 3034, 3035, 3050, 3052, 3053, 3054, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, and 3088.
 - 7. That part of voting tabulation district 86 consisting of:
- a. That part of tract 304.06 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 2001, 2007, 2014, 2015, and 2020.
 - 8. That part of voting tabulation district 96 consisting of:
- a. That part of tract 301.04 consisting of blocks 1044, 1045, 1048, 1050, 1051, 1052, 1053, and 1054.
 - 9. That part of voting tabulation district 116 consisting of:
- a. That part of tract 301.05 consisting of blocks 3000, 3025, 3026, 3027, 3028, 3029, and 3031.
 - 10. That part of voting tabulation district 118 consisting of:
- a. That part of tract 309.02 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1047, 1048, 1060, 1061, 1062, 2000, 2001, 2002, 2003, 2004, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2067, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2148, and 2149.

- (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 24, 25, 26, 27, 28, 30, 31, 34, 35, 36, 37, 38, 39, 40, 41, 43, 46, 47, 49, 50, 51, 52, 53, 54, 55, 56, 269, and 285.
 - 2. That part of voting tabulation district 23 consisting of:
- a. That part of tract 148.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, 1115, 1116, 1117, 1118, 1119, 1120, and 1121.
- b. That part of tract 148.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1038, 1039, and 1040.
 - 3. That part of voting tabulation district 29 consisting of:
 - a. That part of tract 175.01 consisting of blocks 2152 and 2153.
 - 4. That part of voting tabulation district 32 consisting of:
- a. That part of tract 150.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1016, 1017, 1018, and 1019.
- b. That part of tract 150.02 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1037, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1060, 1061, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, and 1095.
 - 5. That part of voting tabulation district 33 consisting of:
- a. That part of tract 150.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1105, 1106, 1107, 1108, 1109, 1110, and 1111.
 - 6. That part of voting tabulation district 42 consisting of:
- a. That part of tract 181 consisting of blocks 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, and 1041.
 - 7. That part of voting tabulation district 48 consisting of:
- a. That part of tract 147.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1021.
 - 8. That part of voting tabulation district 153 consisting of:
- a. That part of tract 170.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 1044, 1045, 1046, 1068, 1069, 1070, 1097, 1098, 1099, 1100, and 1101.
 - 9. That part of voting tabulation district 177 consisting of:
 - $a. \quad That \ part \ of \ tract \ 168.03 \ consisting \ of \ blocks \ 1019, \ 1020, \ and \ 1021.$
 - 10. That part of voting tabulation district 268 consisting of:
- a. That part of tract 169.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, and 3046.

- b. That part of tract 169.07 consisting of blocks 1027, 1028, 1030, 2006, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 11. That part of voting tabulation district 282 consisting of:
 - a. That part of tract 169.04 consisting of block 1016.
 - 12. That part of voting tabulation district 284 consisting of:
- a. That part of tract 169.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3035, 3044, and 3045.
 - 13. That part of voting tabulation district 286 consisting of:
- a. That part of tract 146.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
 - 14. That part of voting tabulation district 287 consisting of:
- a. That part of tract 146.06 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1056, 1057, 1062, 1063, and 1064.
 - (c) That part of Osceola County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 68, 69, 176, 177, 185, 186, 187, 198, 199, 200, 201, 202, 203, 204, 205, 206, and 207.
 - 2. That part of voting tabulation district 8 consisting of:
- a. That part of tract 411 consisting of blocks 1003, 1005, 1007, 1008, 1009, 1014, 1015, 1016, 1017, 1018, 1019, 1020, and 1122.
 - 3. That part of voting tabulation district 29 consisting of:
- a. That part of tract 408.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1092, 1093, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2149, 2150, 2153, 2154, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2168, and 2169.
- b. That part of tract 409.01 consisting of blocks 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1083, 1084, 1085, 1086, 1087, 1088, 1095, 1102, and 1103.
- c. That part of tract 409.02 consisting of blocks 1002, 1003, 1006, 1007, 1008, 1024, 1038, 1063, 1065, 2020, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, and 2051.
 - 4. That part of voting tabulation district 32 consisting of:

- a. That part of tract 409.02 consisting of blocks 1000, 1004, 1005, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1019, 1020, 1022, 1023, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, and 2083.
 - (d) That part of Polk County consisting of:
- 1. All of voting tabulation districts 2, 3, 4, 64, 66, 67, 68, 69, 70, 71, 72, 73, 74, 80, 81, 82, 83, 84, 91, 128, 130, 131, 132, 136, 143, and 145.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 123.09 consisting of block 1003.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 116.04 consisting of blocks $3000,\,3001,\,3002,\,$ and 3003.
- b. That part of tract 116.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, and 1098.
- c. That part of tract 123.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, and 1055.
- d. That part of tract 123.09 consisting of blocks 1000, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1027, and 1028.
- e. That part of tract 124.04 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1041, and 1042.
- f. That part of tract 124.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, and 1096.
 - g. That part of tract 124.08 consisting of blocks 1000, 1001, and 1002.
 - h. That part of tract 124.09 consisting of blocks 1000 and 1012.
 - 4. That part of voting tabulation district 8 consisting of:
 - a. That part of tract 123.09 consisting of block 1020.
 - 5. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.04 consisting of blocks 1020, 1021, 1024, 1025, 2001, 2002, 2004, 2005, 2006, 2007, 2009, 2029, 2030, 2031, and 2032.
 - 6. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1029, 1037, 1038, 2000, 2001, 2002, 2003, 2025, 2028, 2044, 2048, 2064, 2068, and 2074.
 - 7. That part of voting tabulation district 63 consisting of:

- a. That part of tract 116.04 consisting of blocks 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
 - b. That part of tract 116.06 consisting of blocks 1000 and 1001.
- c. That part of tract 124.08 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1057, and 2005.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 1016, 1017, 1018, 1019, 1035, 2011, 3020, 3021, 3022, 3023, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3041, 3042, 3043, 3044, 3045, and 3046.
 - b. That part of tract 116.06 consisting of block 2006.
- c. That part of tract 124.08 consisting of blocks 1038, 1039, 1040, 1055, and 1056.
- d. That part of tract 131.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, and 1082.
- e. That part of tract 131.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2007, 2008, 2010, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2065, and 2066.
 - 9. That part of voting tabulation district 75 consisting of:
- a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 2036, 2037, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2058, 2059, 2088, 2089, 2090, 2092, 2093, 2099, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, and 3014.
- b. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.
 - 10. That part of voting tabulation district 76 consisting of:
- a. That part of tract 128.02 consisting of blocks 1040, 1050, 1051, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1080, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, and 1118.
- b. That part of tract 141.23 consisting of blocks 1010, 1011, 1020, 1022, 1023, 1024, 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1077, and 1078.
- c. That part of tract 141.24 consisting of blocks 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 11. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.03 consisting of blocks 1154 and 1155.
- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, and 4074.

- c. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1058, and 1061.
- 12. That part of voting tabulation district 86 consisting of:
- a. That part of tract 125.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1026, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1140, 1141, 1173, 1174, 1175, 1194, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, and 2087.
 - 13. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1059, 1060, 1062, 1063, 1068, 1069, 1070, 1071, 1093, 1098, and 1099.
- b. That part of tract 141.23 consisting of blocks 1000 and 1009.
- c. That part of tract 141.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2041, 2042, 2043, 2044, 2045, 2046, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2070, and 2071.
 - d. That part of tract 141.25 consisting of block 3007.
 - 14. That part of voting tabulation district 90 consisting of:
 - a. That part of tract 141.04 consisting of block 1005.
 - 15. That part of voting tabulation district 129 consisting of:
- a. That part of tract 137.01 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, and 2065.
- b. That part of tract 137.02 consisting of blocks 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3048.
- c. That part of tract 138.01 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, and 2048.
- d. That part of tract 138.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, 2041, 2042, 2053, 2054, 2055, 2056, 2060, 2064, 2065, 2066, 2085, 2086, and 2087.
- e. That part of tract 139.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
- $\begin{array}{l} f. \quad That\ part\ of\ tract\ 139.02\ consisting\ of\ blocks\ 2002,\ 2003,\ 2004,\\ 2005,\ 2006,\ 2007,\ 2008,\ 2009,\ 2010,\ 2011,\ 2012,\ 2013,\ 2014,\ 2015,\ 2016,\\ 2017,\ 2018,\ 2019,\ 2021,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\ 2027,\ 2028,\ 2029,\\ 2030,\ 2031,\ 2032,\ 2053,\ 2054,\ 2055,\ 2056,\ 2057,\ 2058,\ and\ 2061. \end{array}$
 - (11) District 11 is composed of:
 - (a) All of Citrus County.
 - (b) All of Hernando County.
 - (c) All of Sumter County.
 - (d) That part of Lake County consisting of:

- 1. All of voting tabulation districts 19, 20, 21, 22, 42, 74, 84, 90, 91, 92, 93, and 121.
 - 2. That part of voting tabulation district 43 consisting of:
- a. That part of tract 304.05 consisting of blocks 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2083, 2086, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, and 3042.
- b. That part of tract 304.06 consisting of blocks 2065, 2071, 2072, 2074, 2075, 2077, and 2078.
- c. That part of tract 305.04 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3025, 3026, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3101, 4000, 4001, 4003, 4004, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4029, and 4051.
 - 3. That part of voting tabulation district 48 consisting of:
- a. That part of tract 305.04 consisting of blocks 3062, 3069, 3098, 4013, 4027, and 4028.
 - 4. That part of voting tabulation district 73 consisting of:
- a. That part of tract 304.09 consisting of blocks 2001, 2008, 2012, 3000, 3006, 3009, and 3018.
 - b. That part of tract 304.1 consisting of block 1077.
- c. That part of tract 304.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1020, 1023, 1024, 1032, 1034, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1054, 1055, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3017, 3036, 3062, 3075, 3076, 3083, 3084, 3088, and 3090.
 - 5. That part of voting tabulation district 85 consisting of:
- a. That part of tract 304.06 consisting of blocks 2005, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2039, 2040, 2041, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2053, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2067, 2068, 2069, 2070, 2073, 2076, 2079, 2080, 2081, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, and 2105.
- b. That part of tract 306.01 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3051, 3055, 3093, 3094, 3095, 3096, 3097, and 3098.
 - 6. That part of voting tabulation district 86 consisting of:
- a. That part of tract 304.06 consisting of blocks 2000, 2002, 2003, 2004, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, and 2054.
 - 7. That part of voting tabulation district 96 consisting of:
 - a. That part of tract 301.04 consisting of block 1049.
 - (e) That part of Marion County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 33, 35, 36, 37, 38, 39, 40, 47, 50, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 95, 96, 97, 98, 99, 100, 101, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, and 125.
 - 2. That part of voting tabulation district 32 consisting of:

- a. That part of tract 4.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, and 2063.
 - 3. That part of voting tabulation district 34 consisting of:
- a. That part of tract 6.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, and 3073.
 - 4. That part of voting tabulation district 43 consisting of:
- a. That part of tract 2 consisting of blocks 6009, 6010, 6011, and 6014.
 - 5. That part of voting tabulation district 45 consisting of:
- a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
- c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2056, and 2057.
 - 6. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 15 consisting of blocks 1059 and 1060.
- b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
 - 7. That part of voting tabulation district 51 consisting of:
- a. That part of tract 25.02 consisting of blocks 4002, 4003, 4004, 4005, and 4016.
 - 8. That part of voting tabulation district 53 consisting of:
- a. That part of tract 6.04 consisting of blocks 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1002, 1105, 2056, 2072, 2073, 2074, 2083, 2085, 2086, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2143, 2145, 2146, 2147, and 2149.
 - 9. That part of voting tabulation district 74 consisting of:
- a. That part of tract 6.02 consisting of blocks 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- $b. \ \ That part of tract 6.04 consisting of blocks 2061, 2062, 2063, 2064, and 2066.$
- $c. \ \ That part of tract 6.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 2000, 2001, 2002, 2003, 2004, \\$

2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2071, 2074, 2075, 2078, 2079, 2080, and 2081.

- 10. That part of voting tabulation district 83 consisting of:
- a. That part of tract 6.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1068, 1069, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1082, 1083, 1084, 1085, 1086, 1089, 1099, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3079, 3080, 3081, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4059, 4050, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4071, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4084, 4085, 4086, 4087, 4088, 4089, 4090, 4091, 4092, and 4093.
 - 11. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4018, 4030, and 4031.
 - 12. That part of voting tabulation district 118 consisting of:
- a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.
- b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.
 - (12) District 12 is composed of:
 - (a) All of Pasco County.
 - (b) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 150, 161, 171, 172, 173, 177, 178, 179, 180, 184, 185, 188, 189, 190, 191, 192, 194, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 229, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, and 317.
 - 2. That part of voting tabulation district 162 consisting of:
- a. That part of tract 115.06 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 3004, 3006, 3009, and 3010.
 - b. That part of tract 115.07 consisting of blocks 3000 and 3001.
 - 3. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 115.2 consisting of block 1005.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1012 and 1019.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.1 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 3049.
 - b. That part of tract 114.11 consisting of blocks 1000, 1001, and 1010.
 - 6. That part of voting tabulation district 200 consisting of:
- a. That part of tract 114.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016,

- 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 2007, 2018, 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, and 3050.
 - b. That part of tract 114.11 consisting of blocks 1011 and 1012.
 - 7. That part of voting tabulation district 228 consisting of:
- a. That part of tract 113.04 consisting of blocks 1000, 1003, 1004, 1021, 1022, 1023, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2018, 2019, 2020, and 2021.
 - 8. That part of voting tabulation district 230 consisting of:
- a. That part of tract 112.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 112.06 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, and 3015.
 - (c) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 291, 295, 296, 297, 298, 299, 302, 317, 318, 319, 320, 322, 329, 330, 331, 332, 333, 335, 336, 340, 341, 342, 343, 344, 345, 346, 347, 350, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.
 - 2. That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 3000, 3002, 3007, 3008, 3009, 3010, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - 3. That part of voting tabulation district 293 consisting of:
- a. That part of tract 272.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 4008, 4009, 4010, 4011, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- b. That part of tract 272.07 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3030, 3031, 3032, 3033, 3034, 3038, 3039, 3040, 3041, 4002, 4003, 4004, 4005, 4009, 4010, 4011, and 4012.
- c. That part of tract 272.1 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5019.
 - 4. That part of voting tabulation district 294 consisting of:
- a. That part of tract 272.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1044, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4012, 4013, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, and 5049.
 - b. That part of tract 9900 consisting of blocks 5, 6, 7, 8, and 13.
 - 5. That part of voting tabulation district 301 consisting of:
- a. That part of tract 272.08 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2027, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 6. That part of voting tabulation district 326 consisting of:

- a. That part of tract 268.14 consisting of block 1001.
- 7. That part of voting tabulation district 327 consisting of:
- $a. \ \ That\ part\ of\ tract\ 273.2\ consisting\ of\ blocks\ 2008,\ 2040,\ 2043,\ and\ 2044.$
 - 8. That part of voting tabulation district 334 consisting of:
- a. That part of tract 273.19 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2011, 2012, 2021, 2022, 2023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
- b. That part of tract 273.26 consisting of blocks 1027, 1028, 1029, 1030, and 1031.
 - 9. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 268.11 consisting of block 3000.
 - (13) District 13 is composed of:
 - (a) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 107, 108, 109, 111, 112, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 321, 323, 324, 325, 328, 337, 339, 348, 349, 351, 352, 353, and 355.
 - 2. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 219 consisting of block 2001.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1015, and 1016.
 - 4. That part of voting tabulation district 33 consisting of:
- a. That part of tract 235 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, and 3014.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3030.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 236 consisting of blocks 1002, 1003, 1005, and 1006.
- b. That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001,

- 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 233 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2011, 3000, 3001, 3002, 3003, 3004, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, and 3018.
 - b. That part of tract 234 consisting of block 2011.
 - 8. That part of voting tabulation district 37 consisting of:
- a. That part of tract 229.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1053, and 1054.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 222 consisting of blocks 1004, 1005, 1006, 1009, 1010, 1011, 2004, 2005, and 2006.
 - 10. That part of voting tabulation district 106 consisting of:
- a. That part of tract 223.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, and 3045.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 222 consisting of blocks 1001, 1002, 1003, 2000, and 2001.
 - b. That part of tract 225.01 consisting of block 1020.
- c. That part of tract 226.01 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
- d. That part of tract 227 consisting of blocks 2021, 2025, 2026, 2036, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - 12. That part of voting tabulation district 114 consisting of:
- a. That part of tract 227 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2017, 2018, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
 - 13. That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3003, 3004, 3005, 3006, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 14. That part of voting tabulation district 293 consisting of:
 - a. That part of tract 272.02 consisting of block 2035.
 - 15. That part of voting tabulation district 294 consisting of:
 - a. That part of tract 272.02 consisting of blocks 1022 and 1023.

- b. That part of tract 9900 consisting of block 12.
- 16. That part of voting tabulation district 301 consisting of:
- $a. \ \ That\ part\ of\ tract\ 272.08\ consisting\ of\ blocks\ 2005,\ 2019,\ 2020,\ and\ 2021.$
 - 17. That part of voting tabulation district 326 consisting of:
 - a. That part of tract 268.11 consisting of blocks 3017 and 3019.
- b. That part of tract 268.14 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1039.
 - 18. That part of voting tabulation district 327 consisting of:
 - a. That part of tract 268.09 consisting of block 1000.
- b. That part of tract 268.15 consisting of blocks 2025, 2026, 2027, 2028, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
- c. That part of tract 268.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 2000, 2001, 2002, 2019, 2020, 2021, 2022, 2023, 2030, 2031, and 2032.
- d. That part of tract 268.17 consisting of blocks 2019, 2020, 2024, 2025, 2026, and 2027.
 - 19. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 268.14 consisting of block 1005.
 - b. That part of tract 273.19 consisting of block 3011.
 - 20. That part of voting tabulation district 338 consisting of:
- a. That part of tract 268.11 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2026, 2027, 2028, 2029, 2030, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3020, 3021, 3022, and 3023.
 - (14) District 14 is composed of:
 - (a) That part of Hillsborough County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 174,\ 175,\ 176,\ 181,\ 182,\ 183,\ 186,\ 187,\ 196,\ 197,\ 231,\ 232,\ 233,\ 236,\ 237,\ 238,\ 244,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 283,\ 284,\ 386,\ 389,\ 390,\ 395,\ 398,\ 399,\ 400,\ 401,\ 402,\ 421,\ 430,\ 431,\ 432,\ 433,\ 440,\ 462,\ 463,\ 464,\ 465,\ 466,\ 467,\ 468,\ 469,\ 470,\ 471,\ 472,\ 473,\ 474,\ 475,\ 476,\ 477,\ 478,\ 479,\ 480,\ 481,\ 486,\ 511,\ 513,\ 518,\ 519,\ 520,\ 521,\ 523,\ 524,\ 525,\ 526,\ 527,\ 528,\ 529,\ 531,\ 532,\ 533,\ 534,\ 535,\ and\ 536.\$
 - 2. That part of voting tabulation district 162 consisting of:
- a. That part of tract 115.06 consisting of blocks 2004, 3000, 3001, 3002, 3003, 3005, 3007, 3008, and 3011.
 - 3. That part of voting tabulation district 163 consisting of:
- a. That part of tract 114.12 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2019, 2020, 2021, 2022, 2025, and 2026.

- b. That part of tract 114.14 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1025, 1026, 1027, 1028, 1029, 3015, 3021, and 3022.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1017 and 1018.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, and 1009.
 - 6. That part of voting tabulation district 200 consisting of:
 - a. That part of tract 114.11 consisting of block 1013.
 - 7. That part of voting tabulation district 228 consisting of:
 - a. That part of tract 113.04 consisting of block 1001.
 - 8. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 108.05 consisting of blocks 1017 and 1035.
 - b. That part of tract 112.05 consisting of block 2015.
- c. That part of tract 112.06 consisting of blocks 2004, 2005, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, and 2021.
 - 9. That part of voting tabulation district 241 consisting of:
- $a. \ \ \, That part of tract 112.04 consisting of blocks 3000, 3001, 3002, and 3003.$
 - 10. That part of voting tabulation district 263 consisting of:
 - a. That part of tract 110.03 consisting of blocks 2023 and 2025.
 - 11. That part of voting tabulation district 282 consisting of:
- a. That part of tract 103.05 consisting of blocks 2029, 2030, 3000, 3001, and 3002.
- b. That part of tract 104.02 consisting of blocks 3000, 3001, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, and 4019.
 - 12. That part of voting tabulation district 392 consisting of:
- $a. \quad That \ part \ of \ tract \ 133.21 \ consisting \ of \ blocks \ 3014, \ 3017, \ 3018, \ and \ 3022.$
 - 13. That part of voting tabulation district 396 consisting of:
- a. That part of tract 133.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 3000, 3001, 3002, 3003, 3004, 3019, and 3020.
 - (b) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 81, 82, 83, 93, 100, 101, 102, 104, 105, and 110.
 - 2. That part of voting tabulation district 31 consisting of:
- a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
- b. That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, and 3002.
- c. That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007,

- 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2033, and 2038.
 - 4. That part of voting tabulation district 33 consisting of:
- a. That part of tract 235 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 3008, 3009, 3010, 3011, 3012, 3013, and 3015.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
- b. That part of tract 236 consisting of blocks 1000, 1001, 1004, 1007, 1008, 1009, 1010, and 1011.
 - c. That part of tract 237 consisting of blocks 2000 and 2001.
 - d. That part of tract 9901 consisting of blocks 4, 5, and 6.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 233 consisting of blocks 1016, 2007, 2009, 2010, 3005, 3006, 3007, and 3008.
 - 8. That part of voting tabulation district 37 consisting of:
 - a. That part of tract 229.01 consisting of block 1006.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- b. That part of tract 222 consisting of blocks 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - c. That part of tract 223.02 consisting of block 3011.
 - 10. That part of voting tabulation district 106 consisting of:
 - That part of tract 223.02 consisting of block 3010.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 221 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - b. That part of tract 222 consisting of blocks 1000 and 2002.
 - That part of tract 223.02 consisting of block 3000.
- d. That part of tract 227 consisting of blocks 2019, 2020, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, 2040, 2041, 2042, 3032, 3033, and 3034.
 - 12. That part of voting tabulation district 114 consisting of:

- a. That part of tract 227 consisting of blocks 1023, 2010, and 2016.
- (15) District 15 is composed of:
- (a) That part of Hillsborough County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 234,\ 235,\ 239,\ 240,\ 242,\ 243,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 285,\ 286,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 318,\ 319,\ 320,\ 321,\ 322,\ 333,\ 334,\ 335,\ 336,\ 337,\ 338,\ 339,\ 340,\ 341,\ 342,\ 343,\ 344,\ 345,\ 346,\ 347,\ 348,\ 349,\ 350,\ 351,\ 352,\ 353,\ 354,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 361,\ 362,\ 363,\ 364,\ 365,\ 366,\ 367,\ 368,\ 369,\ 370,\ 371,\ 372,\ 373,\ 374,\ 375,\ 376,\ 377,\ 378,\ 379,\ 380,\ 381,\ 382,\ 383,\ 384,\ 385,\ 387,\ 388,\ 391,\ 393,\ 394,\ 397,\ 403,\ 404,\ 405,\ 406,\ 407,\ 408,\ 409,\ 410,\ 411,\ 412,\ 413,\ 414,\ 415,\ 416,\ 417,\ 418,\ 419,\ 420,\ 422,\ 423,\ 424,\ 425,\ 426,\ 427,\ 428,\ 509,\ 512,\ 514,\ 515,\ 516,\ and\ 517. \end{array}$
 - 2. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 108.05 consisting of block 1008.
- b. That part of tract 112.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1011, and 1014.
- c. That part of tract 112.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, and 2017.
 - 3. That part of voting tabulation district 241 consisting of:
- a. That part of tract 112.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 3004, 4000, 4001, and 5000.
 - 4. That part of voting tabulation district 263 consisting of:
- a. That part of tract 110.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 5. That part of voting tabulation district 282 consisting of:
 - That part of tract 104.02 consisting of block 4002.
 - 6. That part of voting tabulation district 392 consisting of:
- a. That part of tract 133.21 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, and 3016.
 - 7. That part of voting tabulation district 396 consisting of:
 - That part of tract 133.21 consisting of blocks 2001 and 2006.
 - (b) That part of Polk County consisting of:
- 1. All of voting tabulation districts 5, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 92, 93, 94, 95, 96, 97, 98, 99, 133, 135, 139, 142, and 146.
 - 2. That part of voting tabulation district 1 consisting of:
- a. That part of tract 121.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 3000, 3001, 3002, 4000, 4001, 4002, 4003, and 4004.
- b. That part of tract 123.06 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
- c. That part of tract 123.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, and 2001.

- d. That part of tract 123.09 consisting of blocks 1001 and 1002.
- 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 116.05 consisting of blocks 1069, 1070, 1071, and 1075.
 - b. That part of tract 123.04 consisting of block 2000.
 - c. That part of tract 123.09 consisting of block 1018.
 - 4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 123.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- b. That part of tract 123.07 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
- c. That part of tract 123.09 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, and 1019.
 - 5. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, and 1055.
- b. That part of tract 116.04 consisting of blocks 2008, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 6. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1027, 1028, 1030, 1031, 1032, 1034, 1035, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2042, 2043, 2049, 2063, 2065, 2066, 2067, 2070, 2071, 2072, 2075, 2076, and 2077.
 - 7. That part of voting tabulation district 63 consisting of:
 - a. That part of tract 116.04 consisting of blocks 3006, 3007, and 3047.
- b. That part of tract 116.06 consisting of blocks 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1021, 1022, 1028, 1029, 1048, 1049, 1050, 1062, 1063, and 1064.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 2000, 2003, 2010, 2012, 2013, 3024, 3025, 3026, 3037, 3038, 3039, and 3040.
- b. That part of tract 116.06 consisting of blocks 1004, 1017, 1018, 1019, 1020, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1034, 1043, 1044, 1045, 1051, 1052, 1053, 1058, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2031, 2051, 2052, 2053, 2054, 2055, and 2056.
 - 9. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 117.21 consisting of block 2069.
- b. That part of tract 147.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2031, 2052, 4005, and 4006.
 - 10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 145.01 consisting of blocks 1032, 1033, 1034, 1035, 1036, 1046, 1048, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008,

- 2009, 2010, 2011, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 153.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2018, 2021, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2032, 2034, 2035, 2036, 2037, 2067, 2084, 2085, 2086, 2087, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2101, 2105, 3048, and 3050.
 - 11. That part of voting tabulation district 102 consisting of:
- a. That part of tract 153.01 consisting of blocks 2026, 2031, 2047, 2081, 2082, and 2083.
- b. That part of tract 159 consisting of blocks 1033, 1034, 1035, 1038, 1039, 1073, and 1196.
 - (16) District 16 is composed of:
 - (a) All of Sarasota County.
 - (b) That part of Manatee County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 20,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 176,\ 177,\ 178,\ 179,\ 180,\ 181,\ 182,\ 183,\ 184,\ 185,\ 186,\ 187,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 204,\ 205,\ 207,\ 208,\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ and\ 224. \end{aligned}$
 - 2. That part of voting tabulation district 19 consisting of:
 - a. That part of tract 19.09 consisting of blocks 1000 and 1012.
- b. That part of tract 19.1 consisting of blocks 1001, 1005, 1006, and 1028.
- c. That part of tract 19.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, and 1101.
- d. That part of tract 19.12 consisting of blocks 1000, 1001, 1002, 1031, 1037, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1055, 1056, and 1057.
- e. That part of tract 19.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- f. That part of tract 19.14 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1052, 1053, 1054, 1055, 1081, 1152, 1153, 1154, 1155, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1177, 1178, 1179, 1181, 1182, 1183, 1187, 1188, 1189, and 1190.
- g. That part of tract 20.14 consisting of blocks 1000, 1004, 1034, 1050, 2000, 2009, 2010, 2014, 2015, 2016, and 2036.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1036, 1037, 1038, and 1042.
 - (17) District 17 is composed of:
 - (a) All of Charlotte County.

- (b) All of DeSoto County.
- (c) All of Glades County.
- (d) All of Hardee County.
- (e) All of Highlands County.
- (f) All of Okeechobee County.
- (g) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 434, 435, 436, 437, 438, 439, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 482, 483, 484, 485, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 510, and 522.
 - (h) That part of Lee County consisting of:
- 1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 8, 47, 64, 92, 98, 99, 100, 101, 103, 109, 129, 130, 131, 132, 133, 175, 176, 177, 183, 184, 185, 186, 259, 260, and 265.
 - 2. That part of voting tabulation district 9 consisting of:
- a. That part of tract 401.25 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1056, 1057, 1058, 1059, 1067, and 1068.
- b. That part of tract 401.26 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, and 2060.
- c. That part of tract 401.27 consisting of blocks 1006, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - 3. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 203 consisting of blocks 3011 and 3037.
- b. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1003, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 1035.
- c. That part of tract 205.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.
 - 4. That part of voting tabulation district 12 consisting of:
- a. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 6001, 6002, 6003, 6007, 6008, 6009, 6010,

- 6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6023, 6024, 6028, 6029, 6030, 6031, 6032, 6033, and 6034.
 - 5. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 4.01 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 4.01 consisting of block 2006.
 - 7. That part of voting tabulation district 63 consisting of:
 - a. That part of tract 205.01 consisting of block 1027.
- b. That part of tract 205.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
- c. That part of tract 206 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3026, 3027, 3028, 3029, 3030, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5009, 5011, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, and 5027.
- d. That part of tract 208 consisting of blocks 1033, 1034, 6026, 6027, and 6035.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 202.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1013, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1038, 1039, 1040, and 2014.
 - b. That part of tract 202.02 consisting of block 2010.
- c. That part of tract 203 consisting of blocks 1000, 1001, 2000, 4000, and 4003.
- d. That part of tract 204 consisting of blocks 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2039, 2040, 2042, 2043, 2066, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2098, 2101, 2102, and 2104.
 - 9. That part of voting tabulation district 72 consisting of:
 - a. That part of tract 4.02 consisting of blocks 1016, 1017, and 1020.
 - 10. That part of voting tabulation district 82 consisting of:
 - a. That part of tract 403.14 consisting of blocks 1010 and 1011.
 - 11. That part of voting tabulation district 97 consisting of:
- a. That part of tract 201.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1022, 1023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3031, 3032, 3033, 3034, 3035, 3036, and 3037.
 - b. That part of tract 202.01 consisting of block 1007.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 402.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1026, 1027, 1028, 1029, 1030, 1031, 7050, 7051, 7052, 7053, 7054, 7055, 7056, 7057, 7059, and 7060.
- b. That part of tract 402.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2036, and 2042.

- c. That part of tract 403.05 consisting of block 4000.
- 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 402.03 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1032, 3052, 3053, 6031, 6032, 6033, 6034, 6035, 6036, 6037, 6038, 6039, 6040, 6041, 6042, 6043, 6044, 6045, 6046, 6047, 6048, 6049, 6050, 6051, 6052, 6053, 6054, 6055, and 7058.
- b. That part of tract 403.05 consisting of blocks 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3029, 3030, 3031, and 4002.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 401.25 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1037, 1038, 1047, 1048, 1054, 1055, 1060, 1061, 1062, 1063, 1064, 1065, 1066, and 1069.
 - b. That part of tract 403.05 consisting of block 3000.
 - 15. That part of voting tabulation district 257 consisting of:
 - a. That part of tract 4.01 consisting of block 2005.
 - b. That part of tract 4.02 consisting of blocks 1018 and 1019.
 - c. That part of tract 302.01 consisting of blocks 1038 and 1039.
- d. That part of tract 302.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1034, 1036, 1037, 1038, and 1039.
 - 16. That part of voting tabulation district 258 consisting of:
- a. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, and 1025.
- b. That part of tract 302.01 consisting of blocks 1013, 1014, 1015, 1030, 1031, 1032, 1035, 1036, 1040, 1041, and 1042.
- c. That part of tract 401.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - (i) That part of Manatee County consisting of:
 - 1. All of voting tabulation districts 21 and 136.
 - 2. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19.14 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1180, 1184, 1185, 1186, 1191, and 1192.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.1 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, and 1054.
 - (j) That part of Osceola County consisting of:
 - 1. All of voting tabulation district 170.
 - (k) That part of Polk County consisting of:
- 1. All of voting tabulation districts 77, 79, 88, 89, 101, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 134, 137, 138, 140, 141, and 144.
 - 2. That part of voting tabulation district 75 consisting of:
 - a. That part of tract 138.02 consisting of blocks 2057, 2097, and 3013.

- b. That part of tract 147.01 consisting of blocks 1000, 1001, 1002, 1014, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2048, 2049, 2050, 2051, 2052, 2053, 2063, 2132, and 2133.
 - 3. That part of voting tabulation district 76 consisting of:
- a. That part of tract 141.23 consisting of blocks 1001, 1017, 1018, 1019, 1021, and 1087.
 - 4. That part of voting tabulation district 78 consisting of:
- a. That part of tract 147.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1039, 1041, 1042, 1053, and 2064.
- b. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 3012, 3025, 3027, 3028, and 3030.
 - 5. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.05 consisting of block 1042.
 - 6. That part of voting tabulation district 86 consisting of:
 - a. That part of tract 9800 consisting of blocks 1000, 1001, and 1002.
 - 7. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1064, 1065, 1066, 1067, and 1082.
 - 8. That part of voting tabulation district 90 consisting of:
- a. That part of tract 141.03 consisting of blocks 1163, 1164, 1165, 1219, and 1220.
- b. That part of tract 141.04 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
- $\begin{array}{c} c. \quad That \ part \ of \ tract \ 141.05 \ consisting \ of \ blocks \ 2000, \ 2001, \ 2002, \\ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \\ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \ 2026, \\ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2034, \ 2035, \ 2036, \ 2037, \ 2038, \\ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \ 2050, \\ 2051, \ 2052, \ 2053, \ 2054, \ 2055, \ 2056, \ 2057, \ 2058, \ 2059, \ 2060, \ 2061, \ 3000, \\ 3001, \ 3002, \ 3008, \ 3009, \ 3010, \ 3011, \ 3012, \ 3018, \ 3019, \ 3020, \ 3021, \ 3022, \\ 3023, \ 3024, \ 3025, \ 3026, \ 3027, \ and \ 3028. \end{array}$
- d. That part of tract 142.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3010, 3013, 3014, 3015, 3016, 3017, 3018, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, and 3061.
 - e. That part of tract 142.03 consisting of block 1006.
 - 9. That part of voting tabulation district 100 consisting of:
- a. That part of tract 153.01 consisting of blocks 2016, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3043, 3049, 3053, 3054, and 3055.
 - 10. That part of voting tabulation district 102 consisting of:
- a. That part of tract 153.01 consisting of blocks 2038, 2039, 2040, and 2100.
- b. That part of tract 159 consisting of blocks 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1088, 1089, 1090, 1091, 1092, 1155, 1156, 1169, 1175, 1178, 1180, 1181, and 1182.
- 11. That part of voting tabulation district 129 consisting of:

- a. That part of tract 138.02 consisting of blocks 2016, 2017, 2063, 2069, 2070, 2071, 2072, 2073, and 2074.
- b. That part of tract 139.01 consisting of blocks 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- $\begin{array}{l} c. \quad That\ part\ of\ tract\ 139.02\ consisting\ of\ blocks\ 2000,\ 2001,\ 2033,\\ 2034,\ 2035,\ 2036,\ 2037,\ 2038,\ 2039,\ 2040,\ 2041,\ 2042,\ 2043,\ 2044,\ 2045,\\ 2046,\ 2047,\ 2048,\ 2049,\ 2050,\ 2051,\ 2052,\ 2059,\ 2060,\ 2062,\ 2063,\ 2064,\\ 2065,\ 2066,\ 2067,\ 2068,\ 2069,\ 2070,\ 2071,\ 2072,\ 2073,\ 2074,\ and\ 2075. \end{array}$
- d. That part of tract 140.05 consisting of blocks 1002, 1003, 1009, 1010, 1033, 1035, 2023, 2024, 2025, 2029, 2030, 2031, 2036, and 2093.
 - (18) District 18 is composed of:
 - (a) All of Martin County.
 - (b) All of St. Lucie County.
 - (c) That part of Palm Beach County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 177, 178, 191, 192, 196, 197, 198, 199, 200, 201, 202, 203, 206, 207, 209, 212, 215, 216, 217, 218, 219, 220, 221, 222, 223, 226, 229, 233, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 676, 680, 681, 682, 683, 686, 688, 689, 694, 695, 755, 756, 839, 840, 843, 845, 846, 848, and 850.
 - 2. That part of voting tabulation district 50 consisting of:
- a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1026, 1029, 1030, and 1031.
- b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2025, 2026, 2027, 2029, 2030, and 2031.
 - 3. That part of voting tabulation district 176 consisting of:
- a. That part of tract 8.02 consisting of blocks 2025, 2026, 2027, 2028, 2029, and 2030.
 - b. That part of tract 9.03 consisting of blocks 1026, 1027, and 1031.
 - 4. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 10.03 consisting of block 1033.
 - 5. That part of voting tabulation district 180 consisting of:
 - a. That part of tract 10.04 consisting of block 5007.
 - 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5019, 5020, 5021, 5022, and 5023.
 - 7. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 2001 and 3016.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.01 consisting of block 1000.
 - b. That part of tract 11.02 consisting of blocks 1001 and 1002.

- 9. That part of voting tabulation district 205 consisting of:
- a. That part of tract 19.08 consisting of blocks 1007 and 1008.
- 10. That part of voting tabulation district 208 consisting of:
- a. That part of tract 19.07 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 11. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 78.32 consisting of blocks 3002 and 3003.
- b. That part of tract 78.33 consisting of blocks 2001, 2002, 2003, 2004, 2006, 2007, 2008, and 2009.
 - 12. That part of voting tabulation district 232 consisting of:
- a. That part of tract 78.32 consisting of blocks 1009, 1010, 1011, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 3001, 3004, and 3005.
 - b. That part of tract 78.33 consisting of block 1012.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 78.32 consisting of blocks 1007 and 1008.
 - 14. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 78.32 consisting of blocks 2000 and 3000.
 - b. That part of tract 78.33 consisting of block 2000.
 - 15. That part of voting tabulation district 303 consisting of:
- a. That part of tract 19.08 consisting of blocks 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, and 3000.
 - 16. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1020, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and
- b. That part of tract 78.09 consisting of blocks 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1091, 1092, 1093, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1104, and 1105.
- 17. That part of voting tabulation district 685 consisting of:
- a. That part of tract 78.13 consisting of blocks 1000, 1001, and 1003.
- 18. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1004, 1005, 1006, 1012, and 1013.
 - b. That part of tract 78.37 consisting of blocks 3009 and 3010.
 - 19. That part of voting tabulation district 758 consisting of:
 - a. That part of tract 10.02 consisting of blocks 1000 and 1004.
 - 20. That part of voting tabulation district 771 consisting of:
- $a. \ That\ part\ of\ tract\ 5.11\ consisting\ of\ blocks\ 1010,\ 1011,\ 3019,\ and\ 3020.$
- $b. \ \ That\ part\ of\ tract\ 12\ consisting\ of\ blocks\ 1000,\ 1001,\ 1002,\ 1005,\ 1006,\ 1007,\ and\ 1008.$
 - 21. That part of voting tabulation district 781 consisting of:
 - a. That part of tract 18.02 consisting of block 3006.

- 22. That part of voting tabulation district 833 consisting of:
- a. That part of tract 1.02 consisting of blocks 1000 and 1017.
- b. That part of tract 4.06 consisting of blocks 1000 and 1002.
- c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
 - d. That part of tract 4.1 consisting of blocks 3000 and 3013.
 - e. That part of tract 5.07 consisting of blocks 1000 and 1017.
 - f. That part of tract 5.09 consisting of blocks 1000 and 2000.
- $g. \quad That \ part \ of \ tract \ 9900 \ consisting \ of \ blocks \ 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, \ and \ 11.$
 - (19) District 19 is composed of:
 - (a) That part of Collier County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 85, 86, 87, 88, 90, 91, 93, 94, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 126, 128, 129, 135, 136, 137, and 142.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1000, 1007, 1008, 1009, 2001, 2002, 2008, 2009, 2010, 2012, 3000, 3001, 3002, 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 3. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 104.05 consisting of block 4028.
 - b. That part of tract 104.18 consisting of block 2013.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.01 consisting of blocks 2018, 2022, and 2023.
 - b. That part of tract 104.05 consisting of block 4014.
- c. That part of tract 104.18 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 2006, 2014, and 2028.
 - 5. That part of voting tabulation district 92 consisting of:
- $a. \quad That \ part \ of \ tract \ 104.01 \ consisting \ of \ blocks \ 1000, \ 1023, \ 1033, \ and \ 2032.$
 - b. That part of tract 104.18 consisting of block 1055.
- c. That part of tract 105.06 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3040.
- d. That part of tract 106.02 consisting of blocks 1007, 1008, 1010, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2018, 2019, and 2020.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 7. That part of voting tabulation district 131 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.

- b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
- c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
- d. That part of tract 101.06 consisting of block 3016.
- e. That part of tract 102.09 consisting of blocks 2008 and 2009.
- f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
- g. That part of tract 108.03 consisting of blocks 1095, 1096, 1118, and 1121.
- h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
- j. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, and 21.
 - (b) That part of Lee County consisting of:
- $\begin{array}{c} 1. \quad All \ of \ voting \ tabulation \ districts \ 11, \ 15, \ 17, \ 18, \ 19, \ 20, \ 21, \ 22, \ 23, \ 24, \ 25, \ 26, \ 27, \ 28, \ 29, \ 30, \ 31, \ 32, \ 33, \ 34, \ 35, \ 36, \ 37, \ 38, \ 39, \ 40, \ 41, \ 42, \ 43, \ 44, \ 45, \ 46, \ 48, \ 49, \ 50, \ 51, \ 52, \ 53, \ 54, \ 55, \ 56, \ 57, \ 58, \ 59, \ 60, \ 61, \ 62, \ 66, \ 67, \ 68, \ 69, \ 70, \ 71, \ 73, \ 74, \ 75, \ 76, \ 77, \ 78, \ 79, \ 80, \ 81, \ 83, \ 84, \ 85, \ 86, \ 87, \ 88, \ 89, \ 90, \ 91, \ 93, \ 94, \ 95, \ 96, \ 102, \ 104, \ 105, \ 106, \ 107, \ 108, \ 110, \ 111, \ 114, \ 115, \ 116, \ 117, \ 118, \ 119, \ 120, \ 121, \ 122, \ 123, \ 124, \ 125, \ 126, \ 127, \ 128, \ 134, \ 135, \ 136, \ 137, \ 138, \ 139, \ 140, \ 141, \ 142, \ 143, \ 144, \ 145, \ 146, \ 147, \ 148, \ 149, \ 150, \ 151, \ 152, \ 153, \ 154, \ 155, \ 156, \ 157, \ 158, \ 159, \ 160, \ 161, \ 162, \ 163, \ 164, \ 166, \ 167, \ 168, \ 169, \ 170, \ 171, \ 172, \ 173, \ 174, \ 178, \ 179, \ 180, \ 181, \ 182, \ 187, \ 188, \ 189, \ 190, \ 191, \ 192, \ 193, \ 194, \ 195, \ 196, \ 197, \ 198, \ 199, \ 200, \ 201, \ 202, \ 203, \ 204, \ 205, \ 206, \ 207, \ 228, \ 229, \ 230, \ 231, \ 232, \ 233, \ 234, \ 236, \ 237, \ 238, \ 239, \ 240, \ 241, \ 242, \ 243, \ 245, \ 246, \ 247, \ 248, \ 249, \ 250, \ 251, \ 252, \ 253, \ 254, \ 255, \ 256, \ 261, \ 262, \ 263, \ 264, \ 266, \ 267, \ 268, \ 269, \ 270, \ 271, \ 272, \ 273, \ 274, \ 275, \ 276, \ 277, \ 278, \ 279, \ 280, \ 281, \ 282, \ 283, \ 284, \ 285, \ 286, \ 287, \ 288, \ 289, \ 290, \ 292, \ 293, \ 294, \ 295, \ and \ 296. \end{array}$
 - 2. That part of voting tabulation district 9 consisting of:
 - a. That part of tract 401.26 consisting of blocks 1040, 1041, and 2047.
- b. That part of tract 403.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, and 4038.
 - 3. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 204 consisting of blocks 1033 and 1034.
 - b. That part of tract 205.02 consisting of blocks 4017 and 4018.
 - 4. That part of voting tabulation district 12 consisting of:
 - a. That part of tract 102.03 consisting of block 1000.
- b. That part of tract 208 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 6000, 6004, 6006, 6022, and 6025.
 - 5. That part of voting tabulation district 13 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, 1023, 2002, and 2003.
 - 6. That part of voting tabulation district 14 consisting of:
- a. That part of tract 4.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, and 3017.

- 7. That part of voting tabulation district 63 consisting of:
- a. That part of tract 205.02 consisting of blocks 1036, 1037, 1039, 1040, 1041, 1042, 2017, and 2018.
- b. That part of tract 206 consisting of blocks 3011, 3023, 3024, 5014, 5015, 5028, 5029, 5031, 5032, and 5033.
 - 8. That part of voting tabulation district 65 consisting of:
 - a. That part of tract 204 consisting of blocks 2096 and 2097.
 - 9. That part of voting tabulation district 72 consisting of:
- a. That part of tract 4.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 401.23 consisting of blocks 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3058, 3059, 3063, and 3068.
 - 10. That part of voting tabulation district 82 consisting of:
- a. That part of tract 403.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, $3090,\,4000,\,4001,\,4002,\,4003,\,4004,\,4005,\,4006,\,4007,\,4008,\,4009,\,4010,\\4011,\,4012,\,4013,\,4014,\,4015,\,4016,\,4017,\,4018,\,4019,\,4020,\,4021,\,4022,$ 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, $4047,\,4048,\,4049,\,4050,\,4051,\,4052,\,4053,\,4054,\,4055,\,4056,\,4057,\,4058,$ 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5062, 5063, 5064, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5075, 5076, 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5084, 5085, 5086, 5087, 5088, 5089, 5090, 5091, 5092, 5093, 5094, 5095, 5096, 5097, 5098, 5099, and 5100.
- b. That part of tract 403.09 consisting of blocks 1042, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3084, 3085, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, and 3137.
- c. That part of tract 403.1 consisting of blocks 1000 and 1002.

- d. That part of tract 403.12 consisting of blocks 2000, 2001, 2002, 2003, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2028, 2029, 2030, 2031, 2032, 2033, 2041, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3036, 3037, 3038, 3039, 3040, 3041, and 3042.
- e. That part of tract 403.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 2000, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
- That part of tract 403.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, $\begin{array}{c} 2016,\ 2017,\ 2018,\ 2019,\ 2020,\ 2021,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\ 2027, \\ 2028,\ 2029,\ 2030,\ 2031,\ 2032,\ 2033,\ 2034,\ 2035,\ 2036,\ 2037,\ 2038,\ 2039, \\ \end{array}$ 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4008, 4008, 4009, 4008, 4009, 4008, 4009, 4008, 4009, 4008, 4009, 40084010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, $4022,\ 4023,\ 4024,\ 4025,\ 4026,\ 4027,\ 4028,\ 4029,\ 4030,\ 4031,\ 4032,\ 4033,\ 4034,\ 4035,\ 4036,\ 4037,\ 4038,\ 4039,\ 4040,\ 4041,\ 4042,\ 4043,\ 4044,\ 4045,$ 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, and 4089.
 - 11. That part of voting tabulation district 97 consisting of:
 - a. That part of tract 201.01 consisting of blocks 1013, 1020, and 1021.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 403.05 consisting of blocks 4001, 4011, 4012, 4015, 4016, and 4017.
- b. That part of tract 403.09 consisting of blocks 2000, 2001, 2002, 2005, 2013, 2014, and 2015.
- c. That part of tract 403.13 consisting of blocks 2001, 2002, 2003, 2004, 2005, and 2006.
 - 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 403.05 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3002, 3005, 3028, 3032, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4013, and 4014.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 403.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2000, 2001, 2002,

- 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, and 2040.
- b. That part of tract 403.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
- c. That part of tract 403.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- d. That part of tract 403.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 3001.
 - 15. That part of voting tabulation district 257 consisting of:
 - a. That part of tract 302.02 consisting of block 1035.
 - 16. That part of voting tabulation district 258 consisting of:
 - a. That part of tract 4.02 consisting of blocks 1021, 1024, and 2010.
 - (20) District 20 is composed of:
 - (a) That part of Broward County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 7,\ 23,\ 29,\ 35,\ 37,\ 38,\ 39,\ 40,\ 58,\ 70,\ 78,\ 79,\ 81,\ 82,\ 84,\ 85,\ 87,\ 89,\ 90,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 102,\ 105,\ 109,\ 110,\ 111,\ 117,\ 121,\ 123,\ 124,\ 125,\ 126,\ 128,\ 129,\ 137,\ 214,\ 217,\ 218,\ 219,\ 223,\ 224,\ 226,\ 228,\ 229,\ 230,\ 231,\ 232,\ 233,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 318,\ 319,\ 320,\ 321,\ 322,\ 323,\ 324,\ 325,\ 326,\ 327,\ 328,\ 329,\ 330,\ 331,\ 331,\ 332,\ 334,\ 335,\ 336,\ 337,\ 338,\ 339,\ 340,\ 341,\ 342,\ 344,\ 345,\ 347,\ 349,\ 350,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 372,\ 373,\ 380,\ 389,\ 461,\ 492,\ 493,\ 494,\ 495,\ 496,\ 497,\ 498,\ 499,\ 500,\ 525,\ 527,\ 528,\ 529,\ 530,\ 531,\ 532,\ 533,\ 553,\ 555,\ 556,\ 557,\ 558,\ 559,\ 560,\ 565,\ 569,\ 865,\ and\ 866. \end{aligned}$
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 103.06 consisting of blocks 1001, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 103.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 4. That part of voting tabulation district 31 consisting of:
- a. That part of tract 107.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1028, 1029, 1030, 1031, 1032, 1033, 2001, 4000, 4001, 4002, 4003, and 4004.
 - 5. That part of voting tabulation district 59 consisting of:
- a. That part of tract 303.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 4017.
- b. That part of tract 304.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, and 1030.

- c. That part of tract 304.02 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1040, 1048, 2000, 2001, 2002, 2003, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2042, and 2043.
 - 6. That part of voting tabulation district 62 consisting of:
- a. That part of tract 306 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2038, 2039, 2040, 2041, 3017, 3018, and 3023.
 - b. That part of tract 307.04 consisting of block 3000.
 - 7. That part of voting tabulation district 69 consisting of:
- a. That part of tract 304.02 consisting of blocks 1004, 1005, 1006, 1007, 1028, 1034, 1035, 1036, 1037, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2046.
- b. That part of tract 305 consisting of blocks 1027, 1037, 1038, 1039, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- c. That part of tract 308.01 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 8. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of blocks 2031 and 2032.
- b. That part of tract 308.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2001, 2002, 2003, 2004, 2005, 2006, and 2022.
 - 9. That part of voting tabulation district 88 consisting of:
- a. That part of tract 302.02 consisting of blocks 1010, 1011, 1012, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1040, 1041, 1042, 1043, 1044, 1047, 1048, 1049, 1050, and 1051.
- b. That part of tract 310.01 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, and 1017.
 - 10. That part of voting tabulation district 118 consisting of:
 - $a. \quad \textit{That part of tract 502.07 consisting of blocks 1050, 1051, and 1056.}$
- b. That part of tract 504.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1014, 1015, 1016, 1017, and 1018.
 - c. That part of tract 505.01 consisting of block 3010.
- d. That part of tract 507.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2010, and 2013.
 - 11. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
- b. That part of tract 507.02 consisting of blocks 1003, 1018, 1019, 1020, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2019, 2020, 2021, and 2022.
 - 12. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 203.18 consisting of block 1043.
 - b. That part of tract 601.2 consisting of blocks 4000 and 4057.
 - c. That part of tract 703.21 consisting of block 1003.

- d. That part of tract 9800 consisting of blocks 1001, 1002, 1008, 1014, 1018, 1019, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, and 1094.
 - 13. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 307.02 consisting of block 2001.
 - 14. That part of voting tabulation district 195 consisting of:
- $a. \quad That \ part \ of \ tract \ 205.02 \ consisting \ of \ blocks \ 2000, \ 2001, \ 2040, \ and \ 2041.$
 - 15. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - 16. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1000, 1001, and 1002.
 - 17. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 602.03 consisting of block 3013.
 - b. That part of tract 607 consisting of block 1004.
 - 18. That part of voting tabulation district 397 consisting of:
 - a. That part of tract 605.01 consisting of block 5012.
 - 19. That part of voting tabulation district 403 consisting of:
 - a. That part of tract 408.01 consisting of block 2000.
 - b. That part of tract 509 consisting of blocks 5010, 5011, and 5014.
 - 20. That part of voting tabulation district 434 consisting of:
- a. That part of tract 703.17 consisting of blocks 1002, 1003, 1004, 1005, and 1006.
- b. That part of tract 9800 consisting of blocks 1004, 1006, 1012, 1015, 1095, and 1096.
 - 21. That part of voting tabulation district 460 consisting of:
- a. That part of tract 502.04 consisting of blocks 2000, 2014, 2015, and 2037.
- b. That part of tract 502.07 consisting of blocks 1001, 1002, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1042, and 1043.
- c. That part of tract 502.08 consisting of blocks 3000, 3001, 3002, 3003, 3023, 3024, 3025, 3026, 3028, 3033, 3034, and 3037.
 - 22. That part of voting tabulation district 501 consisting of:
- a. That part of tract 427 consisting of blocks 1000, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3042, and 3043.
 - 23. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3012, 3013, 3015, and 3016.
 - 24. That part of voting tabulation district 504 consisting of:
- $a. \ \ That\ part\ of\ tract\ 415\ consisting\ of\ blocks\ 1000,\ 1001,\ 1016,\ 1017,\ 1018,\ and\ 1019.$
- $b. \ \ That part of tract 416 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 2000, 2001, 2006, 2007, 2008, 2011, 2015, 2016, 2017, 2018, 3000, 3001, 3017, 3018, 4000, \\$

- 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 4024.
- c. That part of tract 417 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, and 3036.
- d. That part of tract 425 consisting of blocks 3001, 3003, 3004, 3005, 3006, 3007, 3013, 3014, 3016, 3024, 3025, 3026, and 3028.
 - 25. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 3024, 3025, 3026, and 3044.
 - 26. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - 27. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of blocks 1000, 2001, and 2002.
- 28. That part of voting tabulation district 538 consisting of:
- a. That part of tract 408.01 consisting of blocks 2017 and 2018.
- b. That part of tract 408.02 consisting of blocks 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2021, 2022, 2023, 2024, 2025, 3008, 3009, 3010, 3012, and 3013.
- c. That part of tract 417 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1020, and 1021.
- 29. That part of voting tabulation district 539 consisting of:
- a. That part of tract 426 consisting of block 3007.
- $b. \ \ That\ part\ of\ tract\ 427\ consisting\ of\ blocks\ 1009,\ 1010,\ 1019,\ and\ 1022.$
- 30. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1001, 1002, and 1008.
- 31. That part of voting tabulation district 552 consisting of:
- a. That part of tract 408.01 consisting of block 2006.
- (b) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 25, 27, 28, and 29.
 - 2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 6 consisting of blocks 2019, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2161, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2324, 2325, 2329, 2330, 2337, 2338, 2339, 2340, 2348, 2350, 2354, and 2357.
 - (c) That part of Palm Beach County consisting of:
- 1. All of voting tabulation districts 181, 182, 183, 185, 186, 188, 190, 204, 210, 211, 213, 214, 224, 225, 227, 228, 236, 237, 238, 239, 240, 241, 304, 305, 307, 405, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 672, 673, 674, 677, 678, 679, 684, 687, 690, 691, 692, 693, 696, 697, 698, 699, 701, 702, 704, 705, 706, 707, 708, 757, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 773, 774, 775, 776, 777, 778, 780, 782, 783, 785, 786, 788, 789, 790, 791, 792, 802, 809, 810, 811, 813, 815, 832, 834, 836, 837, 838, 842, 844, 847, and 851.
 - 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of block 1028.

- 3. That part of voting tabulation district 176 consisting of:
- a. That part of tract 9.03 consisting of block 1025.
- 4. That part of voting tabulation district 179 consisting of:
- a. That part of tract 10.03 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 5. That part of voting tabulation district 180 consisting of:
- a. That part of tract 10.04 consisting of blocks 3003, 3005, 3006, 3007, and 3014.
 - 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, and 3018.
 - b. That part of tract 13.01 consisting of block 2010.
 - 7. That part of voting tabulation district 187 consisting of:
- a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.
 - 9. That part of voting tabulation district 205 consisting of:
- a. That part of tract 19.07 consisting of blocks 1003, 1004, 1005, 1006, and 1008.
 - b. That part of tract 78.36 consisting of block 1000.
 - 10. That part of voting tabulation district 208 consisting of:
 - a. That part of tract 19.07 consisting of block 1012.
 - 11. That part of voting tabulation district 230 consisting of:
 - That part of tract 78.33 consisting of block 2005.
 - 12. That part of voting tabulation district 232 consisting of:
- a. That part of tract 78.33 consisting of blocks 1000, 1001, 1002, 1003, 1013, 2010, and 2011.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 31.01 consisting of block 1017.
- b. That part of tract 78.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
 - c. That part of tract 78.33 consisting of blocks 1004 and 1005.
 - 14. That part of voting tabulation district 235 consisting of:
 - a. That part of tract 78.32 consisting of block 1006.
 - 15. That part of voting tabulation district 242 consisting of:
- a. That part of tract 29 consisting of blocks 1000, 1001, 1002, 1004, 1034, and 1035.
- b. That part of tract 30 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3030, 3031, 3032, 3033, and 3034.
 - 16. That part of voting tabulation district 247 consisting of:
- a. That part of tract 37 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2023, and 2024.
 - b. That part of tract 38 consisting of blocks 1000 and 1016.

- 17. That part of voting tabulation district 248 consisting of:
- a. That part of tract 37 consisting of blocks 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2027, 2028, 2031, 2032, and 2037.
 - b. That part of tract 38 consisting of block 1017.
 - 18. That part of voting tabulation district 250 consisting of:
- a. That part of tract 37 consisting of blocks 2026, 2029, 2030, 2033, 2034, 2035, 2036, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
 - 19. That part of voting tabulation district 252 consisting of:
- $a. \ \ That part of tract 39.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1006.$
 - 20. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, and 4009.
 - 21. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 1007, 1008, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2017, 2018, 2019, 2020, and 2022.
 - 22. That part of voting tabulation district 303 consisting of:
 - a. That part of tract 19.07 consisting of block 1007.
- 23. That part of voting tabulation district 319 consisting of:
- a. That part of tract 44.01 consisting of blocks 1001, 1004, 1005, 1006, 1007, 1008, 1009, 1015, 1016, 1021, 2007, 2008, 2009, 2010, 2011, and 2012.
 - 24. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1046, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, and 1109.
- b. That part of tract 78.09 consisting of blocks 2023 and 2024.
- 25. That part of voting tabulation district 685 consisting of:
- a. That part of tract 78.13 consisting of blocks 1009, 1010, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, and 2020.
 - 26. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1016, 1017, 1019, 1024, and 1026.
 - 27. That part of voting tabulation district 710 consisting of:
 - a. That part of tract 77.21 consisting of blocks 1000 and 1001.
 - 28. That part of voting tabulation district 712 consisting of:
 - a. That part of tract 77.23 consisting of block 1002.
 - 29. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 77.05 consisting of block 1003.
 - b. That part of tract 77.23 consisting of blocks 1000 and 1001.
 - 30. That part of voting tabulation district 720 consisting of:
 - a. That part of tract 77.05 consisting of blocks 1000, 1001, and 1002.
 - 31. That part of voting tabulation district 721 consisting of:
 - a. That part of tract 77.05 consisting of blocks 1014 and 1015.
 - 32. That part of voting tabulation district 725 consisting of:

- a. That part of tract 77.63 consisting of blocks 2001 and 2002.
- 33. That part of voting tabulation district 727 consisting of:
- a. That part of tract 77.63 consisting of blocks 2000 and 2003.
- b. That part of tract 78.13 consisting of block 2025.
- 34. That part of voting tabulation district 731 consisting of:
- a. That part of tract 39.01 consisting of blocks 3003 and 3004.
- 35. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1000, 1001, 1002, 1003, 1015, and 1016.
 - 36. That part of voting tabulation district 735 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3000, 3001, and 3007.
 - 37. That part of voting tabulation district 736 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3002, 3005, and 3006.
 - 38. That part of voting tabulation district 737 consisting of:
- That part of tract 39.01 consisting of blocks 2000, 2001, 2002, 2003, and 2004.
 - 39. That part of voting tabulation district 758 consisting of:
- a. That part of tract 10.02 consisting of blocks 1001, 1003, 1039, and 2038.
 - b. That part of tract 19.07 consisting of block 1000.
 - c. That part of tract 19.08 consisting of block 1000.
 - 40. That part of voting tabulation district 772 consisting of:
- a. That part of tract 12 consisting of blocks 1011, 1012, 1013, 1014, 1015, 4012, 4013, 4016, and 4017.
- b. That part of tract 15 consisting of blocks 1005, 1006, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 41. That part of voting tabulation district 779 consisting of:
- $a. \ That part of tract 14.02\ consisting of blocks 1000, 1001, 1002, 1003, 1004, 1040, and 1041.$
- b. That part of tract 16 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 42. That part of voting tabulation district 781 consisting of:
- a. That part of tract 18.02 consisting of blocks 1000, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3011.
 - 43. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1003, 1026, 1027, and 1028.
 - 44. That part of voting tabulation district 800 consisting of:
- $a. \ \ That part of tract 44.02 consisting of blocks 1006, 1007, 1008, 1013, 1020, and 2006.$
 - 45. That part of voting tabulation district 803 consisting of:

- a. That part of tract 51.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- b. That part of tract 52.02 consisting of blocks 1022, 1023, 1024, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2013, 2014, 2015, 2017, 2018, 2019, and 2020.
 - 46. That part of voting tabulation district 806 consisting of:
- a. That part of tract 55.01 consisting of blocks 1006, 1007, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- b. That part of tract 55.02 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1032, 1033, 1034, 1035, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2021, 2022, 2023, 2024, 2028, 2032, 2033, 2034, 2035, 2036, 2039, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, and 3022.
 - c. That part of tract 56.01 consisting of block 1001.
 - d. That part of tract 58.07 consisting of block 4000.
 - 47. That part of voting tabulation district 814 consisting of:
- $a. \quad That \ part \ of \ tract \ 61 \ consisting \ of \ blocks \ 1006, \ 1007, \ 1022, \ 1026, \ 1027, \ 2000, \ 2001, \ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \ 2026, \ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2034, \ 2035, \ 2036, \ 2037, \ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \ 2050, \ 2051, \ 2052, \ 2053, \ 2054, \ 2055, \ 2056, \ 3000, \ 3001, \ 3002, \ 3003, \ 3004, \ 3005, \ 3006, \ 3007, \ 3008, \ 3009, \ 3010, \ 3011, \ 3012, \ 3013, \ 3014, \ 3015, \ 3016, \ 3017, \ 3018, \ 3019, \ 3020, \ 3021, \ 3022, \ 3023, \ 3024, \ 3025, \ 3026, \ 3027, \ 3028, \ 3029, \ and \ 3030.$
 - (21) District 21 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 30, 32, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 215, 220, 221, 225, 227, 414, 415, 416, 417, 418, 419, 420, and 421.
 - 2. That part of voting tabulation district 62 consisting of:
 - a. That part of tract 307.05 consisting of block 1012.
- 3. That part of voting tabulation district 189 consisting of:
- a. That part of tract 307.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.
 - 4. That part of voting tabulation district 195 consisting of:
- a. That part of tract 201.03 consisting of blocks 1000, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
- b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
- c. That part of tract 205.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - 5. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
- b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

- 6. That part of voting tabulation district 222 consisting of:
- a. That part of tract 202.11 consisting of blocks 1003 and 1004.
- b. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
 - (b) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 257,\ 258,\ 259,\ 260,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 285,\ 286,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 342,\ 343,\ 345,\ 352,\ 353,\ 354,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 361,\ 362,\ 363,\ 364,\ 367,\ 369,\ 373,\ 374,\ 375,\ 376,\ 377,\ 378,\ 379,\ 380,\ 381,\ 382,\ 383,\ 415,\ 487,\ 498,\ 499,\ 517,\ 518,\ 519,\ 520,\ 521,\ 522,\ 523,\ 524,\ 525,\ 526,\ 527,\ 528,\ 529,\ 530,\ 531,\ 532,\ 533,\ 534,\ 535,\ 536,\ 537,\ 538,\ 539,\ 540,\ 541,\ 542,\ 543,\ 544,\ 545,\ 546,\ 547,\ 548,\ 549,\ 550,\ 551,\ 552,\ 553,\ 554,\ 555,\ 557,\ 558,\ 561,\ 562,\ 563,\ 564,\ 565,\ 566,\ 567,\ 568,\ 569,\ 570,\ 572,\ 573,\ 574,\ 575,\ 576,\ 577,\ 580,\ 581,\ 582,\ 583,\ 584,\ 585,\ 586,\ 587,\ 588,\ 589,\ 590,\ 591,\ 592,\ 593,\ 594,\ 595,\ 596,\ 597,\ 600,\ 601,\ 602,\ 603,\ 606,\ 607,\ 608,\ 609,\ 610,\ 611,\ 612,\ 613,\ 614,\ 615,\ 616,\ 617,\ 618,\ 619,\ 620,\ 621,\ 622,\ 623,\ 709,\ 711,\ 713,\ 714,\ 715,\ 716,\ 717,\ 719,\ 722,\ 723,\ 724,\ 726,\ 728,\ 729,\ 730,\ 733,\ 734,\ 738,\ 739,\ 740,\ 741,\ 742,\ 743,\ 744,\ 745,\ 746,\ 747,\ 748,\ 749,\ 750,\ 751,\ 752,\ 753,\ and\ 754. \end{array}$
 - 2. That part of voting tabulation district 252 consisting of:
 - a. That part of tract 39.01 consisting of blocks 1007, 1008, and 1009.
 - 3. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4010, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, and 5016.
 - 4. That part of voting tabulation district 261 consisting of:
- a. That part of tract 40.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
- b. That part of tract 40.1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - 5. That part of voting tabulation district 262 consisting of:
 - a. That part of tract 38 consisting of blocks 5013, 5014, and 5015.
- b. That part of tract 41.02 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1014, 1015, 1016, 1017, and 1018.
 - 6. That part of voting tabulation district 265 consisting of:
 - a. That part of tract 41.01 consisting of block 3029.
 - 7. That part of voting tabulation district 344 consisting of:
- a. That part of tract 48.13 consisting of blocks 1004, 1014, 1015, 1016, 1017, 1018, 1025, 1028, 1029, 1030, and 1031.
- b. That part of tract 59.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3008, 3009, and 3010.
 - 8. That part of voting tabulation district 346 consisting of:
- a. That part of tract 48.13 consisting of blocks 1001, 1002, 1003, 1009, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 9. That part of voting tabulation district 503 consisting of:
- a. That part of tract 76.16 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3006, and 3007.
 - 10. That part of voting tabulation district 504 consisting of:
- a. That part of tract 76.16 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3002, 3003, 3004, and 3005.

- 11. That part of voting tabulation district 511 consisting of:
- $a. \ \ That\ part\ of\ tract\ 66.03\ consisting\ of\ blocks\ 3008,\ 3009,\ 3010,\ and\ 3012.$
 - 12. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2016, 2017, 2018, 2019, and 2020.
 - 13. That part of voting tabulation district 710 consisting of:
- a. That part of tract 77.21 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, and 1026.
- b. That part of tract 77.23 consisting of blocks 1006, 2000, 2001, and 2007.
 - 14. That part of voting tabulation district 712 consisting of:
- a. That part of tract 77.23 consisting of blocks 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1026, 2002, 2003, 2004, 2005, 2006, 2008, 2009, and 2010.
- b. That part of tract 77.24 consisting of blocks 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2026, and 2027.
 - 15. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 77.05 consisting of blocks 1004, 2006, and 2007.
 - b. That part of tract 77.23 consisting of blocks 1023, 1024, and 1025.
- c. That part of tract 77.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
- d. That part of tract 77.25 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1013, and 1014.
- 16. That part of voting tabulation district 720 consisting of:
- a. That part of tract 77.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2011, 2021, 2022, 2023, 2024, and 2035.
 - 17. That part of voting tabulation district 721 consisting of:
- a. That part of tract 77.05 consisting of blocks 1013, 1016, 1017, 1018, 1019, and 1020.
 - 18. That part of voting tabulation district 725 consisting of:
 - a. That part of tract 77.63 consisting of blocks 2005, 2006, and 2007.
 - 19. That part of voting tabulation district 727 consisting of:
- a. That part of tract 77.63 consisting of blocks 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2022.
 - 20. That part of voting tabulation district 731 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3011, 3012, and 3013.
 - b. That part of tract 39.02 consisting of blocks 1009 and 1010.
 - c. That part of tract 48.15 consisting of block 1006.
- d. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.
 - 21. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1032, 1033, 1034, 1036, 1037, 1038, and 1039.
- b. That part of tract 77.62 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 2000.

- 22. That part of voting tabulation district 735 consisting of:
- $a. \quad That \ part \ of \ tract \ 39.01 \ consisting \ of \ blocks \ 3008, \ 3016, \ 3017, \ 3018, \ 3019, \ 3020, \ and \ 3021.$
- b. That part of tract 39.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 - 23. That part of voting tabulation district 736 consisting of:
- a. That part of tract 39.01 consisting of blocks 3009, 3010, 3014, and 3015.
- b. That part of tract 39.02 consisting of blocks 1005, 1006, 1007, 1008, 1011, 1013, 1018, 1019, 1020, 1028, and 1029.
 - 24. That part of voting tabulation district 737 consisting of:
- $a. \quad That \ part \ of \ tract \ 39.01 \ consisting \ of \ blocks \ 1010, \ 1011, \ 1012, \ 4000, \ 4001, \ 4002, \ 4003, \ 4004, \ and \ 4005.$
- b. That part of tract 39.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.
 - (22) District 22 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 77, 80, 92, 93, 94, 101, 103, 104, 106, 107, 108, 112, 113, 114, 115, 116, 119, 122, 127, 131, 132, 133, 134, 135, 136, 361, 363, 364, 365, 366, 367, 368, 369, 370, 371, 374, 375, 376, 377, 378, 381, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 398, 399, 400, 401, 402, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 502, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 518, 519, 520, 521, 522, 523, 524, 534, 535, 536, 540, 541, 542, 544, 545, 546, 547, 548, 549, 550, 551, 554, 562, 563, 564, 566, 567, 868, 869, 870, and 872.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 103.06 consisting of blocks 1000, 1002, 1003, 1004, 1005, and 1006.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 103.07 consisting of blocks 2030, 2031, 2032, and 2033.
 - 4. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 107.02 consisting of block 1000.
 - 5. That part of voting tabulation district 59 consisting of:
 - a. That part of tract 303.02 consisting of block 3000.
 - b. That part of tract 304.02 consisting of blocks 2030 and 2044.
 - 6. That part of voting tabulation district 69 consisting of:
- a. That part of tract 308.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4052, and 4053.
 - 7. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of block 2045.
 - b. That part of tract 308.01 consisting of blocks 1000, 2000, and 2021.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 310.01 consisting of blocks 1018, 1019, 1031, 1032, 1033, 1034, 1035, and 1036.
- 9. That part of voting tabulation district 118 consisting of:

- a. That part of tract 505.01 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - b. That part of tract 505.02 consisting of blocks 1012 and 1013.
 - 10. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1023, 2014, 2017, 2018, 2023, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 - 11. That part of voting tabulation district 333 consisting of:
- a. That part of tract 601.19 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, and 2008.
 - 12. That part of voting tabulation district 343 consisting of:
- a. That part of tract 601.21 consisting of blocks 1007, 1008, 1016, 1017, 1018, 1019, 1020, and 1024.
 - 13. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.19 consisting of blocks 1002, 1019, 1020, 1021, 1026, and 1027.
 - 14. That part of voting tabulation district 353 consisting of:
 - a. That part of tract 601.21 consisting of block 2005.
 - 15. That part of voting tabulation district 379 consisting of:
- a. That part of tract 607 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
 - 16. That part of voting tabulation district 382 consisting of:
- a. That part of tract 601.21 consisting of blocks 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4009, 4010, and 4011.
 - b. That part of tract 601.22 consisting of blocks 2022 and 2026.
- c. That part of tract 610.02 consisting of blocks 1014, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 4023.
- 17. That part of voting tabulation district 397 consisting of:
- a. That part of tract 606.07 consisting of blocks 2000, 2018, and 2019.
- 18. That part of voting tabulation district 403 consisting of:
- a. That part of tract 509 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3000, 3001, 3002, 3003, 3004, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 5006, 5007, 5008, and 5009.
 - 19. That part of voting tabulation district 460 consisting of:
 - a. That part of tract 505.02 consisting of block 1014.
- 20. That part of voting tabulation district 501 consisting of:
- a. That part of tract 427 consisting of block 1001.
- 21. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3011, 3014, 3017, 3018, 3019, 3020, and 3021.
 - 22. That part of voting tabulation district 504 consisting of:
- a. That part of tract 416 consisting of blocks 1000, 1017, 1019, 1020, and 1041.

- b. That part of tract 425 consisting of blocks 3002, 3008, 3009, 3012, 3015, 3017, 3020, 3021, 3022, 3023, 3027, 3029, 3030, and 3031.
 - 23. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 24. That part of voting tabulation district 526 consisting of:
- a. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 25. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of block 2003.
 - 26. That part of voting tabulation district 538 consisting of:
- a. That part of tract 408.02 consisting of blocks 1007, 2020, 3006, 3007, and 3011.
 - 27. That part of voting tabulation district 539 consisting of:
- a. That part of tract 426 consisting of blocks 3008, 3009, 3010, 3022, and 3023.
- b. That part of tract 427 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1011, 1013, and 1014.
 - 28. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1003, 1004, 1005, 1006, 1007, and 1018.
- b. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009
- c. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
 - 29. That part of voting tabulation district 552 consisting of:
 - a. That part of tract 408.01 consisting of block 2004.
 - 30. That part of voting tabulation district 561 consisting of:
- a. That part of tract 431 consisting of blocks 1034, 2028, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, and 2040.
- b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3157, 3158, and 3159.
 - 31. That part of voting tabulation district 568 consisting of:
- a. That part of tract 430.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 32. That part of voting tabulation district 631 consisting of:
 - a. That part of tract 1106 consisting of block 3016.
 - 33. That part of voting tabulation district 867 consisting of:
- a. That part of tract 611 consisting of blocks 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3025, 3026, 3027, 3030, 3033, and 3034.
 - (b) That part of Palm Beach County consisting of:
- 1. All of voting tabulation districts 193, 194, 195, 243, 244, 245, 246, 249, 251, 256, 263, 264, 266, 267, 268, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 347, 348, 349, 350, 351, 365, 366, 368, 370, 371, 372, 384, 385, 386, 387, 388, 389, 390, 391,

- 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 406, 407, 408, 409, 410, 411, 412, 413, 414, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 500, 501, 502, 505, 506, 507, 508, 509, 510, 512, 513, 514, 515, 516, 556, 559, 560, 571, 579, 598, 599, 604, 605, 784, 787, 793, 794, 795, 797, 798, 799, 801, 804, 805, 807, 808, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 841, and 849.
 - 2. That part of voting tabulation district 242 consisting of:
- a. That part of tract 28 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, and 1044.
 - 3. That part of voting tabulation district 247 consisting of:
- a. That part of tract 34 consisting of blocks 1005, 1006, 1007, 1011, 1012, 1013, 1014, and 1018.
- b. That part of tract 36 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1013, 1014, and 1016.
- c. That part of tract 37 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, and 4012.
 - 4. That part of voting tabulation district 248 consisting of:
- a. That part of tract 36 consisting of blocks 1017, 1018, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 4003, 4004, 4005, 4006, 4013, 4014, 4021, 4022, 4023, and 4030.
- b. That part of tract 37 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
 - 5. That part of voting tabulation district 250 consisting of:
- a. That part of tract 36 consisting of blocks 4031, 4038, 4039, 4040, 4041, 4044, 4045, 4057, 4058, and 4061.
 - 6. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 2010, 2012, 2013, 2014, 2016, and 2021.
 - 7. That part of voting tabulation district 261 consisting of:
- $a. \ \ That\ part\ of\ tract\ 40.09\ consisting\ of\ blocks\ 2003,\ 2004,\ 3000,\ and\ 3008.$
 - b. That part of tract 40.1 consisting of block 1000.
 - 8. That part of voting tabulation district 262 consisting of:
- a. That part of tract 41.02 consisting of blocks 1004, 1005, 1006, 1010, 1011, 1012, 1013, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
 - 9. That part of voting tabulation district 265 consisting of:
- a. That part of tract 41.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1025, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3027.
 - 10. That part of voting tabulation district 319 consisting of:
 - a. That part of tract 44.01 consisting of block 1002.
 - 11. That part of voting tabulation district 344 consisting of:

- a. That part of tract 48.13 consisting of blocks 1005, 1006, 1007, 1008, 1019, 1020, 1021, 1022, 1023, and 1024.
- b. That part of tract 49.02 consisting of blocks 1040, 1043, 1052, and 1053.
 - 12. That part of voting tabulation district 346 consisting of:
 - That part of tract 48.13 consisting of block 1000.
 - 13. That part of voting tabulation district 503 consisting of:
- a. That part of tract 76.14 consisting of blocks 2007, 2008, 2009, 2010, and 2011.
 - 14. That part of voting tabulation district 504 consisting of:
 - a. That part of tract 76.16 consisting of block 1000.
 - 15. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 66.03 consisting of block 3004.
 - 16. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2021.
 - 17. That part of voting tabulation district 771 consisting of:
 - a. That part of tract 5.11 consisting of block 1012.
- b. That part of tract 15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1027, 1028, 1029, 1030, and 1031.
 - 18. That part of voting tabulation district 772 consisting of:
- a. That part of tract 15 consisting of blocks 1016, 1017, 1018, 1019, 1024, 1025, and 1026.
 - 19. That part of voting tabulation district 779 consisting of:
- a. That part of tract 16 consisting of blocks 1000, 1001, 2000, 2001, and 2012.
 - b. That part of tract 17 consisting of blocks 2000 and 2001.
 - c. That part of tract 23 consisting of blocks 1000 and 1001.
 - 20. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1031, 1032, 1033, 1034, 1035, 1045, 3000, 3001, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 21. That part of voting tabulation district 800 consisting of:
- a. That part of tract 44.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.
- b. That part of tract 52.03 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1021, 1022, 1023, 1024, 1025, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- c. That part of tract 52.04 consisting of blocks 3022, 3023, 3034, 3035, and 3036.
 - 22. That part of voting tabulation district 803 consisting of:
- a. That part of tract 51.01 consisting of blocks 1000, 1001, 1002, 1003, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.

- b. That part of tract 52.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1026, 1027, 1028, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- c. That part of tract 52.03 consisting of blocks 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, and 2037.
- 23. That part of voting tabulation district 806 consisting of:
- a. That part of tract 50 consisting of blocks 2031 and 2032.
- 24. That part of voting tabulation district 814 consisting of:
- a. That part of tract 61 consisting of blocks 1016 and 1023.
- 25. That part of voting tabulation district 833 consisting of:
- a. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
- b. That part of tract 35.07 consisting of blocks 1000 and 3000.
- c. That part of tract 35.09 consisting of blocks 1000 and 4000.
- d. That part of tract 35.11 consisting of block 1000.
- e. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
- f. That part of tract 54.09 consisting of blocks 1023 and 1024.
- g. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - h. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - i. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - j. That part of tract 74.14 consisting of block 1000.
 - k. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - l. That part of tract 74.18 consisting of block 1000.
- m. That part of tract 74.2 consisting of block 2002.
- n. That part of tract 9900 consisting of blocks 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.
 - (23) District 23 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 44, 45, 317, 346, 348, 352, 354, 362, 425, 426, 427, 428, 429, 430, 431, 432, 433, 435, 436, 437, 438, 439, 440, 441, 442, 443, 449, 450, 451, 452, 454, 455, 456, 457, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 595, 596, 597, 598, 599, 600, 601, 602, 603, $604,\,605,\,606,\,607,\,608,\,609,\,610,\,612,\,613,\,614,\,615,\,616,\,617,\,618,\,619,$ 620, 621, 622, 623, 624, 625, 626, 627, 629, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 746, 780, 781, 782, 783, 784, 785, 788, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 806, 808, 810, 811, 812, 816, 817, 818, 819, 822, 823, 824, 825, 826, 827, 828, 829, 831, 836, 837, 840, 841, 842, 843, 844, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 871, 873, and 874.
 - 2. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 601.2 consisting of block 4056.
 - b. That part of tract 703.2 consisting of blocks 1000, 3000, and 4000.
 - c. That part of tract 703.21 consisting of blocks 1002, 1004, and 1009.

- d. That part of tract 703.22 consisting of blocks 3000, 3001, and 3002.
- e. That part of tract 9800 consisting of blocks 1020, 1021, 1024, 1025, 1026, 1027, 1028, and 1029.
 - 3. That part of voting tabulation district 333 consisting of:
- a. That part of tract 601.19 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1022, 1023, 1024, 1025, 1028, 1034, 1035, 1036, 1037, 2005, 2006, 2007, and 2009.
 - 4. That part of voting tabulation district 343 consisting of:
- a. That part of tract 601.19 consisting of blocks 1009, 1010, 1011, 1030, 1031, 1032, and 1033.
- b. That part of tract 601.2 consisting of blocks 4005, 4007, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4046, 4047, 4048, 4049, 4050, 4051, 4052, and 4055.
 - 5. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.18 consisting of blocks 1011, 1012, 1013, 1014, 1016, 1017, 1028, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.
 - b. That part of tract 601.19 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 353 consisting of:
- a. That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - b. That part of tract 601.21 consisting of blocks 2003 and 2004.
 - 7. That part of voting tabulation district 382 consisting of:
 - That part of tract 601.21 consisting of block 4008.
 - b. That part of tract 601.22 consisting of block 2027.
 - c. That part of tract 702.07 consisting of block 1002.
 - d. That part of tract 702.08 consisting of block 3000.
 - 8. That part of voting tabulation district 434 consisting of:
- a. That part of tract 703.17 consisting of blocks 1000, 1001, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1045, 1046, 1047, 1048, 1069, 1091, 1100, 1118, 1119, and 1120.
 - b. That part of tract 9800 consisting of blocks 1022 and 1023.
 - 9. That part of voting tabulation district 453 consisting of:
- a. That part of tract 703.14 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
- b. That part of tract 1103.01 consisting of blocks 1000, 1001, 3002, 3003, 3004, 3005, and 3006.
 - 10. That part of voting tabulation district 561 consisting of:
- $a. \ \ That\ part\ of\ tract\ 1106\ consisting\ of\ blocks\ 3019,\ 3020,\ 3021,\ 3022,\ 3156,\ and\ 3167.$
 - 11. That part of voting tabulation district 568 consisting of:
 - a. That part of tract 430.01 consisting of blocks 1009 and 1010.
 - 12. That part of voting tabulation district 631 consisting of:

- a. That part of tract 1106 consisting of blocks 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3057, 3058, 3059, 3060, 3061, 3062, 3064, 3065, 3066, 3152, and 3153.
 - 13. That part of voting tabulation district 778 consisting of:
- a. That part of tract 1101 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2019, 2020, 2021, 2022, 3003, 3004, 3005, 3006, 3007, 3025, 3026, 3027, and 3028.
 - 14. That part of voting tabulation district 779 consisting of:
 - a. That part of tract 1101 consisting of blocks 3008 and 3015.
 - 15. That part of voting tabulation district 790 consisting of:
- a. That part of tract 1101 consisting of blocks 1000, 1001, 1005, 1006, 1011, 1012, 1017, 1018, 4010, 4011, 4016, 4018, and 4020.
 - 16. That part of voting tabulation district 807 consisting of:
- a. That part of tract 1103.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1008, 1040, 1050, and 1052.
 - b. That part of tract 1103.33 consisting of block 2028.
- 17. That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1003, 3007, and 3008.
 - 18. That part of voting tabulation district 835 consisting of:
 - a. That part of tract 1103.26 consisting of block 2000.
- b. That part of tract 1103.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
- 19. That part of voting tabulation district 862 consisting of:
- a. That part of tract 1003 consisting of blocks 3000, 3001, 3002, 3003, 3007, 3008, 3011, 3012, 3016, 3017, 3018, 3019, 3020, and 3024.
- b. That part of tract 1005.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 20. That part of voting tabulation district 863 consisting of:
- a. That part of tract 1004 consisting of blocks 2016, 2017, 2029, 2030, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3019, 4002, 4003, 4006, 4007, 4008, 4014, 4015, 4016, 4017, 4020, 4022, 4025, and 4026.
 - 21. That part of voting tabulation district 867 consisting of:
 - a. That part of tract 611 consisting of blocks 3024 and 3032.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 54, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 82, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 221, 222, 223, 224, 225, 227, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, and 1451.
 - 2. That part of voting tabulation district 13 consisting of:
- a. That part of tract 38.01 consisting of blocks 1000, 1001, 1002, 1003, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 3000, 3001, 3002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4017, 4019, 4020, 4021, 4031, 4032, 4033, 4034, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, and 5011.
 - . That part of tract 38.04 consisting of blocks 1009 and 2016.
 - 3. That part of voting tabulation district 15 consisting of:

- a. That part of tract 38.01 consisting of blocks 3003, 4016, 4018, 4022, 4023, 4024, 4025, and 4027.
 - b. That part of tract 38.04 consisting of block 4011.
 - 4. That part of voting tabulation district 53 consisting of:
- a. That part of tract 45 consisting of blocks 1004, 1005, 1008, 1009, 1013, 1027, 1028, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, and 3004.
 - 5. That part of voting tabulation district 61 consisting of:
- $a. \quad That part of tract 97.03 \ consisting of blocks 1000, 1002, 1003, 1004, \\ 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, \\ 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, \\ 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, \\ 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, \\ 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, \\ 2052, 2053, 2054, 2055, and 2056. \\ \end{aligned}$
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 1.13 consisting of blocks 1006, 1012, 1013, 1014, and 1015.
 - b. That part of tract 2.11 consisting of blocks 2000 and 2027.
 - c. That part of tract 97.04 consisting of blocks 2000, 2046, and 3000.
 - 7. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 9810 consisting of blocks 1008, 1009, 1013, and 1014.
 - (24) District 24 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 771, 772, 773, 774, 775, 776, 777, 786, 787, 802, 803, 805, 838, 839, and 845.
 - 2. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, and 1022.
 - 3. That part of voting tabulation district 778 consisting of:
- a. That part of tract 1101 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 4. That part of voting tabulation district 779 consisting of:
- a. That part of tract 1101 consisting of blocks 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, and 3019.
 - b. That part of tract 1103.4 consisting of blocks 4010 and 4011.
- c. That part of tract 1103.41 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 5. That part of voting tabulation district 790 consisting of:
- a. That part of tract 1101 consisting of blocks 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, 1019, 1020, 4021, 4022, 4023, 4024, and 4025.
 - 6. That part of voting tabulation district 862 consisting of:
 - a. That part of tract 1005.02 consisting of block 1000.
 - 7. That part of voting tabulation district 863 consisting of:
 - a. That part of tract 1004 consisting of block 3014.

- (b) That part of Miami-Dade County consisting of:
- All of voting tabulation districts 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 107, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278,279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 345, 346, 347, 348, 349, 350, 352, 353, 355, 360, 364, 365, 371, 372, 373, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, 764, 765, 766, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 804, 805, 807, 808, 809, 810, 811, 812, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 834, 835, 868, 883, 910, 912, 913, 914, 915, 916, 919, 920, 921, 922, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1413, 1414, 1415, 1417, 1432, 1439, and 1440.
 - 2. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 1.2 consisting of blocks 2010 and 2011.
 - 3. That part of voting tabulation district 15 consisting of:
 - a. That part of tract 1.2 consisting of block 2023.
 - b. That part of tract 12.04 consisting of blocks 1000 and 1012.
 - 4. That part of voting tabulation district 53 consisting of:
 - a. That part of tract 45 consisting of block 1007.
 - 5. That part of voting tabulation district 61 consisting of:
 - a. That part of tract 97.03 consisting of block 1001.
 - b. That part of tract 97.04 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 2.11 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 97.04 consisting of blocks 1032, 1037, 1038, 1045, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 7. That part of voting tabulation district 313 consisting of:
- a. That part of tract 9.02 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.
- $b. \ \ That part of tract 10.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5019.$
 - 8. That part of voting tabulation district 344 consisting of:
- a. That part of tract 17.01 consisting of blocks 1000, 1001, 1002, 1005, 1028, and 1029.

- 9. That part of voting tabulation district 420 consisting of:
- a. That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
 - 10. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 37.02 consisting of blocks 5004, 5006, 5007, 5008, 5009, 8000, 8001, 8002, and 8003.
 - b. That part of tract 45 consisting of blocks 1006 and 1017.
- c. That part of tract 9810 consisting of blocks 1004, 1005, 1006, 1007, 1010, 1011, 1012, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
 - (25) District 25 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 765, 766, 767, 768, 769, 770, 789, 804, 809, 814, 815, 820, 821, 830, 832, 833, and 834.
 - 2. That part of voting tabulation district 187 consisting of:
 - That part of tract 1103.24 consisting of block 2014.
- b. That part of tract 9800 consisting of blocks 1041, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1098, 1099, 1103, 1105, 1106, 1107, 1110, 1111, 1112, 1113, and 1114.
 - 3. That part of voting tabulation district 434 consisting of:
- a. That part of tract 9800 consisting of blocks 1097, 1100, 1101, 1102, and 1109.
 - 4. That part of voting tabulation district 453 consisting of:
 - a. That part of tract 9800 consisting of blocks 1104 and 1108.
 - 5. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.25 consisting of blocks 4000, 4001, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4081, 4082, 4083, and 4090.
 - 6. That part of voting tabulation district 807 consisting of:
- a. That part of tract 1103.32 consisting of blocks 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1053, 1054, 1055, and 1056.
 - 7. That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1004, 1005, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3009, and 3011.
- b. That part of tract 1103.02 consisting of blocks 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 8. That part of voting tabulation district 835 consisting of:
 - a. That part of tract 1103.26 consisting of blocks 2001 and 2010.
- b. That part of tract 1103.3 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
 - (b) That part of Collier County consisting of:
- 1. All of voting tabulation districts 2, 3, 7, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 83, 84,

- 95, 109, 110, 111, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 130, 132, 133, 134, 138, 139, 140, 141, and 143.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1010, 2000, 2003, 2004, 2005, 2006, 2007, 2011, and 3005.
 - 3. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 104.05 consisting of block 4030.
- b. That part of tract 104.08 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- c. That part of tract 104.18 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2029, 2030, 2031, 2032, and 2033.
 - d. That part of tract 105.05 consisting of block 2021.
 - e. That part of tract 105.06 consisting of blocks 1001, 1002, and 3000.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.05 consisting of block 4013.
 - 5. That part of voting tabulation district 92 consisting of:
- a. That part of tract 105.06 consisting of blocks 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, and 3057.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 - b. That part of tract 111.06 consisting of block 2019.
 - 7. That part of voting tabulation district 131 consisting of:
- That part of tract 111.02 consisting of blocks 1068, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, $3297,\,3298,\,3299,\,3300,\,3301,\,3302,\,3303,\,3304,\,3305,\,3306,\,3307,\,3308,\\$ 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, $3321,\,3322,\,3323,\,3324,\,3325,\,3326,\,3327,\,3328,\,3329,\,3330,\,3331,\,3332,\\$ 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, $3393,\,3394,\,3395,\,3396,\,3397,\,3398,\,3399,\,3400,\,3401,\,3402,\,3403,\,3404,$ 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473,3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.
- $b. \ \ That\ part\ of\ tract\ 111.06\ consisting\ of\ blocks\ 1065,\ 1071,\ 1072,\ and\ 1073.$
 - c. That part of tract 9900 consisting of blocks 22 and 23.
 - (c) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, and 26.
 - 2. That part of voting tabulation district 18 consisting of:

- That part of tract 6 consisting of blocks 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2126, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2326, 2327, 2328, 2331, 2332, 2333, 2334, 2335, 2336, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2349, 2351, 2352, 2353, 2355, 2356, and 2358.
 - (d) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 176, 177, 178, 231, 232, 287, 288, 289, 290, 311, 351, 354, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 469, 470, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 581, 586, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 612, 613, 614, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 713, 714, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 735, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 - 2. That part of voting tabulation district 313 consisting of:
- a. That part of tract 9.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1013.
 - 3. That part of voting tabulation district 420 consisting of:
 - a. That part of tract 5.03 consisting of block 3017.
 - 4. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2039.
 - 5. That part of voting tabulation district 455 consisting of:
- a. That part of tract 6.08 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
 - 6. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 7. That part of voting tabulation district 471 consisting of:
- a. That part of tract 7.1 consisting of blocks 1006, 1007, 1008, 1009, 1017, 1018, 1019, 1023, 1024, 2004, 2005, 2006, 2007, 2008, 2009, 2010,

- 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 7.11 consisting of blocks 3013, 3015, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3043, 3044, 3045, 3046, 3047, 3048, 3049, and 3050.
 - c. That part of tract 7.12 consisting of blocks 1003 and 1004.
 - 8. That part of voting tabulation district 615 consisting of:
 - a. That part of tract 90.06 consisting of block 3000.
 - 9. That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1148 and 1159.
 - (26) District 26 is composed of:
 - (a) All of Monroe County.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 605, 606, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 664, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 733, 734, 736, 737, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1039, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1213, 1215, 1216, 1217, 1218, 1219, 1220, 1227, $1228,\ 1229,\ 1230,\ 1231,\ 1232,\ 1233,\ 1234,\ 1235,\ 1239,\ 1242,\ 1243,\ 1245,$ 1246, 1252, 1253, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1291, 1296, 1298, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1331, 1332, 1334, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1348, 1349, 1350, 1353, 1354, 1361, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1381, 1382, 1385, 1387, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, and 1401.
 - 2. That part of voting tabulation district 1043 consisting of:
- a. That part of tract 85.02 consisting of blocks 1017, 1018, 1019, and 1020.
 - 3. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.15 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, 2016, 2017, 2018, and 2019.
 - 4. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.15 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, and 2012.
 - 5. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 102.1 consisting of blocks 1008 and 1009.
 - 6. That part of voting tabulation district 1214 consisting of:
- a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.

- c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
 - 7. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 102.09 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
- b. That part of tract 102.1 consisting of blocks 2004, 2015, 2016, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - 8. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1013, 1014, 1028, 1029, 2030, and 2031.
 - 9. That part of voting tabulation district 1297 consisting of:
- a. That part of tract 110.07 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1030, 1033, and 1035.
 - 10. That part of voting tabulation district 1299 consisting of:
- a. That part of tract 114.01 consisting of blocks 2001, 2003, 2004, 2005, 2006, and 2022.
 - 11. That part of voting tabulation district 1302 consisting of:
 - a. That part of tract 108.02 consisting of blocks 3031 and 3034.
 - 12. That part of voting tabulation district 1303 consisting of:
- a. That part of tract 111.02 consisting of blocks 4025, 4052, 4053, 4054, 4055, and 4056.
 - 13. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
 - 14. That part of voting tabulation district 1336 consisting of:
- a. That part of tract 114.01 consisting of blocks 2019, 2020, 4000, 4001, 4006, 4007, 4008, 4009, 4035, 4036, 4037, 4038, 4039, 4040, 5062, 5063, 5064, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5075, 5076, 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5084, 5085, 5086, 5087, 5088, 5089, 5090, 5091, 5092, 5093, 5094, 5095, 5096, 5097, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5105, 5106, 5107, 5108, 5109, 5110, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5153, 5154, 5155, 5156, 5157, 5158, 5159, 5160, 5161, 5162, 5166, 5167, 5168, 5169, 5170, 5171, 5172, 5184, 5185, 5186, 5187, 5188, 5189, 5190, 5191, 5192, 5193, 5194, and 5195.
 - 15. That part of voting tabulation district 1355 consisting of:
 - a. That part of tract 111.02 consisting of blocks 2000 and 2001.
 - 16. That part of voting tabulation district 1360 consisting of:
 - a. That part of tract 110.01 consisting of block 3031.
- $b. \quad That \ part \ of \ tract \ 111.01 \ consisting \ of \ blocks \ 2013, \ 2016, \ 2017, \ and \ 2018.$
 - 17. That part of voting tabulation district 1362 consisting of:
 - a. That part of tract 111.01 consisting of blocks 2000, 2012, and 2014.
 - 18. That part of voting tabulation district 1375 consisting of:
- a. That part of tract 114.01 consisting of blocks 3429, 3430, 3431, 3432, 3433, 3434, 3435, 3436, 3437, 3438, 3439, 3441, 3442, 3444, 3445, 3446, 3447, 3451, 3452, 3463, 3464, 3465, 3466, 3467, 3472, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3480, 3481, 3506, 3507, 3512, 3570, 3612, and 3613.
- b. That part of tract 114.04 consisting of blocks 3163, 3167, 3171, 3172, 3173, 3174, 3175, and 3186.

- 19. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3364, 3366, 3367, 3383, 3393, 3448, and 3449.
 - 20. That part of voting tabulation district 1386 consisting of:
 - a. That part of tract 108.02 consisting of block 3036.
 - (27) District 27 is composed of:
 - (a) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 55, 56, 57, 58, 59, 356, 357, 358, 361, 362, 363, 366, 367, 368, 369, 370, 374, 457, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 580, 582, 583, 584, 585, 587, 607, 608, 609, 610, $611,\,663,\,665,\,666,\,667,\,668,\,669,\,670,\,671,\,672,\,673,\,674,\,675,\,676,\,677,$ 678, 679, 680, 691, 692, 693, 767, 768, 780, 781, 782, 783, 800, 801, 802, 803, 806, 813, 814, 833, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 911, 917, 918, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1035, 1036, 1037, 1038, 1040, 1041, 1042, 1044, 1045, 1046, 1047, 1098, 1099, 1100, 1101, 1102, 1103, 1105, 1114, 1147, 1148, 1159, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1224, 1225, 1226, 1236, 1237, 1238, 1240, 1241, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1292, 1293, 1294, 1295, 1300, 1301, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1329, 1330, 1333, 1335, 1346, 1347, 1351, 1352, 1356, 1357, 1358, 1359, 1363, 1364, 1373, 1377, 1378, 1379, 1380, 1383, 1384, 1388, 1389, 1402, 1416, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1433, 1434, 1435, 1436, 1437, 1438, 1452, and 1453.
 - 2. That part of voting tabulation district 344 consisting of:
 - a. That part of tract 17.01 consisting of block 1012.
 - 3. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2038, 2040, 2041, 2042, 2043, 3000, 3001, and 3002.
 - 4. That part of voting tabulation district 455 consisting of:
- a. That part of tract 6.08 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, and 3014.
- 5. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 6. That part of voting tabulation district 471 consisting of:
 - a. That part of tract 7.11 consisting of blocks 3041 and 3042.
- b. That part of tract 7.12 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1011, 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1035, 1038, 1039, and 1040.
 - 7. That part of voting tabulation district 615 consisting of:
- a. That part of tract 90.06 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015,

- 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, and 4056.
 - 8. That part of voting tabulation district 694 consisting of:
- a. That part of tract 90.1 consisting of blocks 1153, 1157, 1158, 1174, 1175, and 1200.
- b. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- c. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
 - 9. That part of voting tabulation district 1043 consisting of:
- a. That part of tract 77.02 consisting of blocks 1036, 1047, 1048, 1051, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3029, 3030, and 3031.
- b. That part of tract 77.05 consisting of blocks 1009, 1010, 1011, 1012, 1013, and 1014.
 - 10. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.09 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
 - 11. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.09 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 12. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 105 consisting of blocks 1000 and 1001.
 - 13. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of block 1026.
 - 14. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 105 consisting of blocks 1002, 1003, 1004, 7000, 7001, 7002, 7003, 7004, 7005, 7006, 7009, and 7012.
 - 15. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 2025, 2027, 2028, 2029, 2032, 2033, 2041, 3000, 3001, 3002, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 16. That part of voting tabulation district 1297 consisting of:
 - a. That part of tract 110.07 consisting of blocks 1029 and 1032.
 - 17. That part of voting tabulation district 1299 consisting of:
 - a. That part of tract 114.01 consisting of blocks 2000 and 2002.
 - 18. That part of voting tabulation district 1302 consisting of:
- a. That part of tract 108.02 consisting of blocks 1038, 3029, 3030, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 19. That part of voting tabulation district 1303 consisting of:

- a. That part of tract 109 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 20. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2030, and 2031.
 - 21. That part of voting tabulation district 1336 consisting of:
- a. That part of tract 114.01 consisting of blocks 5059, 5060, and 5061.
- 22. That part of voting tabulation district 1355 consisting of:
- a. That part of tract 110.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3020, 3022, and 3024.
 - 23. That part of voting tabulation district 1360 consisting of:
- $a. \quad That \ part \ of \ tract \ 110.01 \ consisting \ of \ blocks \ 3009, \ 3010, \ 3011, \ and \ 3012.$
 - 24. That part of voting tabulation district 1362 consisting of:
- a. That part of tract 110.01 consisting of blocks 3005, 3006, 3007, and 3008.
 - 25. That part of voting tabulation district 1375 consisting of:
 - a. That part of tract 114.01 consisting of blocks 3468, 3469, and 3471.
 - 26. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3079, 3295, 3296, 3297, 3298, 3299, 3375, 3378, 3390, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3489, 3490, 3499, 3500, 3501, 3502, 3503, 3504, 3508, 3509, 3510, and 3511.
 - 27. That part of voting tabulation district 1386 consisting of:
 - a. That part of tract 108.02 consisting of blocks 3037, 3047, and 3048.
- Section 3. Inclusion of unlisted territory in contiguous districts.—Any portion of the state which is not stated in this act as being included in any district described in this act but which is entirely surrounded by a district shall be deemed to be included within the surrounding district. Any portion of the state which is not included in any district described in this act and which is not entirely surrounded by a district shall be included within that district contiguous to such portion that contains the least population per representative according to the United States Decennial Census of 2010; however, if every district contiguous to such portion has an equal population, such portion shall be included within the lowest-numbered district that is contiguous to such portion.
- Section 4. Districts with noncontiguous territory.—If any district described in this act is composed of noncontiguous territory, the noncontiguous portion that has the least population shall be included in the district that is contiguous to such portion and that has the least population; however, if all contiguous districts have equal populations, such portion shall be included within that contiguous district that has the lowest number designation.
- Section 5. New counties.—When any new counties are created, such new counties shall become a part of the congressional district in which the territory for such new county is located.
- Section 6. Election of representatives to Congress.—The districts named in section 2 of this act constitute and form the congressional districts of the state, and a representative to the Congress shall be selected in and for each of the congressional districts as provided by law.
- Section 7. Members of governmental agencies appointed pursuant to former district boundaries unaffected by new district boundaries.—A change in the division of the state into congressional districts shall not vacate or otherwise affect the office of any member of a board or council who is serving at the time such change is effected and who was appointed by reference to a congressional district as it existed immediately prior to the effective date of such change. Any such member serving on such date

shall continue to represent the congressional district in which the member resides until the expiration of his or her term. A vacancy shall exist in such board or council in any congressional district in which no existing member resides and the same shall be filled as provided by applicable law. If two or more such members reside in a single congressional district as constituted after such change, each shall be entitled to serve until the expiration of his or her term.

Section 8. Severability.—If any provision of this act is held invalid with respect to any person or circumstance, or if any congressional district established in this act is held invalid, the invalidity does not affect other provisions or applications of the act or any other districts established in this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 9. Applicability.—The congressional districts prescribed in section 2 of this act apply with respect to the qualification, nomination, and election to the office of representative to the Congress of the United States for any election held after the 2014 general election. The congressional districts prescribed in section 2 of this act do not apply with respect to the office of any representative to the Congress of the United States elected in the 2014 general election.

Section 10. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act establishing the congressional districts of the state; revising the state's congressional districts created by chapter 2012-2, Laws of Florida, in accordance with the United States Decennial Census of 2010 (plan H000C9057); providing for the inclusion of unlisted territory in contiguous districts; providing for the inclusion of noncontiguous territory; providing that new counties become part of the congressional district in which the territory for such new county is located; providing for the election of representatives to the United States House of Representatives; providing that an appointment made pursuant to former district boundaries is unaffected by new district boundaries; providing for severability; providing for applicability; providing an effective date.

WHEREAS, in chapter 2012-2, Laws of Florida, the Legislature reapportioned the state's congressional districts in accordance with the United States Decennial Census of 2010, and

WHEREAS, it is the intent of the Legislature to revise the boundaries of Congressional Districts 5 and 10 to conform with the Final Judgment issued in Romo v. Detzner, consolidated case Nos. 2012-CA-412 and 2012-CA-490, in the Circuit Court of the Second Judicial Circuit in and for Leon County, and to make conforming changes to districts that are a direct result of the changes to Congressional Districts 5 and 10, and

WHEREAS, it is the intent of the Legislature, where not in conflict with federal law or subsection (a) of section 20 of Article III of the State Constitution, to establish districts that are compact and, where feasible, utilize existing political and geographical boundaries, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 1, which is equal in population to other districts; is compact; includes all of Escambia, Okaloosa, Santa Rosa, and Walton Counties and portions of Holmes County; includes all of the municipalities of Century, Cinco Bayou, Crestview, DeFuniak Springs, Destin, Esto, Fort Walton Beach, Freeport, Gulf Breeze, Jay, Laurel Hill, Mary Esther, Milton, Niceville, Noma, Paxton, Pensacola, Ponce de Leon, Shalimar, Valparaiso, and Westville; follows the boundaries of the state on the western and northern sides of the district and the Gulf of Mexico on the south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 2, which is equal in population to other districts; is compact; includes all of Bay, Calhoun, Franklin, Gadsden, Gulf, Jackson, Jefferson, Leon, Liberty, Taylor, Wakulla, and Washington Counties and portions of Holmes and Madison Counties; includes all of the municipalities of Alford, Altha, Apalachicola, Bascom, Blountstown, Bonifay, Bristol, Callaway, Campbellton, Carrabelle, Caryville, Chattahoochee, Chipley, Cottondale, Ebro, Graceville, Grand Ridge, Greensboro, Greenville, Greenwood, Gretna, Havana, Jacob City, Lynn Haven, Malone, Marianna, Mexico Beach, Midway, Monticello, Panama City, Panama City Beach, Parker, Perry, Port St. Joe, Quincy, St. Marks,

Sneads, Sopchoppy, Springfield, Tallahassee, Vernon, Wausau, and Wewahitchka, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 3, which is equal in population to other districts; is compact; includes all of Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Suwannee, and Union Counties and portions of Alachua, Clay, Madison, and Marion Counties; includes all of the municipalities of Alachua, Archer, Bell, Branford, Bronson, Brooker, Cedar Key, Chiefland, Cross City, Dunnellon, Fanning Springs, Fort White, Hampton, High Springs, Horseshoe Beach, Inglis, Jasper, Jennings, Keystone Heights, La Crosse, Lake Butler, Lake City, Lawtey, Lee, Live Oak, Madison, Mayo, Micanopy, Newberry, Otter Creek, Penney Farms, Raiford, Starke, Trenton, Waldo, White Springs, Williston, Worthington Springs, and Yankeetown; and uses Interstate 75, State Road 200, Highway 17, and the Ocala city line as portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 4, which is equal in population to other districts; is compact; includes all of Baker and Nassau Counties and portions of Duval County; includes all of the municipalities of Atlantic Beach, Baldwin, Callahan, Fernandina Beach, Glen St. Mary, Hilliard, Jacksonville Beach, Macclenny, and Neptune Beach; and follows the boundaries of the state to the north, the Atlantic Ocean to the east, and county boundaries to the west and south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 5, which is equal in population to other districts; is as compact as the minority protection provisions in tier 1 permit; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; preserves the core of the existing district in accordance with public testimony, is culturally and demographically compact, and ties communities in Northeast Florida of similar socio-economic and historical characteristics; includes portions of Alachua, Clay, Duval, Lake, Marion, Orange, and Putnam Counties; includes all of the municipalities of Eatonville, Green Cove Springs, Hawthorne, Interlachen, McIntosh, Palatka, and Reddick; improves the use of existing county, city, political, and geographic boundaries as compared to the comparable district in the benchmark plan; and uses the St. Johns River and other waterways as large portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 6, which is equal in population to other districts; is compact; includes all of Flagler and St. Johns Counties and portions of Putnam and Volusia Counties; includes all of the municipalities of Beverly Beach, Bunnell, Crescent City, Daytona Beach, Daytona Beach Shores, DeLand, Edgewater, Flagler Beach, Hastings, Holly Hill, Lake Helen, Marineland, New Smyrna Beach, Oak Hill, Ormond Beach, Palm Coast, Pierson, Pomona Park, Ponce Inlet, Port Orange, St. Augustine, St. Augustine Beach, South Daytona, and Welaka; and uses the St. Johns County line, the Volusia County line, and the Atlantic Ocean for portions of its western and eastern borders and is traversed by Interstate 95, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 7, which is equal in population to other districts; is compact; includes all of Seminole County and portions of Orange and Volusia Counties; includes all of the municipalities of Altamonte Springs, Casselberry, Deltona, Lake Mary, Longwood, Maitland, Oviedo, Sanford, Winter Park, and Winter Springs; follows the boundary of Seminole County along much of its western and southern boundaries; is bounded on the east by the Brevard County line; and is traversed by the Seminole Expressway and Interstate 4, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 8, which is equal in population to other districts; is compact; includes all of Brevard and Indian River Counties and portions of Orange County; includes all of the municipalities of Cape Canaveral, Cocoa, Cocoa Beach, Fellsmere, Grant-Valkaria, Indialantic, Indian Harbour Beach, Indian River Shores, Malabar, Melbourne, Melbourne Beach, Melbourne Village, Orchid, Palm Bay, Palm Shores, Rockledge, Satellite Beach, Sebastian, Titusville, Vero Beach, and West Melbourne; is bounded by county lines and by the Atlantic Ocean; and is traversed by Interstate 95, U.S. Highway 1, and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 9, which is equal in population to other districts; is compact; includes portions of Osceola and Orange Counties; includes all of the municipalities of Belle Isle, Edgewood, Kissimmee, and St. Cloud; and ties high growth central Florida communities of similar language characteristics, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 10, which is equal in population to other districts; is compact; includes portions of Lake, Osceola, Orange, and Polk Counties; includes all of the municipalities of Astatula, Auburndale, Bay Lake, Clermont, Davenport, Eustis, Groveland, Haines City, Howey-in-the-Hills, Lake Alfred, Lake Buena Vista, Lake Hamilton, Leesburg, Mascotte, Minneola, Montverde, Mount Dora, Oakland, Polk City, Tavares, Umatilla, Windermere, and Winter Garden; and is traversed by Interstate 4 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 11, which is equal in population to other districts; is compact; includes all of Citrus, Hernando, and Sumter Counties and portions of Lake and Marion Counties; includes all of Belleview, Brooksville, Bushnell, Center Hill, Coleman, Crystal River, Fruitland Park, Inverness, Lady Lake, Ocala, Webster, Weeki Wachee, and Wildwood; and uses Interstate 75, State Road 200, and the Ocala city line as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 12, which is equal in population to other districts; is compact; includes all of Pasco County and portions of Hillsborough and Pinellas Counties; includes all of the municipalities of Dade City, New Port Richey, Oldsmar, Port Richey, St. Leo, San Antonio, Tarpon Springs, and Zephyrhills; and uses the Dale Mabry Highway as portions of its eastern border and is traversed by the Suncoast Parkway, Interstate 75, and U.S. Highways 19 and 98, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 13, which is equal in population to other districts; is compact; is wholly located in Pinellas County; includes all of the municipalities of Belleair, Belleair Beach, Belleair Bluffs, Belleair Shore, Clearwater, Dunedin, Gulfport, Indian Rocks Beach, Indian Shores, Kenneth City, Largo, Madeira Beach, North Redington Beach, Pinellas Park, Redington Beach, Redington Shores, Safety Harbor, St. Pete Beach, Seminole, South Pasadena, and Treasure Island; and uses the Hillsborough-Pinellas border and Interstate 275 as portions of its eastern border and follows city lines of Dunedin and Clearwater on the northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 14, which is equal in population to other districts; complies with Section 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar socioeconomic characteristics in the Tampa Bay area; is compact; includes portions of Hillsborough and Pinellas Counties; includes portions of the municipalities of St. Petersburg and Tampa; and uses Interstate 75 as a portion of its eastern boundary and portions of the Hillsborough-Pinellas border and Interstate 275 as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 15, which is equal in population to other districts; is compact; includes portions of Hillsborough and Polk Counties; includes all of the municipalities of Bartow, Lakeland, Mulberry, Plant City, and Temple Terrace; and uses the Alafia River as a portion of its southern boundary, Interstate 75 as a portion of its western boundary, and the Lakeland, Auburndale, and Bartow city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 16, which is equal in population to other districts; is compact; includes all of Sarasota County and portions of Manatee County; includes all of the municipalities of Anna Maria, Bradenton, Bradenton Beach, Holmes Beach, Longboat Key, North Port, Palmetto, Sarasota, and Venice; and is traversed by Interstate 75, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 17, which is equal in population to other districts; is compact; includes all of Charlotte, DeSoto, Glades, Hardee, Highlands,

and Okeechobee Counties and portions of Hillsborough, Lee, Manatee, Osceola, and Polk Counties; includes all of the municipalities of Arcadia, Avon Park, Bowling Green, Dundee, Eagle Lake, Fort Meade, Frostproof, Highland Park, Hillcrest Heights, Lake Placid, Lake Wales, Moore Haven, Okeechobee, Punta Gorda, Sebring, Wauchula, and Zolfo Springs; and uses the Alafia River and the Bartow and Dundee city lines as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 18, which is equal in population to other districts; is compact; includes all of Martin and St. Lucie Counties and portions of Palm Beach County; includes all of the municipalities of Fort Pierce, Juno Beach, Jupiter, Jupiter Inlet Colony, Jupiter Island, North Palm Beach, Ocean Breeze Park, Palm Beach Gardens, Palm Beach Shores, Port St. Lucie, St. Lucie Village, Sewall's Point, Stuart, and Tequesta; and is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 19, which is equal in population to other districts; is compact; includes portions of Collier and Lee Counties; includes all of the municipalities of Bonita Springs, Cape Coral, Fort Myers, Fort Myers Beach, Marco Island, Naples, and Sanibel; and is traversed by Interstate 75 and the Tamiami Trail, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 20, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar socioeconomic characteristics in Broward, Palm Beach, and Hendry Counties; is compact; includes portions of Broward, Hendry, and Palm Beach Counties; includes all of the municipalities of Belle Glade, Clewiston, Cloud Lake, Glen Ridge, Haverhill, Lake Park, Lauderdale Lakes, Lauderhill, Loxahatchee Groves, Mangonia Park, North Lauderdale, Pahokee, South Bay, and Tamarac; and uses Interstate 75 as portions of its southern border and the Loxahatchee National Wildlife Refuge as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 21, which is equal in population to other districts; is compact; includes portions of Broward and Palm Beach Counties; includes all of the municipalities of Coconut Creek, Coral Springs, Greenacres, Parkland, and Wellington; and uses the Loxahatchee National Wildlife Refuge as a portion of its western border, the Boca Raton, Delray Beach, Boynton Beach, Golf, and Palm Springs city lines for portions of its eastern border, and the Boca Raton, Delray Beach, Boynton Beach, Golf, and Palm Springs city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 22, which is equal in population to other districts; is compact; includes portions of Broward and Palm Beach Counties; includes all of the municipalities of Atlantis, Boca Raton, Briny Breezes, Delray Beach, Golf, Gulf Stream, Highland Beach, Hillsboro Beach, Hypoluxo, Lake Clarke Shores, Lauderdale-by-the-Sea, Lazy Lake, Lighthouse Point, Manalapan, Ocean Ridge, Palm Beach, Palm Springs, Sea Ranch Lakes, South Palm Beach, and Wilton Manors; and is traversed by Interstate 95 and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 23, which is equal in population to other districts; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Aventura, Bal Harbour, Bay Harbor Islands, Cooper City, Dania Beach, Davie, Golden Beach, Hallandale Beach, Hollywood, Indian Creek, Miami Beach, North Bay Villages, Southwest Ranches, Sunny Isles Beach, Surfside, and Weston; and uses Interstate 595 as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 24, which is equal in population to other districts; complies with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar language, cultural, and socioeconomic characteristics in Miami-Dade and south Broward Counties; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Biscayne

Park, El Portal, Miami Gardens, Miami Shores, North Miami, North Miami Beach, Opa-locka, Pembroke Park, and West Park; and is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 25, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar language, cultural, and socioeconomic characteristics; is compact; includes portions of Broward, Collier, Hendry, and Miami-Dade Counties; includes all of the municipalities of Doral, Everglades City, Hialeah Gardens, LaBelle, Medley, Miami Lakes, and Sweetwater; and uses the Tamiami Trail as a portion of its southern border and Interstate 75 as a portion of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 26, which is equal in population to other districts; complies with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods in western and south Miami-Dade and Monroe County of similar language, cultural, and socioeconomic characteristics; is compact; includes all of Monroe County and portions of Miami-Dade County; includes all of the municipalities of Florida City, Islamorada, Village of Islands, Key Colony Beach, Key West, Layton, and Marathon; and uses the Tamiami Trail as a portion of its northern border and U.S. 1 as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 27, which is equal in population to other districts; complies with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods of similar language, cultural, and socioeconomic characteristics; is compact; is wholly located in Miami-Dade County; includes all of the municipalities of Coral Gables, Cutler Bay, Key Biscayne, Miami Springs, Palmetto Bay, Pinecrest, South Miami, Virginia Gardens, and West Miami; and uses the Miami-Dade County line as a portion of its southern border and U.S. 1 as a portion of its western border, NOW, THEREFORE,

On motion by Senator Galvano, further consideration of **SB 2-A** with pending **Amendment 1 (726240)** and substitute **Amendment 2 (642398)** was deferred.

RECESS

The President declared the Senate in recess at 2:03 p.m. to reconvene at 3:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 3:00 p.m. A quorum present—35:

Mr. President	Galvano	Negron
Altman	Garcia	Richter
	Guitia	
Bean	Gardiner	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Joyner	Sobel
Clemens	Lee	Soto
Dean	Legg	Thompson
Detert	Margolis	Thrasher
Flores	Montford	

SPECIAL ORDER CALENDAR

The Senate resumed consideration of-

SB 2-A—A bill to be entitled An act relating to the establishment of

the congressional districts of the state; reenacting s. 8.0001, F.S., relating to definitions; reenacting s. 8.0002, F.S., relating to the state's congressional districts; reenacting s. 8.0111, F.S., relating to the inclusion of unlisted territory in contiguous districts; reenacting s. 8.031, F.S., relating to the election of representatives to the United States House of Representatives; reenacting s. 8.0611, F.S., relating to severability; reenacting s. 8.07, F.S., relating to applicability; providing an effective date.

—which was previously considered this day with pending **Amendment 1 (726240)** by the Committee on Reapportionment and Senator Galvano, and substitute **Amendment 2 (642398)** by Senator Galvano.

On motion by Senator Galvano, further consideration of substitute **Amendment 2 (642398)** was deferred.

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

Senator Soto moved the following substitute amendment for Amendment 1 (726240) which failed:

Amendment 3 (671078) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Definitions.—In accordance with s. 8(a), Art. X of the State Constitution, the United States Decennial Census of 2010 is the official census of the state for the purposes of congressional redistricting.

- (1) The following delineation of congressional districts employs areas included within official county, voting tabulation district, tract, and block boundary descriptions used by the United States Department of Commerce, Bureau of the Census, in compiling the United States Decennial Census of 2010 in this state. The populations within these census geographic units are the population figures reported in the counts of the United States Decennial Census of 2010 provided to the state in accordance with Pub. L. No. 94-171.
 - (2) As used in this act, the term:
- (a) "Block" describes the smallest geographic unit for which population was tabulated in the 2010 decennial census. Blocks are nested within tracts and within voting tabulation districts. A block is identified by a four-digit integer that is unique within a tract but is not necessarily unique within a voting tabulation district.
- (b) "Tract" describes a relatively permanent statistical subdivision of a county updated by local participants prior to the 2010 decennial census. Tracts consist of whole blocks and are nested within counties. Tracts are identified uniquely within a county by an up to four-digit integer and may have an optional two-digit suffix.
- (c) "Voting tabulation district" describes a subdivision of a county established in Phase 2 of the 2010 Census Redistricting Data Program. Voting tabulation districts consist of whole blocks and are nested within counties. Voting tabulation districts subdivide counties in ways supervisors of elections determined are efficient for conducting elections and keeping communities whole. Voting tabulation districts are identified uniquely within a county by an up to four-digit integer.

Section 2. Division of state into congressional districts.—For the election of representatives to the United States House of Representatives, the state is divided into 27 consecutively numbered, single-member congressional districts of contiguous territory, to be designated by such numbers as follows:

- (1) District 1 is composed of:
- (a) All of Escambia County.
- (b) All of Okaloosa County.
- (c) All of Santa Rosa County.
- (d) All of Walton County.
- (e) That part of Holmes County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, and 5.

- 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1023, 1024, 1031, 1032, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1074, 1075, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2105, 2106, 2107, 2108, 2109, and 2110.
- b. That part of tract 9603 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2131, 2138, 2139, and 2145.
- c. That part of tract 9604 consisting of blocks 1008, 1009, 1010, and 2000.
 - (2) District 2 is composed of:
 - (a) All of Bay County.
 - (b) All of Calhoun County.
 - (c) All of Franklin County.
 - (d) All of Gadsden County.
 - (e) All of Gulf County.
 - (f) All of Jackson County.
 - (g) All of Jefferson County.
 - (h) All of Leon County.
 - (i) All of Liberty County.
 - (j) All of Taylor County.
 - (k) All of Wakulla County.
 - (l) All of Washington County.
 - (m) That part of Holmes County consisting of:
 - 1. All of voting tabulation districts 7 and 8.
 - 2. That part of voting tabulation district 6 consisting of:
- a. That part of tract 9601 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1025, 1026, 1027, 1028, 1029, 1030, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1078, 1079, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and 1097.
- b. That part of tract 9604 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1037, 1066, and 1067.
 - (n) That part of Madison County consisting of:
 - 1. All of voting tabulation districts 4, 5, 6, and 9.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 1102 consisting of blocks 2031 and 2032.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016,

- 3017, 3018, 3019, 3020, 3021, 3034, 3035, 3038, 3039, 3040, 3041, 3042, 3043, 3059, and 3060.
 - b. That part of tract 1102 consisting of blocks 2018 and 2020.
 - 4. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 1102 consisting of block 1124.
- b. That part of tract 1104 consisting of blocks 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, 2047, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, and 2239.
 - (3) District 3 is composed of:
 - (a) All of Bradford County.
 - (b) All of Columbia County.
 - (c) All of Dixie County.
 - (d) All of Gilchrist County.
 - (e) All of Hamilton County.
 - (f) All of Lafayette County.
 - (g) All of Levy County.
 - (h) All of Suwannee County.
 - (i) All of Union County.
 - (j) That part of Alachua County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 33, 34, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 51, 52, 53, 57, 58, 59, 61, 62, 63, 65, 66, 67, 69, 70, and 71.
 - 2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 19.07 consisting of blocks 2029, 2030, 2035, 2036, 2037, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2071, 2073, 2074, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2115, 2131, 2139, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, and 2152.
- b. That part of tract 19.08 consisting of blocks 5040, 5041, 5109, 5137, and 5150.
- c. That part of tract 21.01 consisting of blocks 1083, 1090, 1126, and 1133.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 19.07 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 4043, 4044, 4045, 4046, 4047, 4049, 4050, and 4051.
- b. That part of tract 21.01 consisting of blocks 1006, 1025, 1026, 1027, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1073, 1097, 1176, 1177, 1180, 1181, 1188, 1190, 1192, and 1193.
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2013, 2031, 2032, 2033, 2034, 6000, 6001, 6002, 6003, 6004, 6005, 6006, 6007, 6008, 6009, 6010,

6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6022, 6023, and 6024.

- b. That part of tract 8.06 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, and 1016.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.07 consisting of blocks 2057, 2058, 2066, 2067, 2068, 2069, 2070, 2072, 2075, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2136, 2137, 2138, 2140, 2151, and 2153.
- b. That part of tract 19.08 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2009, 2031, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2084, 2085, 2086, 5057, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5079, 5080, 5082, 5083, 5100, 5101, 5102, 5103, 5104, 5107, 5108, 5110, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5121, 5122, 5123, 5124, 5125, 5126, 5127, 5128, 5129, 5130, 5131, 5132, 5133, 5134, 5135, 5136, 5138, 5139, 5148, 5149, 5152, 5153, 5154, 5155, and 5156.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 8.08 consisting of blocks 1000, 1001, 1002, and 1003.
 - 8. That part of voting tabulation district 46 consisting of:
- a. That part of tract 2 consisting of blocks 2005, 2006, 3021, 4001, 4003, 4004, 4012, 4013, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 5000, 5001, 5002, and 5003.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 12.02 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5013, 5014, 5015, 5016, 5017, and 5018.
- b. That part of tract 12.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1031, 1032, and 1054.
 - 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1037, 1072, 1084, 1085, 1086, 1087, 1088, 1089, 1091, 1092, 1093, 1094, 1095, 1096, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1127, 1132, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1157, 1158, 1159, 1171, 1172, 1182, 1183, 1184, 1191, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 21.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1094, and 1095.
 - (k) That part of Clay County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 64, 65, 66, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 85, 94, 95, 96, 97, 98, 99, 100, 101, and 102.
 - 2. That part of voting tabulation district 48 consisting of:
- a. That part of tract 307.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1017, 4000,

- 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 5000.
 - 3. That part of voting tabulation district 49 consisting of:
- a. That part of tract 307.01 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 2010, 2013, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.02 consisting of blocks 3058, 3063, 3070, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, and 3099.
 - 5. That part of voting tabulation district 67 consisting of:
- a. That part of tract 307.01 consisting of blocks 1004, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1023, 1024, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1048, 1049, 1053, and 1054.
 - 6. That part of voting tabulation district 84 consisting of:
- a. That part of tract 313 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1034, 1035, 1052, 1053, 1060, 1061, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1074, 1075, 1076, 1077, 1078, 1079, 2023, 2024, 2025, 2026, 2028, 2041, 2043, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 3030, 3031, 3033, and 3034.
 - 7. That part of voting tabulation district 87 consisting of:
 - a. That part of tract 313 consisting of block 1045.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1001, 1006, 1044, 1046, and 1047.
 - 9. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 315 consisting of block 1028.
 - 10. That part of voting tabulation district 92 consisting of:
 - a. That part of tract 315 consisting of blocks 1048 and 1049.
 - 11. That part of voting tabulation district 93 consisting of:
- a. That part of tract 315 consisting of blocks 1025, 1031, 1033, 1034, 1043, 1044, 1046, 1047, 1050, 1051, 1052, 1055, 1056, 1057, 1058, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1093, 1094, 1095, 1096, 1097, 1098, 1102, 1103, 1104, 1108, 1110, 1111, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1158, 1161, 2086, 2087, 2094, and 2097.
 - (1) That part of Madison County consisting of:
 - 1. All of voting tabulation districts 2, 3, 8, and 11.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 1101 consisting of blocks 1100 and 1101.
- $b. \ \ \,$ That part of tract 1102 consisting of blocks 2070, 2071, 2072, and 2073.
- $\begin{array}{c} c. \quad That \ part \ of \ tract \ 1103.01 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \\ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ 1008, \ 1009, \ 1010, \ 1011, \ 1011, \ 1012, \ 1013, \ 1014, \\ 1015, \ 1016, \ 1017, \ 1018, \ 1019, \ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \\ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \\ 1039, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \ 1051, \\ 1052, \ 1053, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 1059, \ 1060, \ 1061, \ 1062, \ 1063, \\ 1064, \ 1065, \ 1066, \ 1067, \ 1068, \ 1069, \ 1070, \ 1071, \ 1072, \ 1073, \ 1074, \ 1075, \\ 1076, \ 1077, \ 1078, \ 1079, \ 1080, \ 1081, \ 1082, \ 1083, \ 1084, \ 1085, \ 1086, \ 1087, \\ 1088, \ 1089, \ 1090, \ 1091, \ 1092, \ 1093, \ 1094, \ 1095, \ 1096, \ 1097, \ 2000, \ 2001, \\ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \\ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \\ 2026, \ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2034, \ 2035, \ 2036, \ 2037, \\ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \end{aligned}$

- 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, and 2098.
- d. That part of tract 1103.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2019, 2020, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2040, 2041, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2062, 3021, 3022, 3023, 3024, 3044, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 3. That part of voting tabulation district 7 consisting of:
- a. That part of tract 1101 consisting of blocks 2012, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2107, 2108, 3014, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3036, 3037, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, and 3058.
 - b. That part of tract 1103.01 consisting of block 2097.
 - 4. That part of voting tabulation district 10 consisting of:
- a. That part of tract 1103.02 consisting of blocks 1000, 1001, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 4010, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4053, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4086, and 4087.
- $\begin{array}{c} b. \quad That\ part\ of\ tract\ 1104\ consisting\ of\ blocks\ 2012,\ 2013,\ 2014,\ 2015,\ 2016,\ 2017,\ 2018,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\ 2027,\ 2034,\ 2035,\ 2036,\ 2037,\ 2038,\ 2039,\ 2040,\ 2041,\ 2042,\ 2043,\ 2044,\ 2045,\ 2046,\ 2048,\ 2049,\ 2072,\ 2073,\ 2074,\ 2075,\ 2076,\ 2077,\ 2078,\ 2079,\ 2080,\ 2081,\ 2082,\ 2083,\ 2104,\ 2105,\ 2106,\ 2107,\ 2108,\ 2109,\ 2110,\ 2111,\ 21112,\ 2113,\ 2114,\ 2115,\ 2126,\ 2127,\ 2128,\ 2129,\ 2130,\ 2131,\ 2132,\ 2133,\ 2134,\ 2135,\ 2136,\ 2137,\ 2138,\ 2139,\ 2140,\ 2141,\ 2142,\ 2143,\ 2144,\ 2145,\ 2146,\ 2147,\ 2148,\ 2149,\ 2150,\ 2151,\ 2152,\ 2153,\ 2154,\ 2155,\ 2156,\ 2157,\ 2158,\ 2159,\ 2160,\ 2161,\ 2162,\ 2163,\ 2164,\ 2165,\ 2166,\ 2167,\ 2168,\ 2169,\ 2170,\ 2171,\ 2172,\ 2173,\ 2174,\ 2175,\ 2176,\ 2177,\ 2185,\ 2186,\ 2190,\ 2191,\ 2192,\ 2194,\ 2195,\ 2196,\ 2197,\ 2198,\ 2199,\ 2200,\ 2201,\ 2202,\ 2203,\ 2204,\ 2205,\ 2206,\ 2207,\ 2208,\ 2209,\ 2211,\ 2222,\ 2223,\ 2224,\ 2225,\ 2226,\ 2227,\ 2228,\ 2229,\ 2230,\ 2231,\ 2232,\ 2233,\ 2233,\ 2235,\ 2236,\ 2237,\ 2238,\ and\ 2243. \end{aligned}$
 - (m) That part of Marion County consisting of:
- 1. All of voting tabulation districts 25, 41, 42, 44, 48, 49, 52, 94, 102, 103, 104, 105, 106, 107, 108, 115, 116, and 124.
 - 2. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1021, 1022, 1023, 1024, 1025, 1026, 1049, 1053, and 1054.
 - 3. That part of voting tabulation district 45 consisting of:
- a. That part of tract 1 consisting of blocks 1038, 1039, 1040, 1041, 1042, 1043, 2017, 2018, 2019, 2020, 2026, 2027, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.
 - 4. That part of voting tabulation district 46 consisting of:
- a. That part of tract 15 consisting of blocks 1024, 1025, 1026, 1027, and 1033.

- b. That part of tract 25.03 consisting of blocks 1000, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2057, 2058, 2059, 2060, 2061, 2062, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4041.
 - 5. That part of voting tabulation district 51 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4000 and 4001.
- b. That part of tract 25.03 consisting of blocks 2031, 2032, 2033, 2034, 2035, 2036, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, and 2056.
 - c. That part of tract 25.04 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 117 consisting of:
- a. That part of tract 25.02 consisting of blocks 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4019, 4025, 4026, 4027, 4028, 4035, 4036, 4038, 4039, 4040, 4041, and 4042.
- $b. \ \ That part of tract 26.02\ consisting of blocks 1025, 1027, 1028, 1029, \\ 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, \\ 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1053, 1054, \\ 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, \\ 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, \\ 1079, 1080, 1081, 1082, 1083, 1084, 1085, 3026, 3027, 3028, 3029, 3030, \\ 3031, 3032, 3033, 3038, 3039, 3040, 3041, 3044, 3045, 3046, 3047, 3048, \\ 3049, 3050, 3051, 3053, and 3054. \\ \end{tabular}$
 - 7. That part of voting tabulation district 118 consisting of:
 - a. That part of tract 26.05 consisting of blocks 1000 and 1001.
 - (4) District 4 is composed of:
 - (a) All of Baker County.
 - (b) All of Nassau County.
 - (c) That part of Duval County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 4,\ 6,\ 7,\ 8,\ 11,\ 15,\ 16,\ 17,\ 18,\ 19,\\ 20,\ 21,\ 22,\ 24,\ 26,\ 28,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 62,\ 63,\ 64,\ 65,\ 68,\\ 70,\ 71,\ 73,\ 74,\ 76,\ 77,\ 79,\ 80,\ 81,\ 82,\ 83,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 135,\ 158,\ 179,\ 183,\ 201,\ 202,\ 203,\ 206,\ 207,\\ 208,\ 209,\ 210,\ 212,\ 214,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 224,\ 225,\\ 226,\ 227,\ 228,\ 230,\ 232,\ 233,\ 234,\ 236,\ 239,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\\ 267,\ 268,\ 272,\ 273,\ 274,\ 276,\ 279,\ 281,\ 283,\ 284,\ 285,\ 286,\ 287,\ 289,\ 290,\\ 291,\ 292,\ 293,\ 294,\ and\ 295. \end{array}$
 - 2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 150.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- b. That part of tract 151 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2023, and 2024.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 146.04 consisting of blocks 1001, 1006, and 1010.
- b. That part of tract 150.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 4000, 4001, 4002, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4017, 4018, 4023, and 4024.
 - 4. That part of voting tabulation district 9 consisting of:

- a. That part of tract 147.02 consisting of block 2027.
- 5. That part of voting tabulation district 10 consisting of:
- a. That part of tract 150.02 consisting of blocks 3013 and 3015.
- That part of tract 151 consisting of block 2011.
- 6. That part of voting tabulation district 12 consisting of:
- a. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1016, 1017, 1018, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 149.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, and 1020.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 3000, 3010, 3011, 3012, 3013, 3014, 3015, and 3016.
 - 9. That part of voting tabulation district 23 consisting of:
- a. That part of tract 156 consisting of blocks 2012, 2013, 2014, 2015, 2017, 2018, 2019, 3000, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3028.
 - 10. That part of voting tabulation district 25 consisting of:
 - a. That part of tract 145 consisting of blocks 1013 and 1014.
 - That part of tract 158.01 consisting of block 4000.
 - c. That part of tract 158.02 consisting of blocks 1000, 1020, and 1021.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 145 consisting of blocks 1002, 1007, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, and 1027.
- b. That part of tract 155.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2018, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, and 2031.
 - 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 156 consisting of blocks 1025, 1026, 2004, 2005, 2006, 2007, 2008, 2009, 2010, and 2011.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- b. That part of tract 158.01 consisting of blocks 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, and 3018.
- c. That part of tract 161 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1032, 1033, 1034, 1035, 2009, 2010, 2011, 2012, 2022, and 2023.
 - 15. That part of voting tabulation district 67 consisting of:

- a. That part of tract 158.02 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 2023.
- b. That part of tract 159.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1021, 1022, 1023, and 1024.
 - 16. That part of voting tabulation district 69 consisting of:
- a. That part of tract 6 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1046, 1047, 1048, 1049, 1050, 1051, 4002, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4024, and 4028.
- b. That part of tract 8 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1064, 1065, and 1066.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 161 consisting of blocks 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, and 3028
- b. That part of tract 162 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - c. That part of tract 163 consisting of block 2015.
 - 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 156 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3023, 3024, 3025, 3026, and 3027.
- b. That part of tract 161 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4023, 4024, 4025, and 4027.
 - 19. That part of voting tabulation district 78 consisting of:
- a. That part of tract 7 consisting of blocks 1010, 1016, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 3012, 3013, 3014, and 3022.
- b. That part of tract 164 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1017, and 1018.
- 20. That part of voting tabulation district 84 consisting of:
- a. That part of tract 163 consisting of blocks 2001, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, and 2033.
- b. That part of tract 164 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- c. That part of tract 166.01 consisting of blocks 1009, 1010, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3016, and 3017.
 - 21. That part of voting tabulation district 116 consisting of:
 - a. That part of tract 154 consisting of blocks 2016 and 2028.
- 22. That part of voting tabulation district 128 consisting of:
- a. That part of tract 152 consisting of blocks 1006, 1007, 1009, 1010, 1011, and 1012.
- b. That part of tract 153 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, and 2013.

- c. That part of tract 154 consisting of blocks 2000, 2001, 2002, 2004, 2005, 2006, 2007, 2008, 2009, 2013, 2014, and 2015.
 - 23. That part of voting tabulation district 130 consisting of:
 - a. That part of tract 103.04 consisting of block 1022.
 - 24. That part of voting tabulation district 138 consisting of:
- a. That part of tract 152 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 154 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1032, 1033, and 1034.
 - 25. That part of voting tabulation district 143 consisting of:
- a. That part of tract 104.02 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1063, and 1064.
 - 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 4000, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4023, 4024, 4025, and 4026.
 - b. That part of tract 107 consisting of blocks 1019, 1020, and 1033.
 - 27. That part of voting tabulation district 157 consisting of:
 - a. That part of tract 105 consisting of blocks 4021 and 4022.
- b. That part of tract 106 consisting of blocks 1009, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1042, 1043, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2012, 2031, 3000, 3001, 3048, 3054, 3055, 3056, 3057, 3058, and 3059.
 - 28. That part of voting tabulation district 162 consisting of:
 - a. That part of tract 104.02 consisting of block 1015.
 - 29. That part of voting tabulation district 164 consisting of:
- a. That part of tract 25.01 consisting of blocks 3000, 3001, 3002, 3005, 3006, and 3008.
- b. That part of tract 25.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2017, 4002, 4003, 4004, 4005, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 25.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1018, 1019, 1020, 1021, 1026, 1027, 2013, 2014, 2021, 2022, 2023, 2024, 2028, and 2029.
- b. That part of tract 123 consisting of blocks 3000, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
 - 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 4025, 4026, and 4044.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 1041, 1042, 1043, 1044, 1045, 1052, 1053, 1054, 1055, 1056, 1057, 1059, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2020, 2021, 2022, 4022, and 4023.
- b. That part of tract 8 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1031, 1032, 1033,

- 1034, 1035, 1036, 1037, 1038, 1044, 1045, 1046, 1063, 1067, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, and 2022.
 - 33. That part of voting tabulation district 186 consisting of:
- a. That part of tract 21.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, and 2013.
- b. That part of tract 171 consisting of blocks 1075, 1076, 1077, 1078, 1079, 1080, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 5004, 5005, 5006, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, and 5024.
 - 34. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 122 consisting of block 4045.
 - 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1012, 1013, 1015, 1016, 1020, 1021, 2001, 2002, 2003, 2004, 2005, 2006, 2007, and 2010.
 - 36. That part of voting tabulation district 192 consisting of:
- a. That part of tract 120 consisting of blocks 1004, 1005, 1006, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1020, 1021, 1022, 1023, 1024, 1025, 2048, 2052, and 2053.
 - 37. That part of voting tabulation district 198 consisting of:
- a. That part of tract 106 consisting of blocks 2018, 2019, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3050, 3051, 3052, and 3053.
- b. That part of tract 117 consisting of blocks 1001, 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1029, 1030, 1031, 1032, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1056, 1057, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
- c. That part of tract 118 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3017, 3018, 3021, 3022, 3023, 3024, 3025, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3073, 3074, 3075, and 3076.
 - 38. That part of voting tabulation district 200 consisting of:
- a. That part of tract 127.03 consisting of blocks 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - 39. That part of voting tabulation district 205 consisting of:
- a. That part of tract 126.02 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1018, 1019, 1020, 1021, 1022, and 1023.
 - 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 102.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- b. That part of tract 103.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2043, 2044, and 2047.
 - c. That part of tract 103.04 consisting of blocks 1001 and 1002.

- 41. That part of voting tabulation district 213 consisting of:
- a. That part of tract 103.01 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1028, 1050, 1054, 2042, 2045, and 2046.
 - 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1001, 1002, 1003, 1031, 1033, 1050, 1051, 4001, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, 5016, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 106 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1007.
 - 43. That part of voting tabulation district 229 consisting of:
 - a. That part of tract 122 consisting of block 4023.
- b. That part of tract 126.01 consisting of blocks 2000, 2001, 2003, 2005, 2010, 2013, 2014, 2015, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, and 3014.
 - c. That part of tract 126.02 consisting of block 1016.
 - d. That part of tract 127.03 consisting of block 3000.
 - 44. That part of voting tabulation district 235 consisting of:
 - That part of tract 127.02 consisting of block 3010.
- b. That part of tract 127.03 consisting of blocks 1002, 1004, 1005, 1008, 1011, 1012, 1013, 1014, 1016, 1019, 1020, 1021, 1025, and 1027.
 - 45. That part of voting tabulation district 237 consisting of:
 - a. That part of tract 127.02 consisting of blocks 2000 and 2001.
- b. That part of tract 127.03 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1009, 1010, 1015, 1017, 1018, 1028, 1029, 1030, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 46. That part of voting tabulation district 238 consisting of:
 - a. That part of tract 127.04 consisting of blocks 1002, 1003, and 1007.
 - 47. That part of voting tabulation district 241 consisting of:
- a. That part of tract 137.21 consisting of blocks 1000, 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, and 2015.
- b. That part of tract 173 consisting of blocks 1031, 1032, 2000, 2001, 2002, 2003, 2004, 2027, 2028, 2029, 2030, 3017, 3018, 3047, 3048, 3049, and 3050.
 - 48. That part of voting tabulation district 245 consisting of:
 - a. That part of tract 135.04 consisting of block 2018.
- b. That part of tract 137.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 2000.
- c. That part of tract 137.26 consisting of blocks 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, and 3000.
 - 49. That part of voting tabulation district 275 consisting of:
- a. That part of tract 25.01 consisting of blocks 1025, 1026, 1028, 1029, 1030, 2021, 2022, 2023, 2025, 2026, 3009, 3010, 3011, 3012, and 4026.
- b. That part of tract 25.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1014, 1015, 1016, 1017, 1022, 1023, 1024, 1025, 2018, 2019, 2020, 2025, 2026, 2027, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005,

- 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
 - c. That part of tract 123 consisting of blocks 1000 and 1001.
 - 50. That part of voting tabulation district 277 consisting of:
- a. That part of tract 137.27 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 51. That part of voting tabulation district 280 consisting of:
- a. That part of tract 131 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 132 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1127, and 1128.
 - 52. That part of voting tabulation district 288 consisting of:
- a. That part of tract 171 consisting of blocks 1070, 1071, 1072, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2016, 2017, 2018, 2019, 2020, 2024, 4000, 4001, 4002, 4003, 4008, 4009, 4010, 4011, 4012, 4013, 4014, and 4015.
 - (5) District 5 is composed of:
 - (a) That part of Alachua County consisting of:
 - $1. \ \ All\ of\ voting\ tabulation\ districts\ 5,\ 32,\ 37,\ 49,\ 50,\ 55,\ 56,\ 60,\ and\ 64.$
 - 2. That part of voting tabulation district 4 consisting of:
- a. That part of tract 20 consisting of blocks 2044, 2046, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4026, 4027, 4032, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4068, 4069, 4082, 4083, 4084, 4085, 4088, 4089, 4090, 4091, 4092, 4093, 4094, 4106, 4109, 4111, 4112, 4114, 4115, 4116, and 4117.
- b. That part of tract 21.01 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1045, 1082, 1129, 1179, 1186, and 1189.
 - 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 20 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1043, 1068, 1069, 1071, 1072, 1073, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2038.
 - 4. That part of voting tabulation district 13 consisting of:
- a. That part of tract 7 consisting of blocks 2054, 2055, 2063, 2065, 2066, 2067, 2073, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043,

- 3044, 3045, 3046, 3047, 3048, 4000, 4001, 4002, 4003, 4004, 4005, 4007, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4034, 4035, 4036, 4037, 4038, 4039, 4040, and 4048.
- b. That part of tract 21.01 consisting of blocks 1004, 1005, 1023, 1024, and 1048.
 - 5. That part of voting tabulation district 31 consisting of:
- a. That part of tract 2 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- b. That part of tract 5 consisting of blocks 1089, 1095, 1105, 1106, 1107, and 1112.
 - c. That part of tract 8.06 consisting of blocks 1000 and 1001.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 19.08 consisting of blocks 2032, 2035, 2078, 2079, 2080, 2081, 2082, 2083, and 2087.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 5 consisting of blocks 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1057, 1058, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1108, 1109, 1110, and 1111.
- b. That part of tract 7 consisting of blocks 1003, 1004, 1017, 1018, 1019, 1020, 1021, 1022, 1030, 1031, 1032, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2057, 2058, 2059, 2060, 2061, 2062, 2064, 2068, 2069, 2070, 2071, 2072, 2074, 2075, 2076, 2098, 2099, and 2100.
 - 8. That part of voting tabulation district 46 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3022, 3023, 3024, 3025, 4000, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4014, and 4015.
- b. That part of tract 5 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1019, 1020, 1021, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1090, 1091, 1092, 1093, 1094, 1096, and 1097.
 - 9. That part of voting tabulation district 54 consisting of:
- a. That part of tract 3.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - b. That part of tract 12.03 consisting of blocks 1000, 1009, and 1010.
- c. That part of tract 19.02 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - 10. That part of voting tabulation district 68 consisting of:
- a. That part of tract 21.01 consisting of blocks 1035, 1044, 1047, 1128, and 1131.
 - (b) That part of Clay County consisting of:
 - 1. All of voting tabulation districts 34, 68, 69, 71, 86, 90, and 91.
 - 2. That part of voting tabulation district 48 consisting of:
 - a. That part of tract 307.01 consisting of blocks 2009 and 2016.
 - 3. That part of voting tabulation district 49 consisting of:

- a. That part of tract 307.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2011, 2012, 2014, 2015, 2017, 2035, and 3000.
 - 4. That part of voting tabulation district 63 consisting of:
- a. That part of tract 307.01 consisting of blocks 3004, 3009, 3019, 3020, 3022, 3023, 3047, and 3048.
 - 5. That part of voting tabulation district 67 consisting of:
 - a. That part of tract 307.01 consisting of blocks 3029 and 3046.
 - 6. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 313 consisting of blocks 1032, 2042, and 2044.
 - 7. That part of voting tabulation district 87 consisting of:
- a. That part of tract 313 consisting of blocks 1036, 1038, 1039, 1040, and 3038.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 313 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1033, 1041, 1042, 1043, 1051, 1054, 1055, 1056, 1057, 1058, 1059, 1062, 1072, 1073, 1080, 1081, 1082, 1083, 1084, and 3042.
 - b. That part of tract 314 consisting of block 2067.
 - 9. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 314 consisting of block 1046.
- b. That part of tract 315 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1029, 1032, 1053, 1054, 2001, 2002, 2003, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2036, 2061, 2062, 2068, 2069, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, and 2083.
 - 10. That part of voting tabulation district 92 consisting of:
- a. That part of tract 315 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1099, 1100, 1101, 1105, 1106, 1107, 1109, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1150, 1151, 1152, 1153, 1159, 1160, and 1164.
 - 11. That part of voting tabulation district 93 consisting of:
 - a. That part of tract 315 consisting of blocks 1030 and 1045.
 - (c) That part of Duval County consisting of:
- 1. All of voting tabulation districts 3, 30, 60, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 129, 131, 132, 133, 134, 136, 137, 139, 140, 141, 142, 144, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 159, 160, 161, 163, 165, 166, 167, 168, 169, 170, 171, 173, 174, 175, 176, 178, 180, 181, 182, 185, 188, 189, 190, 193, 194, 195, 196, 197, 199, 204, 231, 240, 242, 243, 244, 269, 270, 271, 278, and 282.
 - 2. That part of voting tabulation district 2 consisting of:
 - a. That part of tract 151 consisting of block 2007.
 - 3. That part of voting tabulation district 5 consisting of:
 - a. That part of tract 150.01 consisting of blocks 3008 and 3009.
 - 4. That part of voting tabulation district 9 consisting of:
- a. That part of tract 147.01 consisting of blocks 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
 - 5. That part of voting tabulation district 10 consisting of:

- a. That part of tract 150.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3010, 3011, 3012, 3014, and 3016.
- b. That part of tract 151 consisting of blocks 2012, 2013, 2020, and 2021.
 - c. That part of tract 155.02 consisting of blocks 3001 and 3002.
 - 6. That part of voting tabulation district 12 consisting of:
 - That part of tract 147.02 consisting of block 1019.
 - 7. That part of voting tabulation district 13 consisting of:
- a. That part of tract 147.02 consisting of blocks 1011, 1012, 1013, 1014, and 1015.
- b. That part of tract 149.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, and 2014.
 - 8. That part of voting tabulation district 14 consisting of:
- a. That part of tract 147.01 consisting of blocks 1000, 1001, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1016, 1018, 2001, 2016, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, and 3017.
 - 9. That part of voting tabulation district 23 consisting of:
- a. That part of tract 155.01 consisting of blocks 1015, 1017, 1021, 1046, 1047, 1048, 1049, and 1050.
- b. That part of tract 156 consisting of blocks 2000, 2001, 2002, 2003, 2016, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, and 2030.
 - 10. That part of voting tabulation district 25 consisting of:
- a. That part of tract 158.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2002, 3000, 3001, 3002, 3003, 3004, 3005, and 3006.
 - 11. That part of voting tabulation district 27 consisting of:
- a. That part of tract 155.01 consisting of blocks 1022, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1043, 1044, 1045, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
- b. That part of tract 155.02 consisting of blocks 1020, 2015, 2016, 2017, 2021, and 2022.
 - 12. That part of voting tabulation district 29 consisting of:
- a. That part of tract 155.01 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, and 1016.
- b. That part of tract 156 consisting of blocks 1000, 1001, 1003, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1027, 1028, 1029, 1030, and 1031.
 - 13. That part of voting tabulation district 61 consisting of:
- a. That part of tract 157 consisting of blocks 1001, 1002, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2023, 2024, 2042, 2043, 2044, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3019, 3020, 3021, 3022, 3023, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 14. That part of voting tabulation district 66 consisting of:
- a. That part of tract 158.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, and 2016.
 - 15. That part of voting tabulation district 67 consisting of:
- a. That part of tract 158.02 consisting of blocks 1006, 1012, 2001, and 2003.

16. That part of voting tabulation district 69 consisting of:

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- a. That part of tract 6 consisting of blocks 1031, 1033, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3010, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4011, 4013, 4026, 4027, 4029, 5000, 5001, 5002, 5003, 5004, 5005, 5006, and 5008.
 - 17. That part of voting tabulation district 72 consisting of:
- a. That part of tract 6 consisting of blocks 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3009, 3011, 3015, 3020, 3021, and 3022.
 - 18. That part of voting tabulation district 75 consisting of:
- a. That part of tract 6 consisting of blocks 5007, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5016.
- b. That part of tract 157 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 3016, 3018, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3047.
- c. That part of tract 161 consisting of blocks 3006, 3007, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, and 4026.
 - 19. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 164 consisting of blocks 1012 and 1015.
- 20. That part of voting tabulation district 84 consisting of:
- a. That part of tract 164 consisting of block 1029.
- 21. That part of voting tabulation district 116 consisting of:
- a. That part of tract 151 consisting of blocks 2014, 2015, 2016, 2017, 2018, 2019, and 2022.
- b. That part of tract 153 consisting of blocks 1012, 2008, 2009, 2010, 2011, 2012, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
- c. That part of tract 154 consisting of blocks 1031, 2017, 2018, 2026, 2027, 2029, 2030, 2031, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, and 2061.
 - d. That part of tract 155.01 consisting of block 1000.
 - e. That part of tract 156 consisting of blocks 1002, 1004, and 1005.
 - 22. That part of voting tabulation district 128 consisting of:
 - a. That part of tract 152 consisting of block 1008.
 - b. That part of tract 153 consisting of blocks 1000 and 2007.
- c. That part of tract 154 consisting of blocks 2003, 2010, 2011, 2012, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2032, 2033, and 2034.
 - 23. That part of voting tabulation district 130 consisting of:
- $a. \ \ That part of tract 103.03 consisting of blocks 2000, 2010, 2019, and 2020.$
- b. That part of tract 103.04 consisting of blocks 1023, 1024, 1030, 1031, 2018, 2019, 2020, 2021, 2024, 2025, 2026, 2027, 2028, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 24. That part of voting tabulation district 138 consisting of:
 - a. That part of tract 152 consisting of block 2005.
 - b. That part of tract 154 consisting of blocks 1028, 1029, and 1030.
 - 25. That part of voting tabulation district 143 consisting of:

- a. That part of tract 1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1037, 1038, 1039, 1040, 1041, 1042, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5015, and 5016.
- b. That part of tract 14 consisting of blocks 1014, 1015, 1017, 1018, 1021, 1022, 2013, 2014, 2015, 2016, 2017, and 2026.
- c. That part of tract 104.02 consisting of blocks 1043, 1047, 1048, 1049, 1050, 1057, 1058, 1061, and 1062.
 - 26. That part of voting tabulation district 145 consisting of:
- a. That part of tract 105 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2040, 2041, 2042, 2043, 2045, and 4004.
- b. That part of tract 107 consisting of blocks 1000, 1003, 1005, 1006, 1007, 1008, 1009, 1013, 1014, 1018, 1021, and 1022.
 - 27. That part of voting tabulation district 157 consisting of:
- a. That part of tract 106 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3037, and 3038.
 - 28. That part of voting tabulation district 162 consisting of:
- a. That part of tract 104.01 consisting of blocks 2011, 2012, 2013, 2014, and 2015.
- b. That part of tract 104.02 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1038, 1039, 1040, 1041, 1042, 1046, 1051, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3000, 3001, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - 29. That part of voting tabulation district 164 consisting of:
 - a. That part of tract 25.01 consisting of blocks 3003, 3004, and 3007.
 - b. That part of tract 25.02 consisting of blocks 4000, 4001, and 4006.
 - 30. That part of voting tabulation district 172 consisting of:
- a. That part of tract 123 consisting of blocks 3001, 3002, 3003, 3004, and 3005.
 - 31. That part of voting tabulation district 177 consisting of:
- a. That part of tract 122 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 4011, 4012, 4013, 4019, 4020, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4046, 4047, and 4048.
 - 32. That part of voting tabulation district 184 consisting of:
- a. That part of tract 6 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2023, 2024, 2025, 3007, 3008, 4010, 4012, and 4025.
 - b. That part of tract 171 consisting of block 1057.
 - c. That part of tract 172 consisting of blocks 1209 and 1229.
 - 33. That part of voting tabulation district 186 consisting of:
 - a. That part of tract 21.01 consisting of block 2014.
- b. That part of tract 25.01 consisting of blocks 4000, 4001, 4002, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, and 4027.
- c. That part of tract 26 consisting of blocks 1116, 1117, 1126, and 3041.
- $d. \ \ That\ part\ of\ tract\ 171\ consisting\ of\ blocks\ 1040,\ 1041,\ 1073,\ 1074,\ 5000,\ 5001,\ 5002,\ 5003,\ and\ 5007.$

- 34. That part of voting tabulation district 187 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 2000, and 2008.
- b. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, and 1007.
- c. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, and 2004.
- 35. That part of voting tabulation district 191 consisting of:
- a. That part of tract 125 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1014, 1017, 1018, 1019, and 1025.
- b. That part of tract 126.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 36. That part of voting tabulation district 192 consisting of:
- $a. \quad That \ part \ of \ tract \ 119.01 \ consisting \ of \ blocks \ 1000, \ 1049, \ 1050, \ and \ 1051.$
- b. That part of tract 120 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1016, 1017, 1018, and 1019.
- c. That part of tract 121 consisting of blocks 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1131, 1132, 1133, 1134, 1135, 1136, 1137, and 1138.
- 37. That part of voting tabulation district 198 consisting of:
- a. That part of tract 27.01 consisting of block 1000.
- b. That part of tract 106 consisting of block 3049.
- c. That part of tract 117 consisting of blocks 1000, 1003, 1004, 1048, 1049, 1050, 1058, 1059, 2000, 2001, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2040, 2041, 2042, 2043, and 2044.
 - 38. That part of voting tabulation district 200 consisting of:
 - a. That part of tract 126.02 consisting of block 1017.
- b. That part of tract 127.03 consisting of blocks 2000, 2002, 2003, 2006, and 2023.
- c. That part of tract 127.04 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2004, and 2005.
- d. That part of tract 128 consisting of blocks 3026, 3027, 3028, 3031, 3035, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, and 4012.
 - 39. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 126.02 consisting of block 1015.
 - 40. That part of voting tabulation district 211 consisting of:
- a. That part of tract 103.04 consisting of blocks 1003, 1004, 2000, 2001, and 2003.
 - 41. That part of voting tabulation district 213 consisting of:
 - a. That part of tract 103.01 consisting of blocks 1052 and 1053.
- b. That part of tract 103.03 consisting of blocks 1000, 1001, 1004, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, and 1052.
- c. That part of tract 105 consisting of blocks 1000, 1035, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.

- 42. That part of voting tabulation district 215 consisting of:
- a. That part of tract 105 consisting of blocks 1028, 1029, 1030, 1032, 1037, 1038, 5014, 5017, 5032, 5033, 5034, 5035, 5036, and 5037.
 - 43. That part of voting tabulation district 229 consisting of:
 - a. That part of tract 122 consisting of blocks 4021, 4022, and 4024.
- b. That part of tract 126.01 consisting of blocks 2002, 2004, 2006, 2007, 2008, 2009, 2011, 2012, 2016, 2017, and 2018.
 - 44. That part of voting tabulation district 235 consisting of:
- a. That part of tract 127.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3012, 3013, 3014, and 3020.
- b. That part of tract 127.03 consisting of blocks 1022, 1023, 1024, and 1026.
 - 45. That part of voting tabulation district 237 consisting of:
- a. That part of tract 127.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - That part of tract 127.03 consisting of block 2005.
 - 46. That part of voting tabulation district 238 consisting of:
- a. That part of tract 127.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 3015, 3016, 3017, and 3018.
- b. That part of tract 127.04 consisting of blocks 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2018, 2019, 2020, and 2021.
 - 47. That part of voting tabulation district 241 consisting of:
 - a. That part of tract 127.02 consisting of block 3019.
- b. That part of tract 137.21 consisting of blocks 2009, 2010, 2011, and 2012.
 - 48. That part of voting tabulation district 245 consisting of:
 - a. That part of tract 137.23 consisting of block 1022.
 - 49. That part of voting tabulation district 275 consisting of:
- $a. \ \ That\ part\ of\ tract\ 25.01\ consisting\ of\ blocks\ 1023,\ 1024,\ 1027,\ 2024,\ and\ 2027.$
 - 50. That part of voting tabulation district 277 consisting of:
- $a. \ \ That\ part\ of\ tract\ 135.03\ consisting\ of\ blocks\ 4000,\ 4001,\ 4002,\ and\ 4003.$
 - 51. That part of voting tabulation district 280 consisting of:
 - a. That part of tract 131 consisting of block 1000.
 - b. That part of tract 132 consisting of block 1126.
 - 52. That part of voting tabulation district 288 consisting of:
- a. That part of tract 171 consisting of blocks 1069, 1081, 1087, 1098, and 1099.
 - (d) That part of Lake County consisting of:
- 1. All of voting tabulation districts 1, 2, 4, 5, 6, 7, 8, 9, 11, 13, 53, 54, 55, 56, 60, 67, 68, 78, 110, 116, 117, 118, 119, and 124.
 - 2. That part of voting tabulation district 3 consisting of:

- a. That part of tract 301.02 consisting of blocks 1041, 1044, 1050, 1051, 1054, 1091, 1092, 1093, 1094, 1095, 3118, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3128, and 3132.
 - 3. That part of voting tabulation district 10 consisting of:
- a. That part of tract 301.05 consisting of blocks 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5037, 5038, 5039, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5101, 5112, 5113, 5135, 5136, 5137, 5138, 5139, 5140, 5141, 5146, 5147, 5148, 5149, 5152, 5155, and 5156.
- b. That part of tract 302.06 consisting of blocks 1023, 1069, 3000, 3001, 3002, 3004, 3005, 3009, 3030, 3031, 3032, 3033, 3034, 3035, 3036, and 3037.
- c. That part of tract 302.07 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2067, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, and 2098.
 - 4. That part of voting tabulation district 12 consisting of:
- a. That part of tract 301.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 2063, 2067, 2068, 2088, 2089, 2090, 2091, 2116, 2117, 2118, 2123, 2124, 2125, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4039, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5033, 5034, 5035, 5036, 5040, 5048, 5049, 5050, 5051, 5052, 5053, 5057, 5076, 5099, 5100, 5128, 5129, 5133, 5134, 5142, 5153, and 5154.
 - 5. That part of voting tabulation district 79 consisting of:
- a. That part of tract 309.13 consisting of blocks 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1060, and 1061.
- b. That part of tract 309.14 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3022, 3023, and 3024.
- $c. \ \ \, That part of tract 310 \ consisting of blocks \ 4000, \ 4015, \ 4016, \ 4018, \ 4019, \ 4020, \ and \ 4030.$
 - 6. That part of voting tabulation district 96 consisting of:
- a. That part of tract 301.04 consisting of blocks 1044, 1045, 1048, 1050, 1051, 1052, 1053, and 1054.
- 7. That part of voting tabulation district 120 consisting of:
- a. That part of tract 302.03 consisting of blocks 2050, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2096, 2097, 2100, and 2101.
- b. That part of tract 309.02 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031,

- 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2065, 2066, 2068, 2069, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2098, 2100, 2101, 2102, 2103, 2104, 2105, 2111, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2150, 2151, 2152, and 2153.
 - c. That part of tract 309.14 consisting of blocks 4013 and 4045.
 - (e) That part of Marion County consisting of:
 - 1. All of voting tabulation districts 27, 28, and 29.
 - 2. That part of voting tabulation district 26 consisting of:
- a. That part of tract 2 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3080, and 4062.
 - 3. That part of voting tabulation district 30 consisting of:
- a. That part of tract 2 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4010, 4011, 4012, 4014, 4015, 4018, 4019, 4020, 4021, and 4022.
- b. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2118, 2119, and 2120.
 - 4. That part of voting tabulation district 31 consisting of:
- a. That part of tract 5.01 consisting of blocks 1163, 1164, 1165, 1166, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1213, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1242, 1243, 1244, 1247, 1251, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, and 2059.
- b. That part of tract 5.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1194, 1196, 1197, 1198, 1199, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, and 2047.
 - 5. That part of voting tabulation district 34 consisting of:
 - a. That part of tract 5.02 consisting of block 1193.
- b. That part of tract 6.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2091, 2095, 2096, 2097, 2098, 2099, 2104,

- 2105, 2106, 2107, 2108, 2109, 2110, 2112, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2134, 2137, 2138, 2139, and 2142.
 - (f) That part of Orange County consisting of:
- 1. All of voting tabulation districts 3, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 85, 86, 88, 90, 91, 92, 94, 95, 96, 260, 261, 262, 263, 264, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 289, and 290.
 - 2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 147.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3023, 4000, 4001, 4002, 4003, 4004, and 4005.
 - 3. That part of voting tabulation district 58 consisting of:
 - a. That part of tract 152.02 consisting of blocks 3004, 3021, and 3028.
 - 4. That part of voting tabulation district 62 consisting of:
- a. That part of tract 151.04 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, and 1040.
 - 5. That part of voting tabulation district 83 consisting of:
- a. That part of tract 175.01 consisting of blocks 1040, 1062, 1063, 1064, 1080, 1081, 1082, 1083, 1084, 1085, and 1086.
- b. That part of tract 175.04 consisting of blocks 3043, 3044, 3045, 3046, 3047, 3048, 3050, 3051, 3052, 3053, 3054, 3055, 3091, 3092, 3093, 3094, and 3095.
- $c. \quad That \ part \ of \ tract \ 176 \ consisting \ of \ blocks \ 1004, \ 1005, \ 1006, \ 1007, \ 1008, \ 1009, \ 1010, \ 1011, \ 1012, \ 1013, \ 1014, \ 1015, \ 1016, \ 1017, \ 1018, \ 1019, \ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \ 1051, \ 1052, \ 1053, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 1059, \ 1060, \ 1061, \ 1062, \ 1063, \ 1064, \ 1065, \ 1066, \ 1067, \ 1068, \ 1069, \ 2000, \ 2001, \ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \ 2026, \ 2027, \ 2028, \ 2029, \ 2030, \ 2031, \ 2032, \ 2033, \ 2035, \ 2036, \ 2037, \ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2052, \ 2059, \ 2060, \ 2061, \ 2062, \ 2063, \ 2064, \ 2065, \ 2071, \ 2071, \ 2074, \ 2075, \ 2076, \ 2077, \ 2078, \ 3016, \ 3018, \ 3019, \ 3020, \ 3023, \ 3024, \ 3025, \ 3026, \ 3037, \ 3038, \ 3039, \ 3040, \ 3041, \ 3042, \ 3043, \ 3044, \ 3045, \ 3047, \ 3048, \ 3049, \ 3050, \ and \ 3051. \$
 - 6. That part of voting tabulation district 84 consisting of:
 - a. That part of tract 176 consisting of blocks 3054 and 3063.
 - 7. That part of voting tabulation district 150 consisting of:
 - a. That part of tract 144 consisting of blocks 1030 and 1031.
 - 8. That part of voting tabulation district 266 consisting of:
- a. That part of tract 145.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
- b. That part of tract 145.03 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1029, and 2007.
 - c. That part of tract 145.04 consisting of blocks 1000 and 1001.
 - That part of voting tabulation district 288 consisting of:
- a. That part of tract 148.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, and 1044.
 - (g) That part of Putnam County consisting of:

- 1. All of voting tabulation districts 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 85, 89, 90, 91, 102, 103, 104, 105, 106, 107, and 108.
 - 2. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 9509 consisting of blocks 5001, 5024, and 5026.
 - 3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 9506 consisting of blocks 3007, 3016, 3082, and 3083.
- b. That part of tract 9507 consisting of blocks 1003, 1016, 1022, 1023, 1025, 1026, 1027, 1028, 1030, 1034, 1036, 1037, 1039, 1040, 1042, 1044, 1045, 1046, 1049, 1050, 1054, 1055, 1057, 1058, 1059, 1060, 1061, 1062, 1065, 1066, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1111, 1112, 2000, 2003, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2021, 2022, 2023, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2034, 2035, 2036, 2037, 2042, and 2049.
 - c. That part of tract 9508 consisting of blocks 1001 and 1002.
 - 4. That part of voting tabulation district 68 consisting of:
 - a. That part of tract 9506 consisting of blocks 2013 and 2043.
 - That part of voting tabulation district 69 consisting of:
- a. That part of tract 9509 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3011, 3013, 3015, 3016, 3017, 3018, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3035, 4000, 4001, 4003, 4004, 4005, and 4013.
 - 6. That part of voting tabulation district 82 consisting of:
- a. That part of tract 9502.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 2000, 2001, 2002, 2003, 2004, 2018, 2055, and 2056.
 - 7. That part of voting tabulation district 84 consisting of:
- a. That part of tract 9502.02 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1121, and 1122.
 - 8. That part of voting tabulation district 98 consisting of:
 - a. That part of tract 9506 consisting of blocks 3005, 3129, and 3130.
 - 9. That part of voting tabulation district 100 consisting of:
- That part of tract 9506 consisting of blocks 2033, 2034, 2036, 2038, 2039, and 2040.
 - (h) That part of Seminole County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 40, 57, 58, 59, 60, 61, 62, 78, 79, 140, 141, 142, 157, 197, 198, 199, 216, 217, 233, 235, 237, 238, 239, 240, 241, 242, 243, 255, 256, 257, 258, 279, 280, 281, 282, 283, 292, 293, 306, 307, 308, 338, 355, and 356.
 - 2. That part of voting tabulation district 215 consisting of:
 - a. That part of tract 216.16 consisting of block 2025.
 - (6) District 6 is composed of:
 - (a) All of Flagler County.

- (b) All of St. Johns County.
- (c) That part of Putnam County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 81, 83, 86, 87, 88, 92, 93, 94, 95, 96, 97, 99, and 101.
 - 2. That part of voting tabulation district 46 consisting of:
- a. That part of tract 9509 consisting of blocks 1048, 5000, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5038, and 5040.
 - 3. That part of voting tabulation district 57 consisting of:
- a. That part of tract 9507 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, and 1024.
 - 4. That part of voting tabulation district 68 consisting of:
- a. That part of tract 9506 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1020, 1021, 1023, 1024, 1045, 2005, 2006, 2008, 2010, 2014, 2015, 2017, 2018, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2045, 2048, 2049, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 3186, 3187, 3188, and 3189.
 - 5. That part of voting tabulation district 69 consisting of:
 - a. That part of tract 9509 consisting of block 4002.
 - 6. That part of voting tabulation district 82 consisting of:
 - a. That part of tract 9502.01 consisting of block 2001.
- b. That part of tract 9502.02 consisting of blocks 2015, 2017, and 2019.
 - 7. That part of voting tabulation district 84 consisting of:
- a. That part of tract 9502.01 consisting of blocks 2000, 2124, and 3000.
- b. That part of tract 9502.02 consisting of blocks 2020, 2021, and 2022.
 - 8. That part of voting tabulation district 98 consisting of:
- a. That part of tract 9502.02 consisting of blocks 2005, 2006, 2007, 2012, 2014, 2046, 2047, 2050, 2051, and 2052.
- $b. \ \ That\ part\ of\ tract\ 9506\ consisting\ of\ blocks\ 3122,\ 3193,\ 3194,\ and\ 3195.$
 - 9. That part of voting tabulation district 100 consisting of:
 - a. That part of tract 9502.02 consisting of blocks 2009 and 2011.
- $b. \ \ That part of tract 9505 consisting of blocks 1000, 1001, 1002, 1003, \\ 1004, 1019, 1020, 1021, 1024, 1026, 1027, 1028, 1029, 1030, 1031, 1032, \\ 1033, 1034, 1035, 1036, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, \\ 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, \\ 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, \\ 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, \\ 1082, 1083, 1084, 1085, 1087, 1089, and 1095. \\ \end{aligned}$
- c. That part of tract 9506 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1022, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 2028, 2029, 2041, and 2042.
 - d. That part of tract 9509 consisting of blocks 5042 and 5043.
 - (d) That part of Volusia County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133,

- $134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 176,\ 177,\ 178,\ 179,\ 180,\ 181,\ 182,\ 183,\ 184,\ 185,\ 186,\ 187,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 204,\ 205,\ 206,\ 207,\ 208,\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 224,\ 225,\ 226,\ 227,\ 228,\ 229,\ 230,\ 231,\ 232,\ 233,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 246,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ and\ 270.$
 - 2. That part of voting tabulation district 46 consisting of:
- a. That part of tract 832.07 consisting of blocks 2017, 3058, 3059, 3060, 3061, 3086, 3087, and 3091.
- b. That part of tract 832.09 consisting of blocks 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
 - c. That part of tract 903.05 consisting of block 1217.
 - d. That part of tract 903.06 consisting of blocks 1123 and 1132.
- e. That part of tract 910.01 consisting of blocks 2000, 2001, 2002, 2003, 2011, 2095, 2096, 2097, 2103, 2108, 2111, 2112, 2113, 2117, 2118, 2119, 2125, 2127, 2129, 3000, 3001, 3002, 3003, 3005, 3006, 3007, 3008, and 3009.
 - f. That part of tract 910.21 consisting of blocks 1000, 1001, and 1053.
 - 3. That part of voting tabulation district 52 consisting of:
- a. That part of tract 903.06 consisting of blocks 1009, 1011, 1016, 1034, 1050, 1055, 1059, 1060, 1061, 1062, 1066, 1119, 1120, 1156, 1157, 1158, 1159, 1160, 1161, 1162, and 1177.
 - b. That part of tract 908.05 consisting of blocks 3001, 3002, and 3003.
 - c. That part of tract 910.01 consisting of blocks 1001, 1002, and 2058.
 - 4. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1058, 1064, 1076, 1077, 1085, 1086, 1087, 1094, 1095, 1096, 1097, 1098, 1107, 1108, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1139, 1140, 1236, 1237, 1238, 2023, 2024, 2025, 2026, 2034, 2035, 2036, 2039, and 2040.
- b. That part of tract 910.05 consisting of blocks 1000, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1028, 1044, and 1045.
 - c. That part of tract 910.24 consisting of blocks 2012 and 2013.
 - (7) District 7 is composed of:
 - (a) That part of Orange County consisting of:
- 1. All of voting tabulation districts 57, 59, 60, 61, 93, 97, 98, 102, 103, 104, 105, 108, 142, 143, 144, 145, 146, 147, 151, 152, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 242, 245, 246, 247, 248, 253, 254, 255, 256, and 258.
 - 2. That part of voting tabulation district 58 consisting of:
- a. That part of tract 125 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
- b. That part of tract 152.02 consisting of blocks 3020, 3026, 3027, 3029, 3030, 3031, 3032, 3035, and 3036.
 - 3. That part of voting tabulation district 62 consisting of:

- a. That part of tract 151.04 consisting of blocks 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 - 4. That part of voting tabulation district 99 consisting of:
 - a. That part of tract 137.02 consisting of blocks 3004, 3005, and 3022.
 - 5. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1013, 1014, 1015, 1016, 1017, 1018, and 1019.
 - 6. That part of voting tabulation district 259 consisting of:
- a. That part of tract 166.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1076, 1101, 1102, 1103, 1104, 1105, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, and 2150.
 - b. That part of tract 166.02 consisting of blocks 1032 and 1033.
 - (b) That part of Seminole County consisting of:
- 1. All of voting tabulation districts 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, $38,\, 39,\, 41,\, 42,\, 43,\, 44,\, 45,\, 46,\, 47,\, 48,\, 49,\, 50,\, 51,\, 52,\, 53,\, 54,\, 55,\, 56,\, 63,\, 64,\\$ 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 234, 236, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 284, 285, 286, 287, 288, 289, 290, 291, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 357, 358, 359, 360, 361, 362, 363, 364, 365, $366,\ 367,\ 368,\ 369,\ 370,\ 371,\ 372,\ 373,\ 374,\ 375,\ 376,\ 377,\ 378,\ 379,\ 380,$ 381, 382, 383, 384, 385, and 386.
 - 2. That part of voting tabulation district 215 consisting of:
- a. That part of tract 216.16 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, and 1031.
 - (c) That part of Volusia County consisting of:
- 1. All of voting tabulation districts 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, and 271.
 - 2. That part of voting tabulation district 46 consisting of:
- a. That part of tract 910.01 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1010, 1011, 1012, 1013, 1014, 1015, 1018, 1032, 1035, 1057, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 2059, 2110, 2120, 2122, 2123, 2126, 2128, 2131, and 2135.
- b. That part of tract 910.2 consisting of blocks 1000, 1001, 1002, 1027, 1029, 1030, 1031, 1033, and 1059.
- c. That part of tract 910.21 consisting of blocks 1003, 1004, 1005, 1007, and 1026.
 - d. That part of tract 910.24 consisting of block 2001.
 - 3. That part of voting tabulation district 52 consisting of:
- $a. \ \ That\ part\ of\ tract\ 903.06\ consisting\ of\ blocks\ 1032,\ 1115,\ 1116,\ and\ 1117.$

- b. That part of tract 908.05 consisting of blocks 1000, 1001, 1008, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2009, 2011, 2016, 2017, 2037, 3000, 3004, 3005, 3007, 3008, and 3016.
 - 4. That part of voting tabulation district 80 consisting of:
- a. That part of tract 832.09 consisting of blocks 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1209, 1212, 1213, 1214, 1216, 1231, 1232, 1233, and 1234.
- b. That part of tract 910.05 consisting of blocks 1001, 1009, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1020, 1022, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, and 1086.
- c. That part of tract 910.13 consisting of blocks 2050, 2052, 2054, 2055, 2056, and 2074.
- d. That part of tract 910.29 consisting of blocks 1000, 1003, 1004, 1007, 1009, 1010, 1033, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 2000, 2002, and 2005.
 - (8) District 8 is composed of:
 - (a) All of Brevard County.
 - (b) All of Indian River County.
 - (c) That part of Orange County consisting of:
 - 1. All of voting tabulation districts 198, 249, 250, 251, and 257.
 - 2. That part of voting tabulation district 196 consisting of:
 - a. That part of tract 166.02 consisting of block 1016.
 - b. That part of tract 167.3 consisting of block 1000.
 - 3. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1061, 1062, 1068, 1070, 1071, 1072, 1073, and 1074.
 - 4. That part of voting tabulation district 259 consisting of:
 - a. That part of tract 166.01 consisting of blocks 2136, 2137, and 2138.
- $b. \ \ \, That part of tract 166.02 \ consisting of blocks 1029, 1030, 1031, \\ 1034, 1035, and 1036.$
 - (9) District 9 is composed of:
 - (a) All of Osceola County.
 - (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 21, 22, 44, 45, 46, 49, 101, 106, 107, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 149, 153, 155, 161, 162, 164, 165, 175, 176, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 197, 199, 200, 201, 202, 203, 204, 206, 207, 208, 209, 241, 243, and 244.
 - 2. That part of voting tabulation district 20 consisting of:
- a. That part of tract 170.16 consisting of blocks 2000, 2001, 2002, 2003, and 2004.
 - 3. That part of voting tabulation district 99 consisting of:
- a. That part of tract 137.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, and 1022.

- b. That part of tract 137.02 consisting of blocks 3000, 3001, 3002, 3003, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3023, 3024, 3025, 3026, 3027, 3028, and 3029.
 - 4. That part of voting tabulation district 117 consisting of:
- a. That part of tract 136.03 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1047, 1048, 1049, 1050, 1065, 1066, 1067, and 1071.
 - 5. That part of voting tabulation district 172 consisting of:
- a. That part of tract 136.06 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
 - 6. That part of voting tabulation district 177 consisting of:
- a. That part of tract 168.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, $1027,\ 1028,\ 1029,\ 1030,\ 1031,\ 1032,\ 1033,\ 1034,\ 1035,\ 1036,\ 1037,\ 1038,$ 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1108, 1117, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, $1164,\ 1165,\ 1166,\ 1167,\ 1168,\ 1169,\ 1170,\ 1171,\ 1172,\ 1173,\ 1174,\ 1175,$ 1176, 1177, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1281, 1282, 1283, 1301, 1307, 1308, 1309, 1310, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, and 2107.
- b. That part of tract 168.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1079, 1080, 1081, and 1085.
- c. That part of tract 168.04 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3061, 3062, and 3064.
 - 7. That part of voting tabulation district 196 consisting of:
- a. That part of tract 167.29 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1061, 1062, 1063, 1064, 1065, 1066, 1067, and 1068.
- b. That part of tract 167.3 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, and 1013.

- 8. That part of voting tabulation district 205 consisting of:
- a. That part of tract 167.31 consisting of blocks 1008, 1010, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1063, 1064, 1065, 1066, 1067, 1069, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1085, and 1086.
- b. That part of tract 167.32 consisting of blocks 1050, 1051, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, and 1107.
 - 9. That part of voting tabulation district 252 consisting of:
- a. That part of tract 165.04 consisting of blocks 1007, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
 - (c) That part of Polk County consisting of:
 - 1. All of voting tabulation districts 4, 81, 82, 86, 91, and 136.
 - 2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 125.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2058, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2150, 2151, 2152, and 2153.
- b. That part of tract 125.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2046, 2047, 2048, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - c. That part of tract 125.07 consisting of blocks 2000 and 2001.
 - 3. That part of voting tabulation district 70 consisting of:
- a. That part of tract 127 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, and 2055.
- b. That part of tract 128.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1020, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2041, 2042, 2043, 2044, 2045, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, and 2082.
 - 4. That part of voting tabulation district 80 consisting of:
- a. That part of tract 124.11 consisting of blocks 1074, 1092, 1093, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1114, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1150, 1156, 1159, 1160, 1161, 1174, 1175, 1183, 1184, 1195, 1196, 1202, and 1211.
- b. That part of tract 125.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050,

- $\begin{array}{c} 1051,\ 1052,\ 1053,\ 1054,\ 1055,\ 1056,\ 1057,\ 1058,\ 1059,\ 1060,\ 1061,\ 1062,\\ 1063,\ 1064,\ 1065,\ 1066,\ 1067,\ 1068,\ 1069,\ 1070,\ 1071,\ 1072,\ 1073,\ 1074,\\ 1075,\ 1076,\ 1077,\ 1078,\ 1079,\ 1080,\ 1081,\ 1082,\ 1083,\ 1084,\ 1085,\ 1086,\\ 1087,\ 1088,\ 1089,\ 1090,\ 1091,\ 1092,\ 1093,\ 1094,\ 1095,\ 1096,\ 1097,\ 2056,\\ 2057,\ 2059,\ 2060,\ 2061,\ 2062,\ 2063,\ 2064,\ 2065,\ 2066,\ 2067,\ 2068,\ 2069,\\ 2070,\ 2071,\ 2072,\ 2073,\ 2074,\ 2075,\ 2076,\ 2077,\ 2078,\ 2079,\ 2080,\ 2081,\\ 2082,\ 2083,\ 2084,\ 2088,\ 2089,\ 2090,\ 2091,\ 2092,\ 2093,\ 2094,\ 2095,\ 2096,\\ 2097,\ 2098,\ 2099,\ 2100,\ 2101,\ 2102,\ 2103,\ 2104,\ 2105,\ 2106,\ 2107,\ 2108,\\ 2110,\ 2111,\ 2112,\ 2113,\ 2114,\ 2115,\ 2116,\ 2117,\ 2118,\ 2130,\ 2131,\ 2132,\\ 2123,\ 2134,\ 2136,\ 2137,\ 2138,\ 2149,\ 3000,\ 3001,\ and\ 3002. \end{array}$
- c. That part of tract 125.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1076, 1077, 1130, 1131, 1132, 1133, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, and 2109.
- d. That part of tract 125.07 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2052, 2053, 2057, 2058, 2059, 2061, 2062, 2063, 2064, 2065, 2066, and 2067.
- e. That part of tract 126.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1025, 1037, and 1038.
 - 5. That part of voting tabulation district 83 consisting of:
- a. That part of tract 124.1 consisting of blocks 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1093, 1094, 1095, 1096, 1097, 1098, and 1099.
- b. That part of tract 124.11 consisting of blocks 1164, 1165, 1166, 1167, 1168, 1169, 1171, 1172, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1199, 1200, and 1201.
- c. That part of tract 125.04 consisting of blocks 1074, 1075, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, and 1129.
- d. That part of tract 126.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2044, 2045, and 2046.
- e. That part of tract 127 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1070, 1074, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, and 2056.
 - 6. That part of voting tabulation district 84 consisting of:
- a. That part of tract 126.02 consisting of blocks 2087, 2088, 2089, 2094, 2095, 2096, 2097, 2098, and 2099.
- b. That part of tract 127 consisting of blocks 1028, 1029, 1030, 1031, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045,

 $1046,\ 1047,\ 1049,\ 1050,\ 1051,\ 1052,\ 1053,\ 1054,\ 1055,\ 1056,\ 1057,\ 1058,\ 1059,\ 1060,\ 1061,\ 1062,\ 1071,\ 1072,\ 1073,\ 3000,\ 3001,\ 3002,\ 3003,\ 3004,\ 3005,\ 3006,\ 3007,\ 3008,\ 3009,\ 3010,\ 3011,\ 3012,\ 3013,\ 3014,\ 3015,\ 3016,\ 3017,\ 3018,\ 3019,\ 3020,\ 3021,\ 3022,\ 3023,\ 3024,\ 3025,\ 3026,\ 3027,\ 3028,\ 3029,\ 3030,\ 3031,\ 3032,\ 3033,\ 3034,\ 3035,\ 3036,\ 3037,\ 3038,\ 3039,\ 3040,\ 3041,\ 3042,\ 3043,\ 3044,\ 3045,\ 3046,\ 3047,\ 3048,\ 3049,\ 3050,\ 3051,\ 3052,\ 3053,\ 3054,\ 3055,\ 3056,\ 3057,\ 3058,\ 3059,\ 3060,\ 3061,\ 3062,\ 3063,\ 3064,\ 3065,\ 3066,\ 3067,\ 3068,\ 3069,\ 3070,\ 3071,\ 3072,\ 3073,\ 3074,\ 4003,\ 4004,\ 4005,\ 4006,\ 4007,\ 4008,\ 4009,\ 4010,\ 4011,\ 4012,\ 4013,\ 4014,\ 4015,\ 4016,\ 4017,\ 4018,\ 4019,\ 4020,\ 4021,\ 4022,\ 4023,\ 4024,\ 4025,\ 4026,\ 4027,\ 4028,\ 4029,\ 4030,\ 4031,\ 4032,\ 4033,\ 4034,\ 4035,\ 4036,\ 4037,\ 4038,\ 4039,\ 4040,\ 4041,\ 4042,\ 4043,\ and\ 4044.$

- c. That part of tract 141.05 consisting of blocks 4052 and 4053.
- d. That part of tract 141.21 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1020, 1025, 1026, 1027, 1030, 1031, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
 - 7. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.03 consisting of blocks 1154 and 1155.
- b. That part of tract 141.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1043, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4041, 4042, 4046, 4047, 4048, 4049, 4050, 4051, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, and 4074.
- c. That part of tract 141.21 consisting of blocks 1000, 1001, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1058, and 1061.
 - 8. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1059, 1060, 1062, 1063, 1068, 1069, 1070, 1071, 1093, 1098, and 1099.
 - b. That part of tract 141.23 consisting of blocks 1000 and 1009.
- c. That part of tract 141.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2041, 2042, 2043, 2044, 2045, 2046, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2070, and 2071.
 - d. That part of tract 141.25 consisting of block 3007.
 - (10) District 10 is composed of:
 - (a) That part of Lake County consisting of:
- 1. All of voting tabulation districts 14, 15, 16, 17, 18, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 57, 58, 59, 61, 62, 63, 64, 65, 66, 69, 70, 71, 72, 75, 76, 77, 80, 81, 82, 83, 85, 86, 87, 88, 89, 94, 95, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 111, 112, 113, 114, 115, 122, 123, 125, 126, 127, and 128.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 302.07 consisting of blocks 1003, 1004, 1005, 1006, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1082, 1083, 1087, 1088, 1089, 1092, 2048, 2066, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, and 2081.
 - 3. That part of voting tabulation district 12 consisting of:

- a. That part of tract 301.05 consisting of blocks 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4040, 4042, 4043, 4044, 4058, 4059, 5000, and 5001.
- 4. That part of voting tabulation district 42 consisting of:
- a. That part of tract 304.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2010, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2084, and 2085.
- b. That part of tract 304.06 consisting of blocks 2028, 2029, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2042, 2051, 2052, 2066, 2082, 2083, 2084, 2085, and 2095.
 - 5. That part of voting tabulation district 73 consisting of:
 - a. That part of tract 303.02 consisting of block 2004.
- b. That part of tract 304.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- $c. \quad That part of tract 304.1 \ consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1067, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, and 1089.$
 - d. That part of tract 304.11 consisting of block 1049.
 - 6. That part of voting tabulation district 79 consisting of:
 - a. That part of tract 309.12 consisting of blocks 2026, 2027, and 2034.
 - b. That part of tract 309.14 consisting of block 3021.
- c. That part of tract 310 consisting of blocks 1014, 1015, 1016, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4017, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4031, and 4032.
 - 7. That part of voting tabulation district 120 consisting of:
- a. That part of tract 309.02 consisting of blocks 2070, 2071, 2072, 2096, 2097, 2099, 2106, 2107, 2108, 2109, 2110, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, and 2127.
 - (b) That part of Orange County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 47, 48, 50, 51, 52, 53, 54, 55, 56, 79, 87, 89, 100, 148, 154, 156, 157, 158, 159, 160, 163, 166, 167, 168, 169, 170, 171, 173, 174, 265, 267, 268, 269, 281, 282, 283, 284, 285, 286, and 287.
 - 2. That part of voting tabulation district 2 consisting of:
- a. That part of tract 147.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, and 4025.
 - 3. That part of voting tabulation district 20 consisting of:

- a. That part of tract 170.16 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1013, 1014, 1015, 1016, 1017, 1018, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 - 4. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 176 consisting of block 2051.
 - 5. That part of voting tabulation district 84 consisting of:
- a. That part of tract 175.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 3000, 3001, 3001, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3032, 3033, 3034, 3035, and 3036.
- b. That part of tract 176 consisting of blocks 2034, 2049, 2050, 2053, 2054, 2055, 2056, 2057, 2058, 2066, 2067, 2068, 2069, 2070, 2072, 2073, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 3052, 3053, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, and 3084.
- c. That part of tract 179.01 consisting of blocks 1041, 1042, 1043, 1044, 1045, 1049, 1075, 1076, 1077, 1078, 1079, 1098, 1129, and 1130.
 - 6. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 136.03 consisting of block 1064.
 - 7. That part of voting tabulation district 150 consisting of:
 - a. That part of tract 143.01 consisting of blocks 3006, 3007, and 3008.
- b. That part of tract 144 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027.
 - 8. That part of voting tabulation district 172 consisting of:
 - a. That part of tract 136.06 consisting of blocks 2019 and 2020.
- b. That part of tract 141 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3019, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, and 4001.
 - 9. That part of voting tabulation district 177 consisting of:
 - a. That part of tract 168.04 consisting of blocks 1000, 1001, and 1002.
 - 10. That part of voting tabulation district 266 consisting of:
- a. That part of tract 145.02 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, and 1044.
- b. That part of tract 145.03 consisting of blocks 1027, 1028, 1030, 1031, 1032, 2000, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - 11. That part of voting tabulation district 288 consisting of:
- a. That part of tract 148.05 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, and 1053.
 - (c) That part of Polk County consisting of:

- 1. All of voting tabulation districts 2, 64, 66, 67, 68, 69, 71, 72, 73, 74, 130, 131, 132, 143, and 145.
 - 2. That part of voting tabulation district 1 consisting of:
 - a. That part of tract 123.09 consisting of block 1003.
 - 3. That part of voting tabulation district 3 consisting of:
- a. That part of tract 125.07 consisting of blocks 1001, 1002, 1003, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1026, 1027, 1056, and 1057.
 - 4. That part of voting tabulation district 6 consisting of:
- $a. \ \ That part of tract 116.04$ consisting of blocks 3000, 3001, 3002, and 3003.
- b. That part of tract 116.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1072, 1073, 1074, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, and 1098.
- c. That part of tract 123.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, and 1055.
- d. That part of tract 123.09 consisting of blocks 1000, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1027, and 1028.
- e. That part of tract 124.04 consisting of blocks 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1033, 1034, 1035, 1036, 1041, and 1042.
- f. That part of tract 124.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, and 1096.
 - $g. \quad \textit{That part of tract 124.08 consisting of blocks 1000, 1001, and 1002}.$
 - h. That part of tract 124.09 consisting of blocks 1000 and 1012.
 - 5. That part of voting tabulation district 8 consisting of:
 - a. That part of tract 123.09 consisting of block 1020.
 - 6. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.04 consisting of blocks 1020, 1021, 1024, 1025, 2001, 2002, 2004, 2005, 2006, 2007, 2009, 2029, 2030, 2031, and 2032.
 - 7. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1029, 1037, 1038, 2000, 2001, 2002, 2003, 2025, 2028, 2044, 2048, 2064, 2068, and 2074.
 - 8. That part of voting tabulation district 63 consisting of:
- a. That part of tract 116.04 consisting of blocks 3004, 3005, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
 - b. That part of tract 116.06 consisting of blocks 1000 and 1001.

- c. That part of tract 124.08 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1041, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1057, and 2005.
 - 9. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 1016, 1017, 1018, 1019, 1035, 2011, 3020, 3021, 3022, 3023, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3041, 3042, 3043, 3044, 3045, and 3046.
 - b. That part of tract 116.06 consisting of block 2006.
- c. That part of tract 124.08 consisting of blocks 1038, 1039, 1040, 1055, and 1056.
- d. That part of tract 131.01 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, and 1082.
- e. That part of tract 131.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2007, 2008, 2010, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2065, and 2066.
 - 10. That part of voting tabulation district 70 consisting of:
- a. That part of tract 128.03 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3029, 3030, 3031, 3032, 3042, 3051, and 3052.
- b. That part of tract 128.04 consisting of blocks 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2002, 2015, 2016, 2027, 2028, 2029, 2030, 2031, 2032, 2040, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3032, 3038, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3060, 3061, 3062, and 3063.
 - 11. That part of voting tabulation district 75 consisting of:
- a. That part of tract 138.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 2036, 2037, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2058, 2059, 2088, 2089, 2090, 2092, 2093, 2099, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, and 3014.
- b. That part of tract 147.02 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3029.
 - 12. That part of voting tabulation district 76 consisting of:
- a. That part of tract 128.02 consisting of blocks 1040, 1050, 1051, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1080, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, and 1118.
- b. That part of tract 141.23 consisting of blocks 1010, 1011, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1077, and 1078.
- c. That part of tract 141.24 consisting of blocks 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 13. That part of voting tabulation district 80 consisting of:

- a. That part of tract 124.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1070, 1071, 1072, 1073, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1094, 1095, 1113, 1115, 1116, 1117, 1130, 1148, 1149, 1151, 1152, 1153, 1154, 1155, 1157, 1158, 1197, 1203, 1204, 1205, 1206, 1207, 1208, 1209, and 1212.
 - b. That part of tract 125.04 consisting of blocks 1016 and 1033.
- c. That part of tract 125.07 consisting of blocks 1004, 1009, 1014, 1021, 1025, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2040, 2041, 2050, 2054, 2055, 2056, and 2060.
 - 14. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 124.1 consisting of blocks 1048 and 1061.
- b. That part of tract 124.11 consisting of blocks 1162, 1163, 1170, and 1173.
 - 15. That part of voting tabulation district 84 consisting of:
- a. That part of tract 127 consisting of blocks 1063, 1064, 1065, 1066, 1067, 1068, and 1069.
- b. That part of tract 141.21 consisting of blocks 1013, 1014, 1019, 1021, 1022, 1023, 1024, 1028, 1029, 1032, 1055, 1056, and 1057.
 - 16. That part of voting tabulation district 126 consisting of:
- a. That part of tract 138.02 consisting of blocks 2018, 2061, 2062, 2067, 2068, 2078, 2079, 2080, and 2081.
 - b. That part of tract 140.05 consisting of block 1019.
 - 17. That part of voting tabulation district 128 consisting of:
- a. That part of tract 128.02 consisting of blocks 1075, 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1119, 1120, 1121, 1122, and 1123.
- b. That part of tract 134 consisting of blocks 3000, 3001, 3002, 3004, 3005, 3006, 3030, 3044, 3045, 3046, 3047, 3048, 3056, 3057, 3058, and 3060.
- c. That part of tract 135 consisting of blocks 2000, 2001, 2013, 2028, 2029, 2030, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, and 2063.
- $\begin{array}{l} d. \quad That \ part \ of \ tract \ 136 \ consisting \ of \ blocks \ 1036, \ 1037, \ 1038, \ 1039, \ 1040, \ 1042, \ 1043, \ 1044, \ 1045, \ 1049, \ 1050, \ 1051, \ 1052, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 1059, \ 1060, \ 1061, \ 1062, \ 1063, \ 1064, \ 1065, \ 1066, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2010, \ 2011, \ 2012, \ 2013, \ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 3008, \ 3010, \ 3012, \ 3013, \ 3014, \ 3015, \ 3016, \ 3017, \ 3018, \ 3019, \ 3020, \ 3021, \ 3022, \ 3023, \ 3024, \ 3025, \ 3026, \ 3027, \ 3028, \ 3029, \ 3030, \ 3031, \ 3032, \ 3034, \ 3035, \ 3036, \ 3037, \ 4000, \ 4001, \ 4002, \ 4003, \ 4004, \ 4001, \ 4011, \ 4012, \ 4013, \ 4014, \ 4015, \ 4026, \ 4027, \ 4028, \ 4029, \ 4030, \ 4031, \ 4032, \ 4033, \ 4034, \ 4035, \ 4036, \ 4037, \ 4038, \ 4039, \ 4040, \ 4041, \ 4042, \ 4043, \ 4044, \ 4045, \ 4046, \ 4047, \ 4048, \ 4049, \ 4050, \ 4051, \ 4052, \ 4053, \ and \ 4054. \end{array}$
- e. That part of tract 137.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2042.

- $\begin{array}{l} f. \ \ \, That \ part \ of \ tract \ 137.02 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \\ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ 1008, \ 1009, \ 1010, \ 1011, \ 1012, \ 1013, \ 1014, \\ 1015, \ 1016, \ 1017, \ 1018, \ 1019, \ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \\ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \ 1032, \ 1033, \ 1034, \ 1035, \ 1036, \ 1037, \ 1038, \\ 1039, \ 1040, \ 1041, \ 1042, \ 1043, \ 1044, \ 1045, \ 1046, \ 1047, \ 1048, \ 1049, \ 1050, \\ 1051, \ 1052, \ 1053, \ 1054, \ 1055, \ 1056, \ 1057, \ 1058, \ 1059, \ 1060, \ 1061, \ 1062, \\ 1063, \ 1064, \ 1065, \ 1066, \ 1067, \ 1068, \ 1069, \ 1070, \ 1071, \ 1072, \ 1073, \ 1074, \\ 1075, \ 1076, \ 1077, \ 1078, \ 1079, \ 1080, \ 1081, \ 1082, \ 1083, \ 1084, \ 2000, \ 2001, \\ 2002, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \ 2011, \ 2012, \ 2013, \\ 2014, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2023, \ 2024, \ 2025, \\ 2026, \ 2027, \ 2028, \ 3000, \ 3001, \ 3002, \ 3003, \ 3004, \ 3005, \ 3006, \ 3007, \ 3008, \\ 3001, \ 3021, \ 3022, \ 3023, \ 3024, \ 3025, \ 3026, \ 3027, \ 3028, \ 3029, \ 3030, \ 3031, \ 3032, \\ 3033, \ 3034, \ 3035, \ 3037, \ 3038, \ 3039, \ and \ 3040. \\ \end{array}$
- g. That part of tract 138.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 2000, 2001, 2002, 2003, 2004, 2031, 2032, 3000, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3023, 3024, 3025, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3049, and 3050.
 - 18. That part of voting tabulation district 129 consisting of:
- a. That part of tract 137.01 consisting of blocks 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, and 2065.
- b. That part of tract 137.02 consisting of blocks 3041, 3042, 3043, 3044, 3045, 3046, 3047, and 3048.
- c. That part of tract 138.01 consisting of blocks 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, and 2048.
- d. That part of tract 138.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2038, 2039, 2040, 2041, 2042, 2053, 2054, 2055, 2056, 2060, 2063, 2064, 2065, 2066, 2069, 2070, 2071, 2072, 2073, 2074, 2085, 2086, and 2087.
- e. That part of tract 139.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, and 2046.
 - (11) District 11 is composed of:
 - (a) All of Citrus County.
 - (b) All of Hernando County.
 - (c) All of Sumter County.
 - (d) That part of Lake County consisting of:
- 1. All of voting tabulation districts 19, 20, 21, 22, 74, 84, 90, 91, 92, 93, and 121.
 - 2. That part of voting tabulation district 3 consisting of:
- a. That part of tract 301.02 consisting of blocks 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1122, 1123, 3129, 3130, 3131, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151, 3152, 3153, 3154, 3155, 3156, 3157, and 3158.
- b. That part of tract 301.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1046, 1047, 1055, 1056, 1057, 1058, 1059,

- 1060, 1061, 1062, 1063, 1064, 1067, 1068, 1073, 1074, 1075, 1076, 1077, 1078, and 1079.
 - 3. That part of voting tabulation district 42 consisting of:
 - a. That part of tract 304.05 consisting of blocks 2009, 2011, and 2015.
 - b. That part of tract 304.06 consisting of blocks 2030 and 2031.
 - 4. That part of voting tabulation district 73 consisting of:
- a. That part of tract 304.09 consisting of blocks 2001, 2008, 2012, 3000, 3006, 3009, and 3018.
 - b. That part of tract 304.1 consisting of block 1014.
- c. That part of tract 304.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1020, 1023, 1024, 1032, 1034, 1039, 1040, 1041, 1042, 1043, 1045, 1046, 1047, 1048, 1050, 1051, 1052, 1054, 1055, 2000, 2002, 2003, 2004, 2005, 2007, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3017, 3036, 3062, 3075, 3076, 3083, 3084, 3088, and 3090.
 - 5. That part of voting tabulation district 96 consisting of:
 - a. That part of tract 301.04 consisting of block 1049.
 - (e) That part of Marion County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 32, 33, 35, 36, 37, 38, 39, 40, 43, 47, 50, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 95, 96, 97, 98, 99, 100, 101, 109, 110, 111, 112, 113, 114, 119, 120, 121, 122, 123, and 125.
 - 2. That part of voting tabulation district 30 consisting of:
- a. That part of tract 2 consisting of blocks 4007, 4008, 4009, 4013, 4016, 4017, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4075, 4076, 4077, and 4078.
- b. That part of tract 4.02 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2146, 2147, 2148, 2149, 2150, 2151, 2154, 2155, 2156, 2196, 2197, and 2201.
 - 3. That part of voting tabulation district 31 consisting of:
- a. That part of tract 5.02 consisting of blocks 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1178, 1179, 1180, 1181, and 1195.
 - 4. That part of voting tabulation district 34 consisting of:
- a. That part of tract 6.01 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2039, 2046, 2047, 2090, 2092, 2093, 2094, 2100, 2101, 2102, 2103, 2111, 2113, 2114, 2115, 2133, 2135, 2141, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3039, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, and 3073.
 - 5. That part of voting tabulation district 45 consisting of:

- a. That part of tract 2 consisting of blocks 5003, 5017, 5018, 5019, 5020, 5022, 5023, 5025, 5026, 5027, 5028, 5029, 5030, and 5031.
- b. That part of tract 3.01 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
- c. That part of tract 3.02 consisting of blocks 2024, 2025, 2026, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2056, and 2057.
 - 6. That part of voting tabulation district 46 consisting of:
 - a. That part of tract 15 consisting of blocks 1059 and 1060.
- b. That part of tract 25.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.
 - 7. That part of voting tabulation district 51 consisting of:
- a. That part of tract 25.02 consisting of blocks 4002, 4003, 4004, 4005, and 4016.
 - 8. That part of voting tabulation district 117 consisting of:
 - a. That part of tract 25.02 consisting of blocks 4018, 4030, and 4031.
 - 9. That part of voting tabulation district 118 consisting of:
- a. That part of tract 10.06 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1028, 1061, 1062, 1063, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, and 1090.
- b. That part of tract 25.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3032, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3063, 3064, and 3065.
 - (12) District 12 is composed of:
 - (a) All of Pasco County.
 - (b) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 150, 161, 171, 172, 173, 177, 178, 179, 180, 184, 185, 188, 189, 190, 191, 192, 194, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 229, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, and 317.
 - 2. That part of voting tabulation district 162 consisting of:
- a. That part of tract 115.06 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 3004, 3006, 3009, and 3010.
 - b. That part of tract 115.07 consisting of blocks 3000 and 3001.
 - 3. That part of voting tabulation district 163 consisting of:
 - a. That part of tract 115.2 consisting of block 1005.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1012 and 1019.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.1 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 3049.
 - b. That part of tract 114.11 consisting of blocks 1000, 1001, and 1010.
 - 6. That part of voting tabulation district 200 consisting of:
- a. That part of tract 114.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1013, 1014, 1015, 1016,

- 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 2007, 2018, 3000, 3001, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, and 3050.
 - b. That part of tract 114.11 consisting of blocks 1011 and 1012.
 - 7. That part of voting tabulation district 228 consisting of:
- a. That part of tract 113.04 consisting of blocks 1000, 1003, 1004, 1021, 1022, 1023, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2018, 2019, 2020, and 2021.
 - 8. That part of voting tabulation district 230 consisting of:
- a. That part of tract 112.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1015, 1016, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2016, 2017, 2018, 2019, and 2020.
- b. That part of tract 112.06 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, and 3015.
 - (c) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 291, 295, 296, 297, 298, 299, 302, 317, 318, 319, 320, 322, 329, 330, 331, 332, 333, 335, 336, 340, 341, 342, 343, 344, 345, 346, 347, 350, 354, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, and 366.
 - That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 3000, 3002, 3007, 3008, 3009, 3010, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - 3. That part of voting tabulation district 293 consisting of:
- a. That part of tract 272.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 4008, 4009, 4010, 4011, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
- b. That part of tract 272.07 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3030, 3031, 3032, 3033, 3034, 3038, 3039, 3040, 3041, 4002, 4003, 4004, 4005, 4009, 4010, 4011, and 4012.
- c. That part of tract 272.1 consisting of blocks 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, and 5019.
 - 4. That part of voting tabulation district 294 consisting of:
- a. That part of tract 272.02 consisting of blocks 1000, 1001, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1044, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4012, 4013, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, 5027, 5028, 5029, 5030, 5031, 5032, 5033, 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, and 5049.
 - $b. \quad \textit{That part of tract 9900 consisting of blocks 5, 6, 7, 8, and 13}.$
 - 5. That part of voting tabulation district 301 consisting of:
- a. That part of tract 272.08 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2027, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 6. That part of voting tabulation district 326 consisting of:

- a. That part of tract 268.14 consisting of block 1001.
- 7. That part of voting tabulation district 327 consisting of:
- $a. \ \ That\ part\ of\ tract\ 273.2\ consisting\ of\ blocks\ 2008,\ 2040,\ 2043,\ and\ 2044.$
 - 8. That part of voting tabulation district 334 consisting of:
- a. That part of tract 273.19 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2011, 2012, 2021, 2022, 2023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, and 3019.
- b. That part of tract 273.26 consisting of blocks 1027, 1028, 1029, 1030, and 1031.
 - 9. That part of voting tabulation district 338 consisting of:
 - a. That part of tract 268.11 consisting of block 3000.
 - (13) District 13 is composed of:
 - (a) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 107, 108, 109, 111, 112, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 300, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 321, 323, 324, 325, 328, 337, 339, 348, 349, 351, 352, 353, and 355.
 - 2. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 219 consisting of block 2001.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1015, and 1016.
 - 4. That part of voting tabulation district 33 consisting of:
- a. That part of tract 235 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, and 3014.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3030.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 236 consisting of blocks 1002, 1003, 1005, and 1006.
- b. That part of tract 237 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, 1024, 1025, 1026, 1027, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 3000, 3001,

- 3002, 3003, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, and 3027.
 - 7. That part of voting tabulation district 36 consisting of:
- a. That part of tract 233 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2011, 3000, 3001, 3002, 3003, 3004, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, and 3018.
 - b. That part of tract 234 consisting of block 2011.
 - 8. That part of voting tabulation district 37 consisting of:
- a. That part of tract 229.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1053, and 1054.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 222 consisting of blocks 1004, 1005, 1006, 1009, 1010, 1011, 2004, 2005, and 2006.
 - 10. That part of voting tabulation district 106 consisting of:
- a. That part of tract 223.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, and 3045.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 222 consisting of blocks 1001, 1002, 1003, 2000, and 2001.
 - b. That part of tract 225.01 consisting of block 1020.
- c. That part of tract 226.01 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
- d. That part of tract 227 consisting of blocks 2021, 2025, 2026, 2036, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - 12. That part of voting tabulation district 114 consisting of:
- a. That part of tract 227 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2017, 2018, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, and 3022.
 - 13. That part of voting tabulation district 292 consisting of:
- a. That part of tract 272.1 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3001, 3003, 3004, 3005, 3006, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 14. That part of voting tabulation district 293 consisting of:
 - a. That part of tract 272.02 consisting of block 2035.
 - 15. That part of voting tabulation district 294 consisting of:
 - a. That part of tract 272.02 consisting of blocks 1022 and 1023.

- b. That part of tract 9900 consisting of block 12.
- 16. That part of voting tabulation district 301 consisting of:
- $a. \ \ That\ part\ of\ tract\ 272.08\ consisting\ of\ blocks\ 2005,\ 2019,\ 2020,\ and\ 2021.$
 - 17. That part of voting tabulation district 326 consisting of:
 - a. That part of tract 268.11 consisting of blocks 3017 and 3019.
- b. That part of tract 268.14 consisting of blocks 1002, 1003, 1004, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, and 1039.
 - 18. That part of voting tabulation district 327 consisting of:
 - a. That part of tract 268.09 consisting of block 1000.
- b. That part of tract 268.15 consisting of blocks 2025, 2026, 2027, 2028, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
- c. That part of tract 268.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 2000, 2001, 2002, 2019, 2020, 2021, 2022, 2023, 2030, 2031, and 2032.
- d. That part of tract 268.17 consisting of blocks 2019, 2020, 2024, 2025, 2026, and 2027.
 - 19. That part of voting tabulation district 334 consisting of:
 - a. That part of tract 268.14 consisting of block 1005.
 - b. That part of tract 273.19 consisting of block 3011.
 - 20. That part of voting tabulation district 338 consisting of:
- a. That part of tract 268.11 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2026, 2027, 2028, 2029, 2030, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3018, 3020, 3021, 3022, and 3023.
 - (14) District 14 is composed of:
 - (a) That part of Hillsborough County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 138,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 174,\ 175,\ 176,\ 181,\ 182,\ 183,\ 186,\ 187,\ 196,\ 197,\ 198,\ 199,\ 231,\ 232,\ 233,\ 236,\ 237,\ 238,\ 244,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 283,\ 284,\ 386,\ 389,\ 390,\ 395,\ 398,\ 399,\ 400,\ 401,\ 402,\ 421,\ 430,\ 431,\ 432,\ 433,\ 440,\ 462,\ 463,\ 464,\ 465,\ 466,\ 467,\ 468,\ 469,\ 470,\ 471,\ 472,\ 473,\ 474,\ 475,\ 476,\ 477,\ 478,\ 479,\ 480,\ 481,\ 486,\ 511,\ 513,\ 518,\ 519,\ 520,\ 521,\ 523,\ 524,\ 525,\ 526,\ 527,\ 528,\ 529,\ 531,\ 532,\ 533,\ 534,\ 535,\ and\ 536.\$
 - 2. That part of voting tabulation district 162 consisting of:
- a. That part of tract 115.06 consisting of blocks 2004, 3000, 3001, 3002, 3003, 3005, 3007, 3008, and 3011.
 - 3. That part of voting tabulation district 163 consisting of:
- a. That part of tract 114.12 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2019, 2020, 2021, 2022, 2025, and 2026.

- b. That part of tract 114.14 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1025, 1026, 1027, 1028, 1029, 3015, 3021, and 3022.
 - 4. That part of voting tabulation district 193 consisting of:
 - a. That part of tract 115.15 consisting of blocks 1017 and 1018.
 - 5. That part of voting tabulation district 195 consisting of:
- a. That part of tract 114.11 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, and 1009.
 - 6. That part of voting tabulation district 200 consisting of:
 - a. That part of tract 114.11 consisting of block 1013.
 - 7. That part of voting tabulation district 228 consisting of:
 - a. That part of tract 113.04 consisting of block 1001.
 - 8. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 108.05 consisting of blocks 1017 and 1035.
 - b. That part of tract 112.05 consisting of block 2015.
- c. That part of tract 112.06 consisting of blocks 2004, 2005, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2018, 2019, and 2021.
 - 9. That part of voting tabulation district 241 consisting of:
- a. That part of tract 112.04 consisting of blocks 3000, 3001, 3002, and 3003.
 - 10. That part of voting tabulation district 263 consisting of:
 - a. That part of tract 110.03 consisting of blocks 2023 and 2025.
 - 11. That part of voting tabulation district 282 consisting of:
- a. That part of tract 103.05 consisting of blocks 2029, 2030, 3000, 3001, and 3002.
- b. That part of tract 104.02 consisting of blocks 3000, 3001, 4000, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, and 4019.
 - 12. That part of voting tabulation district 392 consisting of:
- $a. \quad That \ part \ of \ tract \ 133.21 \ consisting \ of \ blocks \ 3014, \ 3017, \ 3018, \ and \ 3022.$
 - 13. That part of voting tabulation district 396 consisting of:
- a. That part of tract 133.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 3000, 3001, 3002, 3003, 3004, 3019, and 3020.
 - (b) That part of Pinellas County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 81, 82, 83, 93, 100, 101, 102, 104, 105, and 110.
 - 2. That part of voting tabulation district 31 consisting of:
- a. That part of tract 218 consisting of blocks 1000, 1001, 1002, 3000, 3001, 3002, 4001, and 4002.
- b. That part of tract 219 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 3000, 3001, and 3002.
- c. That part of tract 229.01 consisting of blocks 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1055, 1056, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007,

- 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 3. That part of voting tabulation district 32 consisting of:
- a. That part of tract 234 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2033, and 2038.
 - 4. That part of voting tabulation district 33 consisting of:
- a. That part of tract 235 consisting of blocks 1020, 1021, 1022, 1023, 1024, 1025, 3008, 3009, 3010, 3011, 3012, 3013, and 3015.
 - 5. That part of voting tabulation district 34 consisting of:
- a. That part of tract 236 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
 - 6. That part of voting tabulation district 35 consisting of:
- a. That part of tract 215 consisting of blocks 1008, 1009, 1017, 1018, 1019, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, and 3023.
- b. That part of tract 236 consisting of blocks 1000, 1001, 1004, 1007, 1008, 1009, 1010, and 1011.
 - c. That part of tract 237 consisting of blocks 2000 and 2001.
 - d. That part of tract 9901 consisting of blocks 4, 5, and 6.
 - 7. That part of voting tabulation district 36 consisting of:
- $a. \ \ That\ part\ of\ tract\ 233\ consisting\ of\ blocks\ 1016,\ 2007,\ 2009,\ 2010,\ 3005,\ 3006,\ 3007,\ and\ 3008.$
 - 8. That part of voting tabulation district 37 consisting of:
 - a. That part of tract 229.01 consisting of block 1006.
 - 9. That part of voting tabulation district 103 consisting of:
- a. That part of tract 221 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, and 1028.
- b. That part of tract 222 consisting of blocks 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 2003, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 4000, 4001, 4002, 4003, 4004, 4005, 4006, and 4007.
 - c. That part of tract 223.02 consisting of block 3011.
 - 10. That part of voting tabulation district 106 consisting of:
 - a. That part of tract 223.02 consisting of block 3010.
 - 11. That part of voting tabulation district 113 consisting of:
- a. That part of tract 221 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - b. That part of tract 222 consisting of blocks 1000 and 2002.
 - That part of tract 223.02 consisting of block 3000.
- d. That part of tract 227 consisting of blocks 2019, 2020, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, 2040, 2041, 2042, 3032, 3033, and 3034.
 - 12. That part of voting tabulation district 114 consisting of:

- a. That part of tract 227 consisting of blocks 1023, 2010, and 2016.
- (15) District 15 is composed of:
- (a) That part of Hillsborough County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 234,\ 235,\ 239,\ 240,\ 242,\ 243,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 285,\ 286,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 318,\ 319,\ 320,\ 321,\ 322,\ 333,\ 334,\ 335,\ 336,\ 337,\ 338,\ 339,\ 340,\ 341,\ 342,\ 343,\ 344,\ 345,\ 346,\ 347,\ 348,\ 349,\ 350,\ 351,\ 352,\ 353,\ 354,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 361,\ 362,\ 363,\ 364,\ 365,\ 366,\ 367,\ 368,\ 369,\ 370,\ 371,\ 372,\ 373,\ 374,\ 375,\ 376,\ 377,\ 378,\ 379,\ 380,\ 381,\ 382,\ 383,\ 384,\ 385,\ 387,\ 388,\ 391,\ 393,\ 394,\ 397,\ 403,\ 404,\ 405,\ 406,\ 407,\ 408,\ 409,\ 410,\ 411,\ 412,\ 413,\ 414,\ 415,\ 416,\ 417,\ 418,\ 419,\ 420,\ 422,\ 423,\ 424,\ 425,\ 426,\ 427,\ 428,\ 509,\ 512,\ 514,\ 515,\ 516,\ and\ 517. \end{array}$
 - 2. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 108.05 consisting of block 1008.
- b. That part of tract 112.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1011, and 1014.
- c. That part of tract 112.06 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, and 2017.
 - 3. That part of voting tabulation district 241 consisting of:
- a. That part of tract 112.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 3004, 4000, 4001, and 5000.
 - 4. That part of voting tabulation district 263 consisting of:
- a. That part of tract 110.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 5. That part of voting tabulation district 282 consisting of:
 - That part of tract 104.02 consisting of block 4002.
 - 6. That part of voting tabulation district 392 consisting of:
- a. That part of tract 133.21 consisting of blocks 2010, 2011, 2012, 2013, 2014, 2015, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, and 3016.
 - 7. That part of voting tabulation district 396 consisting of:
 - a. That part of tract 133.21 consisting of blocks 2001 and 2006.
 - (b) That part of Polk County consisting of:
- 1. All of voting tabulation districts 5, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 92, 93, 94, 95, 96, 97, 98, 99, 133, 135, 139, 142, and 146.
 - 2. That part of voting tabulation district 1 consisting of:
- a. That part of tract 121.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 3000, 3001, 3002, 4000, 4001, 4002, 4003, and 4004.
- b. That part of tract 123.06 consisting of blocks 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 1034.
- c. That part of tract 123.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 2000, and 2001.

- d. That part of tract 123.09 consisting of blocks 1001 and 1002.
- 3. That part of voting tabulation district 6 consisting of:
- a. That part of tract 116.05 consisting of blocks 1069, 1070, 1071, and 1075.
 - b. That part of tract 123.04 consisting of block 2000.
 - c. That part of tract 123.09 consisting of block 1018.
 - 4. That part of voting tabulation district 8 consisting of:
- a. That part of tract 123.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.
- b. That part of tract 123.07 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, and 2021.
- c. That part of tract 123.09 consisting of blocks 1010, 1012, 1013, 1014, 1015, 1016, 1017, and 1019.
 - 5. That part of voting tabulation district 24 consisting of:
- a. That part of tract 116.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1054, and 1055.
- b. That part of tract 116.04 consisting of blocks 2008, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, and 2057.
 - 6. That part of voting tabulation district 41 consisting of:
- a. That part of tract 117.21 consisting of blocks 1027, 1028, 1030, 1031, 1032, 1034, 1035, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2026, 2027, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2042, 2043, 2049, 2063, 2065, 2066, 2067, 2070, 2071, 2072, 2075, 2076, and 2077.
 - 7. That part of voting tabulation district 63 consisting of:
 - That part of tract 116.04 consisting of blocks 3006, 3007, and 3047.
- b. That part of tract 116.06 consisting of blocks 1002, 1003, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1021, 1022, 1028, 1029, 1048, 1049, 1050, 1062, 1063, and 1064.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 116.04 consisting of blocks 2000, 2003, 2010, 2012, 2013, 3024, 3025, 3026, 3037, 3038, 3039, and 3040.
- b. That part of tract 116.06 consisting of blocks 1004, 1017, 1018, 1019, 1020, 1023, 1024, 1025, 1026, 1027, 1030, 1031, 1032, 1033, 1034, 1043, 1044, 1045, 1051, 1052, 1053, 1058, 1059, 1060, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2031, 2051, 2052, 2053, 2054, 2055, and 2056.
 - 9. That part of voting tabulation district 78 consisting of:
 - a. That part of tract 117.21 consisting of block 2069.
- b. That part of tract 147.02 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, 2007, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2031, 2052, 4005, and 4006.
 - 10. That part of voting tabulation district 100 consisting of:
- a. That part of tract 145.01 consisting of blocks 1032, 1033, 1034, 1035, 1036, 1046, 1048, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008,

- 2009, 2010, 2011, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 153.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2018, 2021, 2023, 2024, 2025, 2027, 2028, 2029, 2030, 2032, 2034, 2035, 2036, 2037, 2067, 2084, 2085, 2086, 2087, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2101, 2105, 3048, and 3050.
 - 11. That part of voting tabulation district 102 consisting of:
- a. That part of tract 153.01 consisting of blocks 2026, 2031, 2047, 2081, 2082, and 2083.
- b. That part of tract 159 consisting of blocks 1033, 1034, 1035, 1038, 1039, 1073, and 1196.
 - (16) District 16 is composed of:
 - (a) All of Sarasota County.
 - (b) That part of Manatee County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 20,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 50,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 68,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 135,\ 135,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 176,\ 177,\ 178,\ 179,\ 180,\ 181,\ 182,\ 183,\ 184,\ 185,\ 186,\ 187,\ 188,\ 189,\ 190,\ 191,\ 192,\ 193,\ 194,\ 195,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 204,\ 205,\ 207,\ 208,\ 209,\ 210,\ 211,\ 212,\ 213,\ 214,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ and\ 224. \end{array}$
 - 2. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19.09 consisting of blocks 1000 and 1012.
- b. That part of tract 19.1 consisting of blocks 1001, 1005, 1006, and 1028.
- c. That part of tract 19.11 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1040, and 1101.
- d. That part of tract 19.12 consisting of blocks 1000, 1001, 1002, 1031, 1037, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1055, 1056, and 1057.
- e. That part of tract 19.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1056, 1057, 1058, 1059, 1060, 1061, and 1062.
- f. That part of tract 19.14 consisting of blocks 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1052, 1053, 1054, 1055, 1081, 1152, 1153, 1154, 1155, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1177, 1178, 1179, 1181, 1182, 1183, 1187, 1188, 1189, and 1190.
- g. That part of tract 20.14 consisting of blocks 1000, 1004, 1034, 1050, 2000, 2009, 2010, 2014, 2015, 2016, and 2036.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1036, 1037, 1038, and 1042.
 - (17) District 17 is composed of:
 - (a) All of Charlotte County.

- (b) All of DeSoto County.
- (c) All of Glades County.
- (d) All of Hardee County.
- (e) All of Highlands County.
- (f) All of Okeechobee County.
- (g) That part of Hillsborough County consisting of:
- 1. All of voting tabulation districts 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 434, 435, 436, 437, 438, 439, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 482, 483, 484, 485, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 510, and 522.
 - (h) That part of Lee County consisting of:
- 1. All of voting tabulation districts 2, 3, 4, 5, 6, 7, 8, 47, 64, 92, 98, 99, 100, 101, 103, 109, 129, 130, 131, 132, 133, 175, 176, 177, 183, 184, 185, 186, 259, 260, and 265.
 - 2. That part of voting tabulation district 9 consisting of:
- a. That part of tract 401.25 consisting of blocks 1001, 1002, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1056, 1057, 1058, 1059, 1067, and 1068.
- b. That part of tract 401.26 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, and 2060.
- c. That part of tract 401.27 consisting of blocks 1006, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2091, 2092, 2093, 2094, 2095, 2096, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, and 3031.
 - 3. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 203 consisting of blocks 3011 and 3037.
- b. That part of tract 204 consisting of blocks 1000, 1001, 1002, 1003, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, and 1035.
- c. That part of tract 205.02 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, and 4028.
 - 4. That part of voting tabulation district 12 consisting of:
- a. That part of tract 208 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 6001, 6002, 6003, 6007, 6008, 6009, 6010,

- 6011, 6012, 6013, 6014, 6015, 6016, 6017, 6018, 6019, 6020, 6021, 6023, 6024, 6028, 6029, 6030, 6031, 6032, 6033, and 6034.
 - 5. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 4.01 consisting of blocks 2000 and 2001.
 - 6. That part of voting tabulation district 14 consisting of:
 - a. That part of tract 4.01 consisting of block 2006.
 - 7. That part of voting tabulation district 63 consisting of:
 - a. That part of tract 205.01 consisting of block 1027.
- b. That part of tract 205.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1038, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016.
- c. That part of tract 206 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3026, 3027, 3028, 3029, 3030, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5009, 5011, 5016, 5017, 5018, 5019, 5020, 5021, 5022, 5023, 5024, 5025, 5026, and 5027.
- d. That part of tract 208 consisting of blocks 1033, 1034, 6026, 6027, and 6035.
 - 8. That part of voting tabulation district 65 consisting of:
- a. That part of tract 202.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1013, 1017, 1018, 1019, 1020, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1038, 1039, 1040, and 2014.
 - b. That part of tract 202.02 consisting of block 2010.
- c. That part of tract 203 consisting of blocks 1000, 1001, 2000, 4000, and 4003.
- d. That part of tract 204 consisting of blocks 2029, 2030, 2031, 2032, 2033, 2034, 2036, 2037, 2039, 2040, 2042, 2043, 2066, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2098, 2101, 2102, and 2104.
 - 9. That part of voting tabulation district 72 consisting of:
- a. That part of tract 4.02 consisting of blocks 1016, 1017, and 1020.
- 10. That part of voting tabulation district 82 consisting of:
- a. That part of tract 403.14 consisting of blocks 1010 and 1011.
- 11. That part of voting tabulation district 97 consisting of:
- a. That part of tract 201.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1022, 1023, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3031, 3032, 3033, 3034, 3035, 3036, and 3037.
 - b. That part of tract 202.01 consisting of block 1007.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 402.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1026, 1027, 1028, 1029, 1030, 1031, 7050, 7051, 7052, 7053, 7054, 7055, 7056, 7057, 7059, and 7060.
- b. That part of tract 402.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 2036, and 2042.

- c. That part of tract 403.05 consisting of block 4000.
- 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 402.03 consisting of blocks 1021, 1022, 1023, 1024, 1025, 1032, 3052, 3053, 6031, 6032, 6033, 6034, 6035, 6036, 6037, 6038, 6039, 6040, 6041, 6042, 6043, 6044, 6045, 6046, 6047, 6048, 6049, 6050, 6051, 6052, 6053, 6054, 6055, and 7058.
- b. That part of tract 403.05 consisting of blocks 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3029, 3030, 3031, and 4002.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 401.25 consisting of blocks 1000, 1003, 1004, 1005, 1006, 1007, 1008, 1037, 1038, 1047, 1048, 1054, 1055, 1060, 1061, 1062, 1063, 1064, 1065, 1066, and 1069.
 - b. That part of tract 403.05 consisting of block 3000.
 - 15. That part of voting tabulation district 257 consisting of:
 - a. That part of tract 4.01 consisting of block 2005.
 - b. That part of tract 4.02 consisting of blocks 1018 and 1019.
 - c. That part of tract 302.01 consisting of blocks 1038 and 1039.
- d. That part of tract 302.02 consisting of blocks 1002, 1003, 1004, 1005, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1034, 1036, 1037, 1038, and 1039.
 - 16. That part of voting tabulation district 258 consisting of:
- a. That part of tract 4.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1022, 1023, and 1025.
- b. That part of tract 302.01 consisting of blocks 1013, 1014, 1015, 1030, 1031, 1032, 1035, 1036, 1040, 1041, and 1042.
- c. That part of tract 401.23 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, and 1011.
 - (i) That part of Manatee County consisting of:
 - 1. All of voting tabulation districts 21 and 136.
 - 2. That part of voting tabulation district 19 consisting of:
- a. That part of tract 19.14 consisting of blocks 1071, 1072, 1073, 1074, 1075, 1076, 1079, 1080, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1180, 1184, 1185, 1186, 1191, and 1192.
 - 3. That part of voting tabulation district 206 consisting of:
- a. That part of tract 20.1 consisting of blocks 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, and 1054.
 - (j) That part of Polk County consisting of:
- 1. All of voting tabulation districts 77, 79, 88, 89, 90, 101, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 118, 119, 120, 121, 122, 123, 124, 125, 127, 134, 137, 138, 140, 141, and 144.
 - 2. That part of voting tabulation district 75 consisting of:
- a. That part of tract 138.02 consisting of blocks 2057, 2097, and 3013.
- b. That part of tract 147.01 consisting of blocks 1000, 1001, 1002, 1014, 1054, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010,

- 2011, 2012, 2013, 2014, 2015, 2048, 2049, 2050, 2051, 2052, 2053, 2063, 2132, and 2133.
 - 3. That part of voting tabulation district 76 consisting of:
 - a. That part of tract 141.23 consisting of blocks 1001 and 1087.
 - 4. That part of voting tabulation district 78 consisting of:
- a. That part of tract 147.01 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1039, 1041, 1042, 1053, and 2064.
- b. That part of tract 147.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 3012, 3025, 3027, 3028, and 3030.
 - 5. That part of voting tabulation district 85 consisting of:
 - a. That part of tract 141.05 consisting of block 1042.
 - 6. That part of voting tabulation district 87 consisting of:
- a. That part of tract 141.21 consisting of blocks 1064, 1065, 1066, 1067, and 1082.
 - 7. That part of voting tabulation district 100 consisting of:
- a. That part of tract 153.01 consisting of blocks 2016, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3043, 3049, 3053, 3054, and 3055.
 - 8. That part of voting tabulation district 102 consisting of:
- a. That part of tract 153.01 consisting of blocks 2038, 2039, 2040, and 2100.
- b. That part of tract 159 consisting of blocks 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1088, 1089, 1090, 1091, 1092, 1155, 1156, 1169, 1175, 1178, 1180, 1181, and 1182.
 - 9. That part of voting tabulation district 126 consisting of:
- a. That part of tract 138.02 consisting of blocks 2075, 2076, 2077, 2082, 2083, 2084, 2091, 2094, 2095, 2096, and 2098.
 - b. That part of tract 140.01 consisting of blocks 1049 and 1050.
- $\begin{array}{c} c. \quad That \ part \ of \ tract \ 140.05 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1004, \\ 1005, \ 1006, \ 1007, \ 1008, \ 1011, \ 1012, \ 1013, \ 1014, \ 1015, \ 1016, \ 1017, \ 1018, \\ 1020, \ 1021, \ 1022, \ 1023, \ 1024, \ 1025, \ 1026, \ 1027, \ 1028, \ 1029, \ 1030, \ 1031, \\ 1032, \ 1034, \ 1036, \ 2001, \ 2003, \ 2004, \ 2005, \ 2006, \ 2007, \ 2008, \ 2009, \ 2010, \\ 2012, \ 2013, \ 2015, \ 2016, \ 2017, \ 2018, \ 2019, \ 2020, \ 2021, \ 2022, \ 2022, \ 2026, \ 2027, \\ 2028, \ 2033, \ 2034, \ 2035, \ 2037, \ 2038, \ 2039, \ 2040, \ 2041, \ 2042, \ 2043, \\ 2044, \ 2045, \ 2046, \ 2047, \ 2048, \ 2049, \ 2050, \ 2051, \ 2052, \ 2053, \ 2054, \ 2055, \\ 2056, \ 2057, \ 2058, \ 2059, \ 2060, \ 2061, \ 2062, \ 2063, \ 2064, \ 2065, \ 2066, \ 2067, \\ 2068, \ 2069, \ 2070, \ 2071, \ 2072, \ 2073, \ 2074, \ 2075, \ 2076, \ 2077, \ 2078, \ 2079, \\ 2080, \ 2081, \ 2083, \ 2086, \ 2087, \ 2089, \ and \ 2090. \\ \end{array}$
- d. That part of tract 140.06 consisting of blocks 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, and 1063.
- $e. \ \ \, That part of tract 145.01 \ consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4063, 4064, 4065, 4066, 4067, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, 4089, 4092, 4094, 4095, 4096, 4097, 4098, 4099, and 4100.$
 - f. That part of tract 145.02 consisting of blocks 1000, 1001, and 1004.

- g. That part of tract 146 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1036, 1037, 1038, 1039, 1042, 1043, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1070, 1071, 1072, 1076, and 1077.
- h. That part of tract 147.01 consisting of blocks 2000, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2060, 2061, 2062, 2128, 2129, and 2131.
 - 10. That part of voting tabulation district 128 consisting of:
 - a. That part of tract 137.02 consisting of block 3036.
 - b. That part of tract 139.02 consisting of block 2020.
 - 11. That part of voting tabulation district 129 consisting of:
- a. That part of tract 139.01 consisting of blocks 1010, 1011, 1012, 1013, 1014, 1027, 1028, and 2031.
- b. That part of tract 139.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, and 2075.
- c. That part of tract 140.05 consisting of blocks 1002, 1003, 1009, 1010, 1033, 1035, 2023, 2024, 2025, 2029, 2030, 2031, 2036, and 2093.
 - (18) District 18 is composed of:
 - (a) All of Martin County.
 - (b) All of St. Lucie County.
 - (c) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 1,\ 2,\ 3,\ 4,\ 5,\ 6,\ 7,\ 8,\ 9,\ 10,\ 11,\ 12,\ 13,\ 14,\ 15,\ 16,\ 17,\ 18,\ 19,\ 20,\ 21,\ 22,\ 23,\ 24,\ 25,\ 26,\ 27,\ 28,\ 29,\ 30,\ 31,\ 32,\ 33,\ 34,\ 35,\ 36,\ 37,\ 38,\ 39,\ 40,\ 41,\ 42,\ 43,\ 44,\ 45,\ 46,\ 47,\ 48,\ 49,\ 51,\ 52,\ 53,\ 54,\ 55,\ 56,\ 57,\ 58,\ 59,\ 60,\ 61,\ 62,\ 63,\ 64,\ 65,\ 66,\ 67,\ 69,\ 70,\ 71,\ 72,\ 73,\ 74,\ 75,\ 76,\ 77,\ 78,\ 79,\ 80,\ 81,\ 82,\ 83,\ 84,\ 85,\ 86,\ 87,\ 88,\ 89,\ 90,\ 91,\ 92,\ 93,\ 94,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 101,\ 102,\ 103,\ 104,\ 105,\ 106,\ 107,\ 108,\ 109,\ 110,\ 111,\ 112,\ 113,\ 114,\ 115,\ 116,\ 117,\ 118,\ 119,\ 120,\ 121,\ 122,\ 123,\ 124,\ 125,\ 126,\ 127,\ 128,\ 129,\ 130,\ 131,\ 132,\ 133,\ 134,\ 135,\ 136,\ 137,\ 139,\ 140,\ 141,\ 142,\ 143,\ 144,\ 145,\ 146,\ 147,\ 148,\ 149,\ 150,\ 151,\ 152,\ 153,\ 154,\ 155,\ 156,\ 157,\ 158,\ 159,\ 160,\ 161,\ 162,\ 163,\ 164,\ 165,\ 166,\ 167,\ 168,\ 169,\ 170,\ 171,\ 172,\ 173,\ 174,\ 175,\ 177,\ 178,\ 191,\ 192,\ 196,\ 197,\ 198,\ 199,\ 200,\ 201,\ 202,\ 203,\ 206,\ 207,\ 209,\ 212,\ 215,\ 216,\ 217,\ 218,\ 219,\ 220,\ 221,\ 222,\ 223,\ 226,\ 229,\ 233,\ 652,\ 653,\ 654,\ 655,\ 656,\ 657,\ 658,\ 659,\ 660,\ 661,\ 662,\ 663,\ 664,\ 665,\ 666,\ 667,\ 668,\ 669,\ 670,\ 671,\ 676,\ 680,\ 681,\ 682,\ 683,\ 686,\ 688,\ 689,\ 694,\ 695,\ 755,\ 756,\ 839,\ 840,\ 843,\ 845,\ 846,\ 848,\ and\ 850. \end{array}$
 - 2. That part of voting tabulation district 50 consisting of:
- a. That part of tract 10.03 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1026, 1029, 1030, and 1031.
- b. That part of tract 78.31 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2025, 2026, 2027, 2029, 2030, and 2031.
 - 3. That part of voting tabulation district 176 consisting of:
- $a. \ That part of tract~8.02~consisting~of~blocks~2025,~2026,~2027,~2028,~2029,~and~2030.$
 - $b. \ \ That\ part\ of\ tract\ 9.03\ consisting\ of\ blocks\ 1026,\ 1027,\ and\ 1031.$
 - 4. That part of voting tabulation district 179 consisting of:
 - a. That part of tract 10.03 consisting of block 1033.
 - 5. That part of voting tabulation district 180 consisting of:

- a. That part of tract 10.04 consisting of block 5007.
- 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5019, 5020, 5021, 5022, and 5023.
 - 7. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 13.01 consisting of blocks 2001 and 3016.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.01 consisting of block 1000.
 - That part of tract 11.02 consisting of blocks 1001 and 1002.
 - 9. That part of voting tabulation district 205 consisting of:
 - a. That part of tract 19.08 consisting of blocks 1007 and 1008.
 - 10. That part of voting tabulation district 208 consisting of:
- a. That part of tract 19.07 consisting of blocks 1009, 1010, 1011, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1033, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 11. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 78.32 consisting of blocks 3002 and 3003.
- b. That part of tract 78.33 consisting of blocks 2001, 2002, 2003, 2004, 2006, 2007, 2008, and 2009.
 - 12. That part of voting tabulation district 232 consisting of:
- a. That part of tract 78.32 consisting of blocks 1009, 1010, 1011, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 3001, 3004, and 3005.
 - b. That part of tract 78.33 consisting of block 1012.
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 78.32 consisting of blocks 1007 and 1008.
 - 14. That part of voting tabulation district 235 consisting of:
 - That part of tract 78.32 consisting of blocks 2000 and 3000.
 - b. That part of tract 78.33 consisting of block 2000.
 - 15. That part of voting tabulation district 303 consisting of:
- a. That part of tract 19.08 consisting of blocks 1005, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2010, 2011, 2013, 2014, and 3000.
 - 16. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1020, 1047, 1048, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, and 1097.
- b. That part of tract 78.09 consisting of blocks 1076, 1077, 1078, 1079, 1081, 1082, 1083, 1084, 1091, 1092, 1093, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1104, and 1105.
 - 17. That part of voting tabulation district 685 consisting of:
 - a. That part of tract 78.13 consisting of blocks 1000, 1001, and 1003.
 - 18. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1004, 1005, 1006, 1012, and 1013.

- b. That part of tract 78.37 consisting of blocks 3009 and 3010.
- 19. That part of voting tabulation district 758 consisting of:
- a. That part of tract 10.02 consisting of blocks 1000 and 1004.
- 20. That part of voting tabulation district 771 consisting of:
- a. That part of tract 5.11 consisting of blocks 1010, 1011, 3019, and 3020.
- b. That part of tract 12 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, and 1008.
 - 21. That part of voting tabulation district 781 consisting of:
 - a. That part of tract 18.02 consisting of block 3006.
 - 22. That part of voting tabulation district 833 consisting of:
 - a. That part of tract 1.02 consisting of blocks 1000 and 1017.
 - b. That part of tract 4.06 consisting of blocks 1000 and 1002.
- c. That part of tract 4.07 consisting of blocks 2000, 2001, 2002, 2018, 2019, 2020, 2021, 2032, 2033, and 2034.
 - d. That part of tract 4.1 consisting of blocks 3000 and 3013.
 - e. That part of tract 5.07 consisting of blocks 1000 and 1017.
 - f. That part of tract 5.09 consisting of blocks 1000 and 2000.
- g. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11.
 - (19) District 19 is composed of:
 - (a) That part of Collier County consisting of:
- 1. All of voting tabulation districts 1, 4, 5, 6, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 85, 86, 87, 88, 90, 91, 93, 94, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 126, 128, 129, 135, 136, 137, and 142.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1000, 1007, 1008, 1009, 2001, 2002, 2008, 2009, 2010, 2012, 3000, 3001, 3002, 3003, 3004, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 3. That part of voting tabulation district 79 consisting of:
 - That part of tract 104.05 consisting of block 4028.
 - b. That part of tract 104.18 consisting of block 2013.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.01 consisting of blocks 2018, 2022, and 2023.
 - b. That part of tract 104.05 consisting of block 4014.
- c. That part of tract 104.18 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 2006, 2014, and 2028.
 - 5. That part of voting tabulation district 92 consisting of:
- a. That part of tract 104.01 consisting of blocks 1000, 1023, 1033, and 2032.
 - b. That part of tract 104.18 consisting of block 1055.
- c. That part of tract 105.06 consisting of blocks 3002, 3003, 3004, 3005, 3006, 3007, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028,

- 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, and 3040.
- d. That part of tract 106.02 consisting of blocks 1007, 1008, 1010, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2018, 2019, and 2020.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 7. That part of voting tabulation district 131 consisting of:
 - a. That part of tract 4.01 consisting of blocks 1000, 1001, and 1002.
 - b. That part of tract 4.02 consisting of blocks 1002, 1003, and 3004.
 - c. That part of tract 5 consisting of blocks 1001, 1004, and 1019.
 - d. That part of tract 101.06 consisting of block 3016.
 - e. That part of tract 102.09 consisting of blocks 2008 and 2009.
 - f. That part of tract 102.15 consisting of blocks 2007, 2008, and 3006.
- $g. \quad That \ part \ of \ tract \ 108.03 \ consisting \ of \ blocks \ 1095, \ 1096, \ 1118, \ and \ 1121.$
- h. That part of tract 109.03 consisting of blocks 1061, 1063, 1065, 1067, and 1068.
 - i. That part of tract 110.02 consisting of block 1005.
- j. That part of tract 9900 consisting of blocks 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, and 21.
 - (b) That part of Lee County consisting of:
- 1. All of voting tabulation districts 11, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 66, 67, 68, 69, 70, 71, 73, 74, 75, 76, 77, 78, 79, 80, 81, 83, 84, 85, 86, 87, 88, 89, 90, 91, 93, 94, 95, 96, 102, 104, 105, 106, 107, 108, 110, 111, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 166, 167, 168, 169, 170, 171, 172, 173, 174, 178, 179, 180, 181, 182, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 236, 237, 238, 239, 240, 241, 242, 243, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 261, 262, 263, 264, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 292, 293, 294, 295, and 296.
 - 2. That part of voting tabulation district 9 consisting of:
 - a. That part of tract 401.26 consisting of blocks 1040, 1041, and 2047.
- b. That part of tract 403.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, and 4038.
 - 3. That part of voting tabulation district 10 consisting of:
 - a. That part of tract 204 consisting of blocks 1033 and 1034.
 - b. That part of tract 205.02 consisting of blocks 4017 and 4018.
 - 4. That part of voting tabulation district 12 consisting of:
 - That part of tract 102.03 consisting of block 1000.

- b. That part of tract 208 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, 3019, 6000, 6004, 6006, 6022, and 6025.
 - 5. That part of voting tabulation district 13 consisting of:
- a. That part of tract 4.01 consisting of blocks 1000, 1001, 1023, 2002, and 2003.
 - 6. That part of voting tabulation district 14 consisting of:
- a. That part of tract 4.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1024, 2004, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, and 3017.
 - 7. That part of voting tabulation district 63 consisting of:
- a. That part of tract 205.02 consisting of blocks 1036, 1037, 1039, 1040, 1041, 1042, 2017, and 2018.
- b. That part of tract 206 consisting of blocks 3011, 3023, 3024, 5014, 5015, 5028, 5029, 5031, 5032, and 5033.
 - 8. That part of voting tabulation district 65 consisting of:
 - a. That part of tract 204 consisting of blocks 2096 and 2097.
 - 9. That part of voting tabulation district 72 consisting of:
- a. That part of tract 4.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 401.23 consisting of blocks 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3058, 3059, 3063, and 3068.
 - 10. That part of voting tabulation district 82 consisting of:
- a. That part of tract 403.08 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, 5019, 5020, 5021, $5022,\,5023,\,5024,\,5025,\,5026,\,5027,\,5028,\,5029,\,5030,\,5031,\,5032,\,5033,$ 5034, 5035, 5036, 5037, 5038, 5039, 5040, 5041, 5042, 5043, 5044, 5045, 5046, 5047, 5048, 5049, 5050, 5051, 5052, 5053, 5054, 5055, 5056, 5057, 5058, 5059, 5060, 5061, 5062, 5063, 5064, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5075, 5076, 5077, 5078, 5079, 5080, 5081,

- 5082, 5083, 5084, 5085, 5086, 5087, 5088, 5089, 5090, 5091, 5092, 5093, 5094, 5095, 5096, 5097, 5098, 5099, and 5100.
- b. That part of tract 403.09 consisting of blocks 1042, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2016, 2017, 2018, 2019, 2020, 2030, 2031, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, and 3137.
 - c. That part of tract 403.1 consisting of blocks 1000 and 1002.
- d. That part of tract 403.12 consisting of blocks 2000, 2001, 2002, 2003, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2028, 2029, 2030, 2031, 2032, 2033, 2041, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3036, 3037, 3038, 3039, 3040, 3041, and 3042.
- e. That part of tract 403.13 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 2000, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
- That part of tract 403.14 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, $1029,\ 1030,\ 1031,\ 1032,\ 1033,\ 1034,\ 1035,\ 1036,\ 1037,\ 1038,\ 1039,\ 1040,\ 1041,\ 1042,\ 1043,\ 1044,\ 1045,\ 1046,\ 1047,\ 1048,\ 1049,\ 1050,\ 1051,\ 1052,$ 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, $1065,\,1066,\,1067,\,1068,\,1069,\,1070,\,1071,\,1072,\,1073,\,1074,\,1075,\,1076,$ 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3091, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103, 3104, 3105, 3106, 3107, 3108, 3104, 3105, 3106, 3107, 3108, 31083109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4068, 4069, 4070, 4071, 4072, 4073, 4074, 4075, 4076, 4077, 4078, 4079, 4080, 4081, 4082, 4083, 4084, 4085, 4086, 4087, 4088, and 4089.
 - 11. That part of voting tabulation district 97 consisting of:
 - a. That part of tract 201.01 consisting of blocks 1013, 1020, and 1021.
 - 12. That part of voting tabulation district 112 consisting of:
- a. That part of tract 403.05 consisting of blocks 4001, 4011, 4012, 4015, 4016, and 4017.

- b. That part of tract 403.09 consisting of blocks 2000, 2001, 2002, 2005, 2013, 2014, and 2015.
- c. That part of tract 403.13 consisting of blocks 2001, 2002, 2003, 2004, 2005, and 2006.
 - 13. That part of voting tabulation district 113 consisting of:
- a. That part of tract 403.05 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 3002, 3005, 3028, 3032, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4013, and 4014.
 - 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 403.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, and 2040.
- b. That part of tract 403.03 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, and 1046.
- c. That part of tract 403.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, and 1042.
- d. That part of tract 403.05 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 3001.
 - 15. That part of voting tabulation district 257 consisting of:
 - a. That part of tract 302.02 consisting of block 1035.
 - 16. That part of voting tabulation district 258 consisting of:
 - a. That part of tract 4.02 consisting of blocks 1021, 1024, and 2010.
 - (20) District 20 is composed of:
 - (a) That part of Broward County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 7,\ 23,\ 29,\ 35,\ 37,\ 38,\ 39,\ 40,\ 58,\ 70,\ 78,\ 79,\ 81,\ 82,\ 84,\ 85,\ 87,\ 89,\ 90,\ 95,\ 96,\ 97,\ 98,\ 99,\ 100,\ 102,\ 105,\ 109,\ 110,\ 111,\ 117,\ 121,\ 123,\ 124,\ 125,\ 126,\ 128,\ 129,\ 137,\ 214,\ 217,\ 218,\ 219,\ 223,\ 224,\ 226,\ 228,\ 229,\ 230,\ 231,\ 232,\ 233,\ 234,\ 235,\ 236,\ 237,\ 238,\ 239,\ 240,\ 241,\ 242,\ 243,\ 244,\ 245,\ 246,\ 247,\ 248,\ 249,\ 250,\ 251,\ 252,\ 253,\ 254,\ 255,\ 256,\ 257,\ 258,\ 259,\ 260,\ 261,\ 262,\ 263,\ 264,\ 265,\ 266,\ 267,\ 268,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 303,\ 304,\ 305,\ 306,\ 307,\ 308,\ 309,\ 310,\ 311,\ 312,\ 313,\ 314,\ 315,\ 316,\ 318,\ 319,\ 320,\ 321,\ 322,\ 323,\ 324,\ 325,\ 326,\ 327,\ 328,\ 329,\ 330,\ 331,\ 332,\ 334,\ 335,\ 336,\ 337,\ 338,\ 339,\ 340,\ 341,\ 342,\ 344,\ 345,\ 347,\ 349,\ 350,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 372,\ 373,\ 380,\ 389,\ 461,\ 492,\ 493,\ 494,\ 495,\ 496,\ 497,\ 498,\ 499,\ 500,\ 525,\ 527,\ 528,\ 529,\ 530,\ 531,\ 532,\ 533,\ 553,\ 555,\ 556,\ 557,\ 558,\ 559,\ 560,\ 565,\ 569,\ 865,\ and\ 866. \end{aligned}$
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 103.06 consisting of blocks 1001, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, and 2039.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 103.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1010, 1011, 1012, 1013, 1014, 1015,

- 1016, 1017, 1018, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 4. That part of voting tabulation district 31 consisting of:
- a. That part of tract 107.02 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1023, 1024, 1028, 1029, 1030, 1031, 1032, 1033, 2001, 4000, 4001, 4002, 4003, and 4004.
 - 5. That part of voting tabulation district 59 consisting of:
- a. That part of tract 303.02 consisting of blocks 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, and 4017.
- b. That part of tract 304.01 consisting of blocks 1025, 1026, 1027, 1028, 1029, and 1030.
- c. That part of tract 304.02 consisting of blocks 1000, 1001, 1002, 1003, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1029, 1030, 1031, 1032, 1033, 1038, 1039, 1040, 1048, 2000, 2001, 2002, 2003, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2042, and 2043.
 - 6. That part of voting tabulation district 62 consisting of:
- a. That part of tract 306 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2038, 2039, 2040, 2041, 3017, 3018, and 3023.
 - b. That part of tract 307.04 consisting of block 3000.
 - 7. That part of voting tabulation district 69 consisting of:
- a. That part of tract 304.02 consisting of blocks 1004, 1005, 1006, 1007, 1028, 1034, 1035, 1036, 1037, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1049, 1050, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, and 2046.
- b. That part of tract 305 consisting of blocks 1027, 1037, 1038, 1039, 1040, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, and 2044.
- c. That part of tract 308.01 consisting of blocks 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
 - 8. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of blocks 2031 and 2032.
- b. That part of tract 308.01 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2001, 2002, 2003, 2004, 2005, 2006, and 2022.
 - 9. That part of voting tabulation district 88 consisting of:
- a. That part of tract 302.02 consisting of blocks 1010, 1011, 1012, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1040, 1041, 1042, 1043, 1044, 1047, 1048, 1049, 1050, and 1051.
- b. That part of tract 310.01 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, and 1017.
 - 10. That part of voting tabulation district 118 consisting of:
 - a. That part of tract 502.07 consisting of blocks 1050, 1051, and 1056.
- b. That part of tract 504.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1014, 1015, 1016, 1017, and 1018.
 - c. That part of tract 505.01 consisting of block 3010.

- d. That part of tract 507.01 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 2010, and 2013.
 - 11. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.01 consisting of blocks 2003, 2004, 2005, 2006, 2007, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2026, and 2027.
- b. That part of tract 507.02 consisting of blocks 1003, 1018, 1019, 1020, 1021, 1022, 2001, 2002, 2003, 2004, 2005, 2006, 2008, 2009, 2010, 2011, 2012, 2015, 2016, 2019, 2020, 2021, and 2022.
 - 12. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 203.18 consisting of block 1043.
 - b. That part of tract 601.2 consisting of blocks 4000 and 4057.
 - c. That part of tract 703.21 consisting of block 1003.
- d. That part of tract 9800 consisting of blocks 1001, 1002, 1008, 1014, 1018, 1019, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, and 1094.
 - 13. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 307.02 consisting of block 2001.
 - 14. That part of voting tabulation district 195 consisting of:
- $a. \ \ \, That part of tract 205.02\ consisting of blocks\ 2000,\ 2001,\ 2040,\ and\ 2041.$
 - 15. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
 - 16. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1000, 1001, and 1002.
 - 17. That part of voting tabulation district 379 consisting of:
 - a. That part of tract 602.03 consisting of block 3013.
 - b. That part of tract 607 consisting of block 1004.
 - 18. That part of voting tabulation district 397 consisting of:
 - a. That part of tract 605.01 consisting of block 5012.
 - 19. That part of voting tabulation district 403 consisting of:
 - a. That part of tract 408.01 consisting of block 2000.
 - b. That part of tract 509 consisting of blocks 5010, 5011, and 5014.
 - 20. That part of voting tabulation district 434 consisting of:
- a. That part of tract 703.17 consisting of blocks 1002, 1003, 1004, 1005, and 1006.
- $b. \ \ That\ part\ of\ tract\ 9800\ consisting\ of\ blocks\ 1004,\ 1006,\ 1012,\ 1015,\ 1095,\ and\ 1096.$
 - 21. That part of voting tabulation district 460 consisting of:
- $a. \ \ That\ part\ of\ tract\ 502.04\ consisting\ of\ blocks\ 2000,\ 2014,\ 2015,\ and\ 2037.$
- b. That part of tract 502.07 consisting of blocks 1001, 1002, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1042, and 1043.
- c. That part of tract 502.08 consisting of blocks 3000, 3001, 3002, 3003, 3023, 3024, 3025, 3026, 3028, 3033, 3034, and 3037.

- 22. That part of voting tabulation district 501 consisting of:
- a. That part of tract 427 consisting of blocks 1000, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3042, and 3043.
- 23. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2002, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3012, 3013, 3015, and 3016.
 - 24. That part of voting tabulation district 504 consisting of:
- a. That part of tract 415 consisting of blocks 1000, 1001, 1016, 1017, 1018, and 1019.
- b. That part of tract 416 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 2000, 2001, 2006, 2007, 2008, 2011, 2015, 2016, 2017, 2018, 3000, 3001, 3017, 3018, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, and 4024.
- c. That part of tract 417 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, 3034, 3035, and 3036.
- d. That part of tract 425 consisting of blocks 3001, 3003, 3004, 3005, 3006, 3007, 3013, 3014, 3016, 3024, 3025, 3026, and 3028.
 - 25. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 3024, 3025, 3026, and 3044.
 - 26. That part of voting tabulation district 526 consisting of:
 - a. That part of tract 428 consisting of blocks 1031 and 1033.
 - 27. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of blocks 1000, 2001, and 2002.
 - 28. That part of voting tabulation district 538 consisting of:
 - a. That part of tract 408.01 consisting of blocks 2017 and 2018.
- b. That part of tract 408.02 consisting of blocks 1006, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2021, 2022, 2023, 2024, 2025, 3008, 3009, 3010, 3012, and 3013.
- c. That part of tract 417 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1020, and 1021.
 - 29. That part of voting tabulation district 539 consisting of:
 - a. That part of tract 426 consisting of block 3007.
- b. That part of tract 427 consisting of blocks 1009, 1010, 1019, and 1022.
- 30. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1001, 1002, and 1008.
- 31. That part of voting tabulation district 552 consisting of:
- a. That part of tract 408.01 consisting of block 2006.
- (b) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 25, 27, 28, and 29.
 - 2. That part of voting tabulation district 18 consisting of:
- a. That part of tract 6 consisting of blocks 2019, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119,

- 2120, 2121, 2122, 2123, 2124, 2125, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2161, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2324, 2325, 2329, 2330, 2337, 2338, 2339, 2340, 2348, 2350, 2354, and 2357.
 - (c) That part of Palm Beach County consisting of:
- - 2. That part of voting tabulation district 50 consisting of:
 - a. That part of tract 10.03 consisting of block 1028.
 - 3. That part of voting tabulation district 176 consisting of:
 - a. That part of tract 9.03 consisting of block 1025.
 - 4. That part of voting tabulation district 179 consisting of:
- a. That part of tract 10.03 consisting of blocks 1032, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 5. That part of voting tabulation district 180 consisting of:
- a. That part of tract 10.04 consisting of blocks 3003, 3005, 3006, 3007, and 3014.
 - 6. That part of voting tabulation district 184 consisting of:
- a. That part of tract 10.04 consisting of blocks 3001, 3002, 3004, 3010, 3011, 3012, 3013, 3015, 3016, and 3018.
 - b. That part of tract 13.01 consisting of block 2010.
 - 7. That part of voting tabulation district 187 consisting of:
- a. That part of tract 13.01 consisting of blocks 1012, 2000, 3011, 3012, 3013, 3014, 3015, and 3019.
 - 8. That part of voting tabulation district 189 consisting of:
 - a. That part of tract 11.02 consisting of block 1003.
 - 9. That part of voting tabulation district 205 consisting of:
- a. That part of tract 19.07 consisting of blocks 1003, 1004, 1005, 1006, and 1008.
 - b. That part of tract 78.36 consisting of block 1000.
 - 10. That part of voting tabulation district 208 consisting of:
 - a. That part of tract 19.07 consisting of block 1012.
 - 11. That part of voting tabulation district 230 consisting of:
 - a. That part of tract 78.33 consisting of block 2005.
 - 12. That part of voting tabulation district 232 consisting of:
- $a. \ \ That\ part\ of\ tract\ 78.33\ consisting\ of\ blocks\ 1000,\ 1001,\ 1002,\ 1003,\ 1013,\ 2010,\ and\ 2011.$
 - 13. That part of voting tabulation district 234 consisting of:
 - a. That part of tract 31.01 consisting of block 1017.
- b. That part of tract 78.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
- c. That part of tract 78.33 consisting of blocks 1004 and 1005.

- 14. That part of voting tabulation district 235 consisting of:
- a. That part of tract 78.32 consisting of block 1006.
- 15. That part of voting tabulation district 242 consisting of:
- a. That part of tract 29 consisting of blocks 1000, 1001, 1002, 1004, 1034, and 1035.
- b. That part of tract 30 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3008, 3009, 3010, 3011, 3012, 3030, 3031, 3032, 3033, and 3034.
 - 16. That part of voting tabulation district 247 consisting of:
- a. That part of tract 37 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2012, 2023, and 2024.
 - b. That part of tract 38 consisting of blocks 1000 and 1016.
 - 17. That part of voting tabulation district 248 consisting of:
- a. That part of tract 37 consisting of blocks 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2025, 2027, 2028, 2031, 2032, and 2037.
 - b. That part of tract 38 consisting of block 1017.
 - 18. That part of voting tabulation district 250 consisting of:
- a. That part of tract 37 consisting of blocks 2026, 2029, 2030, 2033, 2034, 2035, 2036, 3026, 3027, 3028, 3029, 3030, 3031, and 3032.
 - 19. That part of voting tabulation district 252 consisting of:
- a. That part of tract 39.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, and 1006.
 - 20. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, and 4009.
 - 21. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 1007, 1008, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2011, 2017, 2018, 2019, 2020, and 2022.
 - 22. That part of voting tabulation district 303 consisting of:
 - a. That part of tract 19.07 consisting of block 1007.
 - 23. That part of voting tabulation district 319 consisting of:
- a. That part of tract 44.01 consisting of blocks 1001, 1004, 1005, 1006, 1007, 1008, 1009, 1015, 1016, 1021, 2007, 2008, 2009, 2010, 2011, and 2012.
 - 24. That part of voting tabulation district 675 consisting of:
- a. That part of tract 78.08 consisting of blocks 1046, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, and 1109.
 - b. That part of tract 78.09 consisting of blocks 2023 and 2024.
 - 25. That part of voting tabulation district 685 consisting of:
- a. That part of tract 78.13 consisting of blocks 1009, 1010, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, and 2020.
 - 26. That part of voting tabulation district 700 consisting of:
- a. That part of tract 78.18 consisting of blocks 1016, 1017, 1019, 1024, and 1026.
 - 27. That part of voting tabulation district 710 consisting of:
 - a. That part of tract 77.21 consisting of blocks 1000 and 1001.

- 28. That part of voting tabulation district 712 consisting of:
- a. That part of tract 77.23 consisting of block 1002.
- 29. That part of voting tabulation district 718 consisting of:
- a. That part of tract 77.05 consisting of block 1003.
- b. That part of tract 77.23 consisting of blocks 1000 and 1001.
- 30. That part of voting tabulation district 720 consisting of:
- a. That part of tract 77.05 consisting of blocks 1000, 1001, and 1002.
- 31. That part of voting tabulation district 721 consisting of:
- a. That part of tract 77.05 consisting of blocks 1014 and 1015.
- 32. That part of voting tabulation district 725 consisting of:
- a. That part of tract 77.63 consisting of blocks 2001 and 2002.
- 33. That part of voting tabulation district 727 consisting of:
- That part of tract 77.63 consisting of blocks 2000 and 2003.
- b. That part of tract 78.13 consisting of block 2025.
- 34. That part of voting tabulation district 731 consisting of:
- a. That part of tract 39.01 consisting of blocks 3003 and 3004.
- 35. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1000, 1001, 1002, 1003, 1015, and 1016.
 - 36. That part of voting tabulation district 735 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3000, 3001, and 3007.
 - 37. That part of voting tabulation district 736 consisting of:
 - a. That part of tract 39.01 consisting of blocks 3002, 3005, and 3006.
 - 38. That part of voting tabulation district 737 consisting of:
- a. That part of tract 39.01 consisting of blocks 2000, 2001, 2002, 2003, and 2004.
 - 39. That part of voting tabulation district 758 consisting of:
- $a. \ \ That\ part\ of\ tract\ 10.02\ consisting\ of\ blocks\ 1001,\ 1003,\ 1039,\ and\ 2038.$
 - b. That part of tract 19.07 consisting of block 1000.
 - c. That part of tract 19.08 consisting of block 1000.
 - 40. That part of voting tabulation district 772 consisting of:
- a. That part of tract 12 consisting of blocks 1011, 1012, 1013, 1014, 1015, 4012, 4013, 4016, and 4017.
- b. That part of tract 15 consisting of blocks 1005, 1006, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, and 4016.
 - 41. That part of voting tabulation district 779 consisting of:
- $a. \ \ That part of tract 14.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1040, and 1041.$
- b. That part of tract 16 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011,

- 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, and 3024.
 - 42. That part of voting tabulation district 781 consisting of:
- a. That part of tract 18.02 consisting of blocks 1000, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3007, 3008, 3009, 3010, and 3011.
 - 43. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1003, 1026, 1027, and 1028.
 - 44. That part of voting tabulation district 800 consisting of:
- a. That part of tract 44.02 consisting of blocks 1006, 1007, 1008, 1013, 1020, and 2006.
 - 45. That part of voting tabulation district 803 consisting of:
- $a. \ \ That part of tract 51.02 \ consisting of blocks 1000, 1001, 1002, 1003, 1004, and 1005.$
- b. That part of tract 52.02 consisting of blocks 1022, 1023, 1024, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 2013, 2014, 2015, 2017, 2018, 2019, and 2020.
 - 46. That part of voting tabulation district 806 consisting of:
- a. That part of tract 55.01 consisting of blocks 1006, 1007, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, and 1030.
- $b. \ \ That part of tract 55.02\ consisting of blocks 1006, 1007, 1008, 1009, \\ 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1032, 1033, 1034, 1035, \\ 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, \\ 2014, 2015, 2016, 2021, 2022, 2023, 2024, 2028, 2032, 2033, 2034, 2035, \\ 2036, 2039, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, \\ 3014, 3015, 3016, and 3022.$
 - $c. \quad \textit{That part of tract 56.01 consisting of block 1001}.$
 - d. That part of tract 58.07 consisting of block 4000.
 - 47. That part of voting tabulation district 814 consisting of:
- a. That part of tract 61 consisting of blocks 1006, 1007, 1022, 1026, 1027, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2051, 2052, 2053, 2054, 2055, 2056, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, and 3030.
 - (21) District 21 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 3, 9, 11, 12, 13, 16, 17, 18, 19, 20, 21, 22, 24, 25, 28, 30, 32, 33, 34, 36, 86, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 188, 190, 191, 192, 193, 194, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 215, 220, 221, 225, 227, 414, 415, 416, 417, 418, 419, 420, and 421.
 - 2. That part of voting tabulation district 62 consisting of:
 - a. That part of tract 307.05 consisting of block 1012.
 - 3. That part of voting tabulation district 189 consisting of:
- a. That part of tract 307.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 2000, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.

- 4. That part of voting tabulation district 195 consisting of:
- a. That part of tract 201.03 consisting of blocks 1000, 3000, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
- b. That part of tract 201.04 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, and 1015.
- c. That part of tract 205.02 consisting of blocks 2002, 2003, 2004, 2005, 2006, 2007, and 2008.
 - 5. That part of voting tabulation district 216 consisting of:
- a. That part of tract 201.03 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, and 3001.
- b. That part of tract 201.04 consisting of blocks 1016, 1017, 1018, 1019, 1020, 1021, and 1022.
 - 6. That part of voting tabulation district 222 consisting of:
 - a. That part of tract 202.11 consisting of blocks 1003 and 1004.
- b. That part of tract 202.12 consisting of blocks 1002, 1005, 1010, 1014, 2005, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2030.
 - (b) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All\ of\ voting\ tabulation\ districts\ 257,\ 258,\ 259,\ 260,\ 269,\ 270,\ 271,\ 272,\ 273,\ 274,\ 275,\ 276,\ 277,\ 278,\ 279,\ 280,\ 281,\ 282,\ 283,\ 284,\ 285,\ 286,\ 287,\ 288,\ 289,\ 290,\ 291,\ 292,\ 293,\ 294,\ 295,\ 296,\ 297,\ 298,\ 299,\ 300,\ 301,\ 302,\ 342,\ 343,\ 345,\ 352,\ 353,\ 354,\ 355,\ 356,\ 357,\ 358,\ 359,\ 360,\ 361,\ 362,\ 363,\ 364,\ 367,\ 369,\ 373,\ 374,\ 375,\ 376,\ 377,\ 378,\ 379,\ 380,\ 381,\ 382,\ 383,\ 415,\ 487,\ 498,\ 499,\ 517,\ 518,\ 519,\ 520,\ 521,\ 522,\ 523,\ 524,\ 525,\ 526,\ 527,\ 528,\ 529,\ 530,\ 531,\ 532,\ 533,\ 534,\ 535,\ 536,\ 537,\ 538,\ 539,\ 540,\ 541,\ 542,\ 543,\ 544,\ 545,\ 546,\ 547,\ 548,\ 549,\ 550,\ 551,\ 552,\ 553,\ 554,\ 555,\ 557,\ 558,\ 561,\ 562,\ 563,\ 564,\ 565,\ 566,\ 567,\ 568,\ 569,\ 570,\ 572,\ 573,\ 574,\ 575,\ 576,\ 577,\ 580,\ 581,\ 582,\ 583,\ 584,\ 585,\ 586,\ 587,\ 588,\ 589,\ 590,\ 591,\ 592,\ 593,\ 594,\ 595,\ 596,\ 597,\ 600,\ 601,\ 602,\ 603,\ 606,\ 607,\ 608,\ 609,\ 610,\ 611,\ 612,\ 613,\ 614,\ 615,\ 616,\ 617,\ 618,\ 619,\ 620,\ 621,\ 622,\ 623,\ 709,\ 711,\ 713,\ 714,\ 715,\ 716,\ 717,\ 719,\ 722,\ 723,\ 724,\ 726,\ 728,\ 729,\ 730,\ 733,\ 734,\ 738,\ 739,\ 740,\ 741,\ 742,\ 743,\ 744,\ 745,\ 746,\ 747,\ 748,\ 749,\ 750,\ 751,\ 752,\ 753,\ and\ 754. \end{array}$
 - 2. That part of voting tabulation district 252 consisting of:
 - a. That part of tract 39.01 consisting of blocks 1007, 1008, and 1009.
 - 3. That part of voting tabulation district 254 consisting of:
- a. That part of tract 38 consisting of blocks 4010, 4011, 4012, 4013, 4014, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, and 5016.
 - 4. That part of voting tabulation district 261 consisting of:
- a. That part of tract 40.09 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 2000, 2001, 2002, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.
- b. That part of tract 40.1 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, and 1009.
 - 5. That part of voting tabulation district 262 consisting of:
 - a. That part of tract 38 consisting of blocks 5013, 5014, and 5015.
- b. That part of tract 41.02 consisting of blocks 1000, 1001, 1002, 1003, 1007, 1008, 1009, 1014, 1015, 1016, 1017, and 1018.
 - 6. That part of voting tabulation district 265 consisting of:
 - a. That part of tract 41.01 consisting of block 3029.
 - 7. That part of voting tabulation district 344 consisting of:
- a. That part of tract 48.13 consisting of blocks 1004, 1014, 1015, 1016, 1017, 1018, 1025, 1028, 1029, 1030, and 1031.

- b. That part of tract 59.16 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3008, 3009, and 3010.
 - 8. That part of voting tabulation district 346 consisting of:
- a. That part of tract 48.13 consisting of blocks 1001, 1002, 1003, 1009, 1011, 1012, 1013, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017.
 - 9. That part of voting tabulation district 503 consisting of:
- a. That part of tract 76.16 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 3006, and 3007.
 - 10. That part of voting tabulation district 504 consisting of:
- a. That part of tract 76.16 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 3000, 3001, 3002, 3003, 3004, and 3005.
 - 11. That part of voting tabulation district 511 consisting of:
- a. That part of tract 66.03 consisting of blocks 3008, 3009, 3010, and 3012.
 - 12. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2016, 2017, 2018, 2019, and 2020.
 - 13. That part of voting tabulation district 710 consisting of:
- a. That part of tract 77.21 consisting of blocks 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1023, 1024, 1025, and 1026.
- b. That part of tract 77.23 consisting of blocks 1006, 2000, 2001, and 2007.
 - 14. That part of voting tabulation district 712 consisting of:
- a. That part of tract 77.23 consisting of blocks 1003, 1004, 1005, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1026, 2002, 2003, 2004, 2005, 2006, 2008, 2009, and 2010.
- b. That part of tract 77.24 consisting of blocks 2000, 2001, 2002, 2003, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2026, and 2027.
 - 15. That part of voting tabulation district 718 consisting of:
 - a. That part of tract 77.05 consisting of blocks 1004, 2006, and 2007.
 - b. That part of tract 77.23 consisting of blocks 1023, 1024, and 1025.
- c. That part of tract 77.24 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
- d. That part of tract 77.25 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1009, 1013, and 1014.
 - 16. That part of voting tabulation district 720 consisting of:
- a. That part of tract 77.05 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, 2004, 2005, 2011, 2021, 2022, 2023, 2024, and 2035.
 - 17. That part of voting tabulation district 721 consisting of:
- a. That part of tract 77.05 consisting of blocks 1013, 1016, 1017, 1018, 1019, and 1020.
 - 18. That part of voting tabulation district 725 consisting of:
 - a. That part of tract 77.63 consisting of blocks 2005, 2006, and 2007.
 - 19. That part of voting tabulation district 727 consisting of:
- a. That part of tract 77.63 consisting of blocks 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2022.
 - 20. That part of voting tabulation district 731 consisting of:

- a. That part of tract 39.01 consisting of blocks 3011, 3012, and 3013.
- b. That part of tract 39.02 consisting of blocks 1009 and 1010.
- c. That part of tract 48.15 consisting of block 1006.
- d. That part of tract 9800 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, and 1023.
 - 21. That part of voting tabulation district 732 consisting of:
- a. That part of tract 77.6 consisting of blocks 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1013, 1014, 1017, 1018, 1019, 1020, 1021, 1022, 1027, 1028, 1029, 1030, 1032, 1033, 1034, 1036, 1037, 1038, and 1039.
- b. That part of tract 77.62 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, and 2000.
 - 22. That part of voting tabulation district 735 consisting of:
- a. That part of tract 39.01 consisting of blocks 3008, 3016, 3017, 3018, 3019, 3020, and 3021.
- b. That part of tract 39.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1021, 1022, 1023, 1024, 1025, 1026, and 1027.
 - 23. That part of voting tabulation district 736 consisting of:
- $a. \quad That \ part \ of \ tract \ 39.01 \ consisting \ of \ blocks \ 3009, \ 3010, \ 3014, \ and \ 3015.$
- b. That part of tract 39.02 consisting of blocks 1005, 1006, 1007, 1008, 1011, 1013, 1018, 1019, 1020, 1028, and 1029.
 - 24. That part of voting tabulation district 737 consisting of:
- a. That part of tract 39.01 consisting of blocks 1010, 1011, 1012, 4000, 4001, 4002, 4003, 4004, and 4005.
- b. That part of tract 39.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, and 3015.
 - (22) District 22 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 1, 2, 4, 5, 6, 8, 14, 26, 27, 41, 42, 43, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 60, 61, 63, 64, 65, 66, 67, 68, 71, 72, 73, 74, 75, 76, 77, 80, 92, 93, 94, 101, 103, 104, 106, 107, 108, 112, 113, 114, 115, 116, 119, 122, 127, 131, 132, 133, 134, 135, 136, 361, 363, 364, 365, 366, 367, 368, 369, 370, 371, 374, 375, 376, 377, 378, 381, 383, 384, 385, 386, 387, 388, 390, 391, 392, 393, 394, 395, 396, 398, 399, 400, 401, 402, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 458, 459, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 502, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 518, 519, 520, 521, 522, 523, 524, 534, 535, 536, 540, 541, 542, 544, 545, 546, 547, 548, 549, 550, 551, 554, 562, 563, 564, 566, 567, 868, 869, 870, and 872.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 103.06 consisting of blocks 1000, 1002, 1003, 1004, 1005, and 1006.
 - 3. That part of voting tabulation district 15 consisting of:
- $a. \ \ That part of tract 103.07 consisting of blocks 2030, 2031, 2032, and 2033.$
 - 4. That part of voting tabulation district 31 consisting of:
 - a. That part of tract 107.02 consisting of block 1000.
 - 5. That part of voting tabulation district 59 consisting of:
 - a. That part of tract 303.02 consisting of block 3000.
 - b. That part of tract 304.02 consisting of blocks 2030 and 2044.

- 6. That part of voting tabulation district 69 consisting of:
- a. That part of tract 308.01 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4052, and 4053.
 - 7. That part of voting tabulation district 83 consisting of:
 - a. That part of tract 304.02 consisting of block 2045.
 - b. That part of tract 308.01 consisting of blocks 1000, 2000, and 2021.
 - 8. That part of voting tabulation district 88 consisting of:
- a. That part of tract 310.01 consisting of blocks 1018, 1019, 1031, 1032, 1033, 1034, 1035, and 1036.
 - That part of voting tabulation district 118 consisting of:
- a. That part of tract 505.01 consisting of blocks 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - b. That part of tract 505.02 consisting of blocks 1012 and 1013.
 - 10. That part of voting tabulation district 120 consisting of:
- a. That part of tract 507.02 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1023, 2014, 2017, 2018, 2023, 4001, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, and 4021.
 - 11. That part of voting tabulation district 333 consisting of:
- $a. \ \ \, That part of tract 601.19 consisting of blocks 1029, 2000, 2001, 2002, 2003, 2004, and 2008.$
 - 12. That part of voting tabulation district 343 consisting of:
- a. That part of tract 601.21 consisting of blocks 1007, 1008, 1016, 1017, 1018, 1019, 1020, and 1024.
 - 13. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.19 consisting of blocks 1002, 1019, 1020, 1021, 1026, and 1027.
- 14. That part of voting tabulation district 353 consisting of:
- a. That part of tract 601.21 consisting of block 2005.
- 15. That part of voting tabulation district 379 consisting of:
- a. That part of tract 607 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, and 2009.
 - 16. That part of voting tabulation district 382 consisting of:
- a. That part of tract 601.21 consisting of blocks 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4009, 4010, and 4011.
 - b. That part of tract 601.22 consisting of blocks 2022 and 2026.
- c. That part of tract 610.02 consisting of blocks 1014, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, and 4023.
 - 17. That part of voting tabulation district 397 consisting of:
 - a. That part of tract 606.07 consisting of blocks 2000, 2018, and 2019.
 - 18. That part of voting tabulation district 403 consisting of:
- a. That part of tract 509 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 2000, 2001, 2002, 2006, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 3000, 3001, 3002, 3003, 3004, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 5006, 5007, 5008, and 5009.
- 19. That part of voting tabulation district 460 consisting of:

- a. That part of tract 505.02 consisting of block 1014.
- 20. That part of voting tabulation district 501 consisting of:
- a. That part of tract 427 consisting of block 1001.
- 21. That part of voting tabulation district 503 consisting of:
- a. That part of tract 426 consisting of blocks 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3011, 3014, 3017, 3018, 3019, 3020, and 3021.
 - 22. That part of voting tabulation district 504 consisting of:
- a. That part of tract 416 consisting of blocks 1000, 1017, 1019, 1020, and 1041.
- b. That part of tract 425 consisting of blocks 3002, 3008, 3009, 3012, 3015, 3017, 3020, 3021, 3022, 3023, 3027, 3029, 3030, and 3031.
 - 23. That part of voting tabulation district 517 consisting of:
- a. That part of tract 427 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, and 2026.
 - 24. That part of voting tabulation district 526 consisting of:
- a. That part of tract 431 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 2000, 2001, 2002, 2003, 2004, 2025, 2029, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 25. That part of voting tabulation district 537 consisting of:
 - a. That part of tract 408.01 consisting of block 2003.
 - 26. That part of voting tabulation district 538 consisting of:
- a. That part of tract 408.02 consisting of blocks 1007, 2020, 3006, 3007, and 3011.
 - 27. That part of voting tabulation district 539 consisting of:
- a. That part of tract 426 consisting of blocks $3008,\,3009,\,3010,\,3022,$ and 3023.
- b. That part of tract 427 consisting of blocks 1002, 1003, 1004, 1005, 1006, 1011, 1013, and 1014.
 - 28. That part of voting tabulation district 543 consisting of:
- a. That part of tract 416 consisting of blocks 1003, 1004, 1005, 1006, 1007, and 1018.
- b. That part of tract 418.01 consisting of blocks 2006, 2007, 2008, and 2009.
- c. That part of tract 425 consisting of blocks 3000, 3010, 3011, 3018, 3019, 3032, 3033, 3034, 3035, 3036, 3037, 3038, and 3039.
 - 29. That part of voting tabulation district 552 consisting of:
 - a. That part of tract 408.01 consisting of block 2004.
 - 30. That part of voting tabulation district 561 consisting of:
- a. That part of tract 431 consisting of blocks 1034, 2028, 2030, 2031, 2032, 2033, 2034, 2035, 2037, 2038, 2039, and 2040.
- b. That part of tract 1106 consisting of blocks 1022, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3157, 3158, and 3159.
 - 31. That part of voting tabulation district 568 consisting of:
- a. That part of tract 430.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 32. That part of voting tabulation district 631 consisting of:

- a. That part of tract 1106 consisting of block 3016.
- 33. That part of voting tabulation district 867 consisting of:
- a. That part of tract 611 consisting of blocks 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3025, 3026, 3027, 3030, 3033, and 3034.
 - (b) That part of Palm Beach County consisting of:
- $\begin{array}{c} 1. \quad All \ of \ voting \ tabulation \ districts \ 193, \ 194, \ 195, \ 243, \ 244, \ 245, \ 246, \ 249, \ 251, \ 256, \ 263, \ 264, \ 266, \ 267, \ 268, \ 308, \ 309, \ 310, \ 311, \ 312, \ 313, \ 314, \ 315, \ 316, \ 317, \ 318, \ 320, \ 321, \ 322, \ 323, \ 324, \ 325, \ 326, \ 327, \ 328, \ 329, \ 330, \ 331, \ 332, \ 333, \ 334, \ 335, \ 336, \ 337, \ 338, \ 339, \ 340, \ 341, \ 347, \ 348, \ 349, \ 350, \ 351, \ 365, \ 366, \ 368, \ 370, \ 371, \ 372, \ 384, \ 385, \ 386, \ 387, \ 388, \ 389, \ 390, \ 391, \ 392, \ 393, \ 394, \ 395, \ 396, \ 397, \ 398, \ 399, \ 400, \ 401, \ 402, \ 403, \ 404, \ 406, \ 407, \ 408, \ 409, \ 410, \ 411, \ 412, \ 413, \ 414, \ 416, \ 417, \ 418, \ 419, \ 420, \ 421, \ 422, \ 423, \ 424, \ 425, \ 426, \ 427, \ 428, \ 429, \ 430, \ 431, \ 432, \ 433, \ 434, \ 435, \ 436, \ 437, \ 438, \ 439, \ 440, \ 441, \ 442, \ 443, \ 444, \ 445, \ 446, \ 447, \ 448, \ 449, \ 450, \ 451, \ 452, \ 453, \ 454, \ 455, \ 456, \ 457, \ 458, \ 459, \ 460, \ 461, \ 462, \ 463, \ 464, \ 465, \ 466, \ 467, \ 468, \ 469, \ 470, \ 471, \ 472, \ 475, \ 476, \ 477, \ 478, \ 479, \ 480, \ 481, \ 482, \ 483, \ 484, \ 485, \ 486, \ 488, \ 489, \ 490, \ 491, \ 492, \ 493, \ 494, \ 495, \ 496, \ 497, \ 500, \ 501, \ 502, \ 505, \ 506, \ 507, \ 508, \ 509, \ 510, \ 512, \ 513, \ 514, \ 515, \ 516, \ 556, \ 559, \ 560, \ 571, \ 579, \ 598, \ 599, \ 604, \ 605, \ 784, \ 787, \ 793, \ 794, \ 795, \ 797, \ 798, \ 799, \ 801, \ 804, \ 805, \ 807, \ 808, \ 816, \ 817, \ 818, \ 819, \ 820, \ 821, \ 822, \ 823, \ 824, \ 825, \ 826, \ 827, \ 828, \ 829, \ 830, \ 831, \ 841, \ and \ 849. \end{array}$
 - 2. That part of voting tabulation district 242 consisting of:
- a. That part of tract 28 consisting of blocks 1018, 1019, 1020, 1021, 1022, 1023, 1029, 1030, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, and 1044.
- 3. That part of voting tabulation district 247 consisting of:
- a. That part of tract 34 consisting of blocks 1005, 1006, 1007, 1011, 1012, 1013, 1014, and 1018.
- b. That part of tract 36 consisting of blocks 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1010, 1013, 1014, and 1016.
- c. That part of tract 37 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, and 4012.
 - 4. That part of voting tabulation district 248 consisting of:
- a. That part of tract 36 consisting of blocks 1017, 1018, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 4003, 4004, 4005, 4006, 4013, 4014, 4021, 4022, 4023, and 4030.
- b. That part of tract 37 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, and 4027.
 - 5. That part of voting tabulation district 250 consisting of:
- a. That part of tract 36 consisting of blocks 4031, 4038, 4039, 4040, 4041, 4044, 4045, 4057, 4058, and 4061.
 - 6. That part of voting tabulation district 255 consisting of:
- a. That part of tract 38 consisting of blocks 2010, 2012, 2013, 2014, 2016, and 2021.
- 7. That part of voting tabulation district 261 consisting of:
- a. That part of tract 40.09 consisting of blocks 2003, 2004, 3000, and 3008.
 - b. That part of tract 40.1 consisting of block 1000.
 - 8. That part of voting tabulation district 262 consisting of:
- a. That part of tract 41.02 consisting of blocks 1004, 1005, 1006, 1010, 1011, 1012, 1013, 3001, 3002, 3003, 3004, 3005, 3006, and 3007.

- 9. That part of voting tabulation district 265 consisting of:
- a. That part of tract 41.01 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1025, 1027, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3026, and 3027.
 - 10. That part of voting tabulation district 319 consisting of:
 - a. That part of tract 44.01 consisting of block 1002.
 - 11. That part of voting tabulation district 344 consisting of:
- a. That part of tract 48.13 consisting of blocks 1005, 1006, 1007, 1008, 1019, 1020, 1021, 1022, 1023, and 1024.
- $b. \ \ That\ part\ of\ tract\ 49.02\ consisting\ of\ blocks\ 1040,\ 1043,\ 1052,\ and\ 1053.$
 - 12. That part of voting tabulation district 346 consisting of:
 - a. That part of tract 48.13 consisting of block 1000.
 - 13. That part of voting tabulation district 503 consisting of:
- a. That part of tract 76.14 consisting of blocks 2007, 2008, 2009, 2010, and 2011.
 - 14. That part of voting tabulation district 504 consisting of:
 - a. That part of tract 76.16 consisting of block 1000.
 - 15. That part of voting tabulation district 511 consisting of:
 - a. That part of tract 66.03 consisting of block 3004.
 - 16. That part of voting tabulation district 578 consisting of:
- a. That part of tract 59.15 consisting of blocks 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2021.
 - 17. That part of voting tabulation district 771 consisting of:
 - a. That part of tract 5.11 consisting of block 1012.
- b. That part of tract 15 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1027, 1028, 1029, 1030, and 1031.
 - 18. That part of voting tabulation district 772 consisting of:
- a. That part of tract 15 consisting of blocks 1016, 1017, 1018, 1019, 1024, 1025, and 1026.
 - 19. That part of voting tabulation district 779 consisting of:
- a. That part of tract 16 consisting of blocks 1000, 1001, 2000, 2001, and 2012.
 - b. That part of tract 17 consisting of blocks 2000 and 2001.
 - $c. \quad \textit{That part of tract 23 consisting of blocks 1000 and 1001}.$
 - 20. That part of voting tabulation district 796 consisting of:
- a. That part of tract 28 consisting of blocks 1000, 1001, 1002, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1024, 1025, 1031, 1032, 1033, 1034, 1035, 1045, 3000, 3001, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, and 4014.
 - 21. That part of voting tabulation district 800 consisting of:
- a. That part of tract 44.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1014, 1015, 1016, 1017, 1018, 1019, 1021, 1022, 1023, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, and 2035.

- b. That part of tract 52.03 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1021, 1022, 1023, 1024, 1025, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012.
- c. That part of tract 52.04 consisting of blocks 3022, 3023, 3034, 3035, and 3036.
- 22. That part of voting tabulation district 803 consisting of:
- a. That part of tract 51.01 consisting of blocks 1000, 1001, 1002, 1003, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1019, 1020, 1021, 1022, 1024, 1025, 1026, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- $b. \ \ That part of tract 52.02 \ consisting of blocks 1000, 1001, 1002, 1003, \\ 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, \\ 1016, 1017, 1018, 1019, 1020, 1021, 1025, 1026, 1027, 1028, 2000, 2001, \\ 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, and 2012. \\ \end{aligned}$
- c. That part of tract 52.03 consisting of blocks 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, and 2037.
 - 23. That part of voting tabulation district 806 consisting of:
 - a. That part of tract 50 consisting of blocks 2031 and 2032.
 - 24. That part of voting tabulation district 814 consisting of:
 - a. That part of tract 61 consisting of blocks 1016 and 1023.
- 25. That part of voting tabulation district 833 consisting of:
- a. That part of tract 35.04 consisting of blocks 1000, 1044, and 1045.
- b. That part of tract 35.07 consisting of blocks 1000 and 3000.
- c. That part of tract 35.09 consisting of blocks 1000 and 4000.
- d. That part of tract 35.11 consisting of block 1000.
- e. That part of tract 54.07 consisting of blocks 1000, 1004, and 1005.
- f. That part of tract 54.09 consisting of blocks 1023 and 1024.
- g. That part of tract 54.11 consisting of blocks 1000, 2000, 2012, 2013, and 2014.
 - h. That part of tract 74.1 consisting of blocks 1000 and 2000.
 - i. That part of tract 74.12 consisting of blocks 1000, 1001, and 1002.
 - j. That part of tract 74.14 consisting of block 1000.
 - k. That part of tract 74.16 consisting of blocks 2000 and 3016.
 - l. That part of tract 74.18 consisting of block 1000.
 - m. That part of tract 74.2 consisting of block 2002.
- n. That part of tract 9900 consisting of blocks 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29.
 - (23) District 23 is composed of:
 - (a) That part of Broward County consisting of:
- $\begin{array}{c} 1. \quad All \ of \ voting \ tabulation \ districts \ 44, \ 45, \ 317, \ 346, \ 348, \ 352, \ 354, \ 362, \ 425, \ 426, \ 427, \ 428, \ 429, \ 430, \ 431, \ 432, \ 433, \ 435, \ 436, \ 437, \ 438, \ 439, \ 440, \ 441, \ 442, \ 443, \ 449, \ 450, \ 451, \ 452, \ 454, \ 455, \ 456, \ 457, \ 570, \ 571, \ 572, \ 573, \ 574, \ 575, \ 576, \ 577, \ 578, \ 579, \ 580, \ 581, \ 582, \ 583, \ 584, \ 585, \ 586, \ 587, \ 588, \ 589, \ 590, \ 591, \ 592, \ 593, \ 595, \ 596, \ 597, \ 598, \ 599, \ 600, \ 601, \ 602, \ 603, \ 604, \ 605, \ 606, \ 607, \ 608, \ 609, \ 610, \ 612, \ 613, \ 614, \ 615, \ 616, \ 617, \ 618, \ 619, \ 620, \ 621, \ 622, \ 623, \ 624, \ 625, \ 626, \ 627, \ 629, \ 632, \ 633, \ 634, \ 635, \ 636, \ 637, \ 638, \ 639, \ 640, \ 641, \ 642, \ 643, \ 644, \ 645, \ 646, \ 647, \ 648, \ 649, \ 650, \ 651, \ 652, \ 653, \ 654, \ 655, \ 656, \ 657, \ 658, \ 659, \ 660, \ 661, \ 662, \ 663, \ 664, \ 665, \ 666, \ 667, \ 668, \ 669, \ 670, \ 671, \ 672, \ 673, \ 674, \ 675, \ 676, \ 677, \ 678, \ 679, \ 680, \ 681, \ 682, \ 683, \ 684, \ 685, \ 686, \ 687, \ 688, \ 689, \ 690, \ 691, \ 692, \ 693, \ 694, \ 695, \ 696, \ 697, \ 698, \ 699, \ 700, \ 701, \ 702, \ 703, \ 704, \ 705, \ 706, \ 707, \ 708, \ 709, \ 710, \ 711, \ 712, \ 713, \ 714, \ 715, \ 716, \ 717, \ 718, \ 719, \ 720, \ 721, \ 722, \ 723, \ 724, \ 725, \ 726, \ 727, \ 728, \ 729, \ 730, \ 731, \ 732, \ 733, \ 734, \ 735, \ 736, \ 737, \ 738, \ 739, \ 740, \ 741, \ 742, \ 725, \ 726, \ 727, \ 728, \ 729, \ 730, \ 731, \ 732, \ 733, \ 734, \ 735, \ 736, \ 737, \ 738, \ 739, \ 740, \ 741, \ 742, \ 744, \ 745, \ 746$

- 743, 744, 746, 780, 781, 782, 783, 784, 785, 788, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 806, 808, 810, 811, 812, 816, 817, 818, 819, 822, 823, 824, 825, 826, 827, 828, 829, 831, 836, 837, 840, 841, 842, 843, 844, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 871, 873, and 874.
 - That part of voting tabulation district 187 consisting of:
 - That part of tract 601.2 consisting of block 4056.
 - That part of tract 703.2 consisting of blocks 1000, 3000, and 4000.
 - That part of tract 703.21 consisting of blocks 1002, 1004, and 1009.
 - That part of tract 703.22 consisting of blocks 3000, 3001, and 3002.
- That part of tract 9800 consisting of blocks 1020, 1021, 1024, 1025, 1026, 1027, 1028, and 1029.
 - That part of voting tabulation district 333 consisting of:
- That part of tract 601.19 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1022, 1023, 1024, 1025, 1028, 1034, 1035, 1036, 1037, 2005, 2006, 2007, and 2009.
 - That part of voting tabulation district 343 consisting of:
- That part of tract 601.19 consisting of blocks 1009, 1010, 1011, 1030, 1031, 1032, and 1033.
- b. That part of tract 601.2 consisting of blocks 4005, 4007, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4046, 4047, 4048, 4049, 4050, 4051, 4052, and 4055.
 - 5. That part of voting tabulation district 351 consisting of:
- a. That part of tract 601.18 consisting of blocks 1011, 1012, 1013, 1014, 1016, 1017, 1028, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, and 2028.
 - b. That part of tract 601.19 consisting of blocks 1000 and 1001.
 - That part of voting tabulation district 353 consisting of:
- That part of tract 601.2 consisting of blocks 1000, 1001, 1002, 1003, 1017, 2000, 2001, 2002, 2003, 2004, 2017, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, and 3011.
 - That part of tract 601.21 consisting of blocks 2003 and 2004.
 - That part of voting tabulation district 382 consisting of: 7.
 - That part of tract 601.21 consisting of block 4008.
 - That part of tract 601.22 consisting of block 2027. b.
 - That part of tract 702.07 consisting of block 1002.
 - That part of tract 702.08 consisting of block 3000.
 - That part of voting tabulation district 434 consisting of:
- That part of tract 703.17 consisting of blocks 1000, 1001, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1045, 1046, 1047, 1048, 1069, 1091, 1100, 1118, 1119, and 1120.
 - That part of tract 9800 consisting of blocks 1022 and 1023.
 - That part of voting tabulation district 453 consisting of:
- That part of tract 703.14 consisting of blocks 1003, 1004, 1005, 1006, 1007, 1008, 1077, 1078, 1079, 1080, 1081, 1082, and 1083.
- b. That part of tract 1103.01 consisting of blocks 1000, 1001, 3002, 3003, 3004, 3005, and 3006.

10. That part of voting tabulation district 561 consisting of:

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- a. That part of tract 1106 consisting of blocks 3019, 3020, 3021, 3022, 3156, and 3167.
 - 11. That part of voting tabulation district 568 consisting of:
 - That part of tract 430.01 consisting of blocks 1009 and 1010.
 - That part of voting tabulation district 631 consisting of:
- a. That part of tract 1106 consisting of blocks 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3057, 3058, 3059, 3060, 3061, 3062, 3064, 3065, 3066, 3152, and 3153.
 - 13. That part of voting tabulation district 778 consisting of:
- a. That part of tract 1101 consisting of blocks 2001, 2002, 2003, 2008, 2009, 2010, 2019, 2020, 2021, 2022, 3003, 3004, 3005, 3006, 3007, 3025, 3026, 3027, and 3028.
- 14. That part of voting tabulation district 779 consisting of:
- a. That part of tract 1101 consisting of blocks 3008 and 3015.
- 15. That part of voting tabulation district 790 consisting of:
- a. That part of tract 1101 consisting of blocks 1000, 1001, 1005, 1006, 1011, 1012, 1017, 1018, 4010, 4011, 4016, 4018, and 4020.
- That part of voting tabulation district 807 consisting of:
- a. That part of tract 1103.32 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1006, 1008, 1040, 1050, and 1052.
 - b. That part of tract 1103.33 consisting of block 2028.
- That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1003, 3007, and 3008.
 - 18. That part of voting tabulation district 835 consisting of:
 - That part of tract 1103.26 consisting of block 2000.
- b. That part of tract 1103.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, and 1008.
 - 19. That part of voting tabulation district 862 consisting of:
- a. That part of tract 1003 consisting of blocks 3000, 3001, 3002, 3003, 3007, 3008, 3011, 3012, 3016, 3017, 3018, 3019, 3020, and 3024.
- b. That part of tract 1005.02 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, and 2029.
 - 20. That part of voting tabulation district 863 consisting of:
- a. That part of tract 1004 consisting of blocks 2016, 2017, 2029, 2030, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3015, 3016, 3017, 3018, 3019, 4002, 4003, 4006, 4007, 4008, 4014, 4015, 4016, 4017, 4020, 4022, 4025, and 4026.
 - 21. That part of voting tabulation district 867 consisting of:
 - a. That part of tract 611 consisting of blocks 3024 and 3032.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 54, 60, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 82, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 221, 222, 223, 224, 225, 227, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, and 1451.

- 2. That part of voting tabulation district 13 consisting of:
- $a. \quad That part of tract \, 38.01 \, consisting \, of \, blocks \, 1000, \, 1001, \, 1002, \, 1003, \, 2000, \, 2001, \, 2002, \, 2003, \, 2004, \, 2005, \, 2006, \, 2007, \, 3000, \, 3001, \, 3002, \, 4000, \, 4001, \, 4002, \, 4003, \, 4004, \, 4005, \, 4006, \, 4007, \, 4008, \, 4009, \, 4010, \, 4011, \, 4012, \, 4013, \, 4014, \, 4015, \, 4017, \, 4019, \, 4020, \, 4021, \, 4031, \, 4032, \, 4033, \, 4034, \, 5000, \, 5001, \, 5002, \, 5003, \, 5004, \, 5005, \, 5006, \, 5007, \, 5008, \, 5009, \, 5010, \, and \, 5011. \\$
 - That part of tract 38.04 consisting of blocks 1009 and 2016.
 - 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 38.01 consisting of blocks 3003, 4016, 4018, 4022, 4023, 4024, 4025, and 4027.
 - b. That part of tract 38.04 consisting of block 4011.
 - 4. That part of voting tabulation district 53 consisting of:
- a. That part of tract 45 consisting of blocks 1004, 1005, 1008, 1009, 1013, 1027, 1028, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, and 3004.
 - 5. That part of voting tabulation district 61 consisting of:
- $a. \quad That part of tract 97.03 \ consisting of blocks 1000, 1002, 1003, 1004, \\ 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 2000, 2001, 2002, 2003, \\ 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, \\ 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, \\ 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, \\ 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, \\ 2052, 2053, 2054, 2055, and 2056. \\ \end{aligned}$
 - 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 1.13 consisting of blocks 1006, 1012, 1013, 1014, and 1015.
 - b. That part of tract 2.11 consisting of blocks 2000 and 2027.
 - c. That part of tract 97.04 consisting of blocks 2000, 2046, and 3000.
 - 7. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 9810 consisting of blocks 1008, 1009, 1013, and 1014.
 - (24) District 24 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 422, 423, 424, 444, 445, 446, 447, 448, 745, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 771, 772, 773, 774, 775, 776, 777, 786, 787, 802, 803, 805, 838, 839, and 845.
 - 2. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.21 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1017, 1018, 1019, 1020, 1021, and 1022.
 - That part of voting tabulation district 778 consisting of:
- $a. \ \ That part of tract 1101 consisting of blocks 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.$
 - 4. That part of voting tabulation district 779 consisting of:
- a. That part of tract 1101 consisting of blocks 3009, 3010, 3011, 3012, 3013, 3014, 3016, 3017, 3018, and 3019.
 - b. That part of tract 1103.4 consisting of blocks 4010 and 4011.
- c. That part of tract 1103.41 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018.
 - 5. That part of voting tabulation district 790 consisting of:

- a. That part of tract 1101 consisting of blocks 1002, 1003, 1004, 1007, 1008, 1009, 1010, 1013, 1014, 1015, 1016, 1019, 1020, 4021, 4022, 4023, 4024, and 4025.
 - 6. That part of voting tabulation district 862 consisting of:
 - a. That part of tract 1005.02 consisting of block 1000.
 - 7. That part of voting tabulation district 863 consisting of:
 - a. That part of tract 1004 consisting of block 3014.
 - (b) That part of Miami-Dade County consisting of:
- All of voting tabulation districts 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 107, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 226, 228, 229, 230, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 312, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 345, 346, 347, 348, 349, 350, 352, 353, 355, 360, 364, 365, 371, 372, 373, 375, 376, 377, 378, 379, 380, 381, 382, 421, 468, 764, 765, 766, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 804, 805, 807, 808, 809, 810, 811, 812, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 834, 835, 868, 883, 910, 912, 913, 914, 915, 916, 919, 920, 921, 922, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1413, 1414, 1415, 1417, 1432, 1439, and 1440.
 - 2. That part of voting tabulation district 13 consisting of:
 - a. That part of tract 1.2 consisting of blocks 2010 and 2011.
- 3. That part of voting tabulation district 15 consisting of:
- a. That part of tract 1.2 consisting of block 2023.
- b. That part of tract 12.04 consisting of blocks 1000 and 1012.
- 4. That part of voting tabulation district 53 consisting of:
- a. That part of tract 45 consisting of block 1007.
- 5. That part of voting tabulation district 61 consisting of:
- a. That part of tract 97.03 consisting of block 1001.
- b. That part of tract 97.04 consisting of blocks 1000 and 1001.
- 6. That part of voting tabulation district 81 consisting of:
- a. That part of tract 2.11 consisting of blocks 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2017, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2028, 2029, 2030, 2031, 2032, 2033, and 2034.
- b. That part of tract 97.04 consisting of blocks 1032, 1037, 1038, 1045, 2014, 2015, 2016, 2017, 2018, 2022, 2023, 2024, 2025, 2026, 2030, 2031, 2032, 2033, 2034, 2044, 2045, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, and 3009.
 - 7. That part of voting tabulation district 313 consisting of:
- a. That part of tract 9.02 consisting of blocks 1008, 1009, 1010, 1011, 1012, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, and 4022.

- b. That part of tract 10.03 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 5000, 5001, 5002, 5003, 5004, 5005, 5006, 5007, 5008, 5009, 5010, 5011, 5012, 5013, 5014, 5015, 5016, 5017, 5018, and 5019.
 - 8. That part of voting tabulation district 344 consisting of:
- a. That part of tract 17.01 consisting of blocks 1000, 1001, 1002, 1005, 1028, and 1029.
 - 9. That part of voting tabulation district 420 consisting of:
- a. That part of tract 5.05 consisting of blocks 2000, 2001, 2002, 2004, 2008, 2009, 2010, 2011, 2012, 2013, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2094, 2095, 2096, 2097, and 2098.
 - 10. That part of voting tabulation district 1412 consisting of:
- a. That part of tract 37.02 consisting of blocks 5004, 5006, 5007, 5008, 5009, 8000, 8001, 8002, and 8003.
 - b. That part of tract 45 consisting of blocks 1006 and 1017.
- c. That part of tract 9810 consisting of blocks 1004, 1005, 1006, 1007, 1010, 1011, 1012, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
 - (25) District 25 is composed of:
 - (a) That part of Broward County consisting of:
- 1. All of voting tabulation districts 765, 766, 767, 768, 769, 770, 789, 804, 809, 814, 815, 820, 821, 830, 832, 833, and 834.
 - 2. That part of voting tabulation district 187 consisting of:
 - a. That part of tract 1103.24 consisting of block 2014.
- b. That part of tract 9800 consisting of blocks 1041, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1098, 1099, 1103, 1105, 1106, 1107, 1110, 1111, 1112, 1113, and 1114.
 - 3. That part of voting tabulation district 434 consisting of:
- That part of tract 9800 consisting of blocks 1097, 1100, 1101, 1102, and 1109.
 - 4. That part of voting tabulation district 453 consisting of:
 - a. That part of tract 9800 consisting of blocks 1104 and 1108.
 - 5. That part of voting tabulation district 764 consisting of:
- a. That part of tract 1103.25 consisting of blocks 4000, 4001, 4002, 4003, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4022, 4023, 4024, 4025, 4026, 4052, 4053, 4054, 4055, 4056, 4057, 4058, 4059, 4060, 4061, 4062, 4063, 4064, 4065, 4066, 4067, 4081, 4082, 4083, and 4090.
 - 6. That part of voting tabulation district 807 consisting of:
- a. That part of tract 1103.32 consisting of blocks 1005, 1007, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1051, 1053, 1054, 1055, and 1056.
 - 7. That part of voting tabulation district 813 consisting of:
- a. That part of tract 1103.01 consisting of blocks 1004, 1005, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 3009, and 3011.
- $b. \ \ \, That part of tract 1103.02\ consisting of blocks\ 2009,\ 2010,\ 2011,\ 2012,\ 2013,\ 2014,\ and\ 2015.$

- 8. That part of voting tabulation district 835 consisting of:
- a. That part of tract 1103.26 consisting of blocks 2001 and 2010.
- b. That part of tract 1103.3 consisting of blocks 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, and 1018.
 - (b) That part of Collier County consisting of:
- 1. All of voting tabulation districts 2, 3, 7, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 83, 84, 95, 109, 110, 111, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 130, 132, 133, 134, 138, 139, 140, 141, and 143.
 - 2. That part of voting tabulation district 10 consisting of:
- a. That part of tract 106.05 consisting of blocks 1010, 2000, 2003, 2004, 2005, 2006, 2007, 2011, and 3005.
 - That part of voting tabulation district 79 consisting of:
 - a. That part of tract 104.05 consisting of block 4030.
- b. That part of tract 104.08 consisting of blocks 2001, 2002, 2003, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, and 2015.
- $\begin{array}{l} c. \quad That\ part\ of\ tract\ 104.18\ consisting\ of\ blocks\ 2000,\ 2001,\ 2003,\\ 2004,\ 2005,\ 2007,\ 2008,\ 2009,\ 2010,\ 2011,\ 2012,\ 2015,\ 2016,\ 2017,\ 2018,\\ 2019,\ 2020,\ 2021,\ 2022,\ 2023,\ 2024,\ 2025,\ 2026,\ 2027,\ 2029,\ 2030,\ 2031,\\ 2032,\ and\ 2033. \end{array}$
 - d. That part of tract 105.05 consisting of block 2021.
 - e. That part of tract 105.06 consisting of blocks 1001, 1002, and 3000.
 - 4. That part of voting tabulation district 89 consisting of:
 - a. That part of tract 104.05 consisting of block 4013.
 - 5. That part of voting tabulation district 92 consisting of:
- a. That part of tract 105.06 consisting of blocks 3008, 3009, 3010, 3011, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3042, 3043, 3044, 3045, 3046, 3049, 3050, 3051, and 3057.
 - 6. That part of voting tabulation district 112 consisting of:
- a. That part of tract 111.02 consisting of blocks 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1044, 1045, 1046, 1047, 1048, 1061, 1066, 1067, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1105, 1106, 1107, and 1108.
 - b. That part of tract 111.06 consisting of block 2019.
 - 7. That part of voting tabulation district 131 consisting of:
- That part of tract 111.02 consisting of blocks 1068, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2272, 2273, 2324, 2325, 2339, 2340, 2341, 2358, 2359, 2360, 2365, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3245, 3246, 3247, 3248, 3249, 3250, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3275, 3277, 3278, 3279, 3280, 3282, 3283, 3284, 3286, 3287, 3288, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, $3357,\,3358,\,3359,\,3360,\,3361,\,3362,\,3363,\,3364,\,3365,\,3366,\,3367,\,3368,\\$ 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3385, 3386, 3387, 3388, 3389, 3390, 3391, 3392, 3393, 3394, 3395, 3396, 3397, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3415, 3416, 3417, 3418, 3419, 3420, 3421, 3422, 3423, 3434, 3435, 3436, 3452, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3487, 3488, 3489, 3490, 3491, 3492, 3493, 3494, 3495, 3496, 3497, 3499, 3500, 3501, and 3502.

- b. That part of tract 111.06 consisting of blocks 1065, 1071, 1072, and 1073.
 - c. That part of tract 9900 consisting of blocks 22 and 23.
 - (c) That part of Hendry County consisting of:
- 1. All of voting tabulation districts 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, and 26.
 - 2. That part of voting tabulation district 18 consisting of:
- That part of tract 6 consisting of blocks 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2126, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2326, 2327, 2328, 2331, 2332, 2333, 2334, 2335, 2336, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2349, 2351, 2352, 2353, 2355, 2356, and 2358.
 - (d) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 176, 177, 178, 231, 232, 287, 288, 289, 290, 311, 351, 354, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, $440,\,441,\,442,\,443,\,444,\,445,\,446,\,447,\,448,\,449,\,450,\,451,\,452,\,453,\,458,$ 459, 460, 461, 462, 463, 464, 465, 466, 467, 469, 470, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 581, 586, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 612, 613, 614, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 713, 714, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 735, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, and 763.
 - 2. That part of voting tabulation district 313 consisting of:
- $a. \quad That \ part \ of \ tract \ 9.02 \ consisting \ of \ blocks \ 1000, \ 1001, \ 1002, \ 1003, \ 1004, \ 1005, \ 1006, \ 1007, \ and \ 1013.$
 - 3. That part of voting tabulation district 420 consisting of:
 - a. That part of tract 5.03 consisting of block 3017.
 - 4. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, and 2039.
- 5. That part of voting tabulation district 455 consisting of:

- a. That part of tract 6.08 consisting of blocks 1000, 1001, 1002, 1003, and 1004.
- 6. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 3000, 3001, 3002, and 3003.
 - 7. That part of voting tabulation district 471 consisting of:
- a. That part of tract 7.1 consisting of blocks 1006, 1007, 1008, 1009, 1017, 1018, 1019, 1023, 1024, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- b. That part of tract 7.11 consisting of blocks 3013, 3015, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3043, 3044, 3045, 3046, 3047, 3048, 3049, and 3050.
 - c. That part of tract 7.12 consisting of blocks 1003 and 1004.
 - 8. That part of voting tabulation district 615 consisting of:
 - a. That part of tract 90.06 consisting of block 3000.
 - That part of voting tabulation district 694 consisting of:
 - a. That part of tract 90.1 consisting of blocks 1148 and 1159.
 - (26) District 26 is composed of:
 - (a) All of Monroe County.
 - (b) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 605, 606, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 664, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 695, 696, 697, 712, 715, 716, 733, 734, 736, 737, 738, 739, 740, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1039, 1048, 1049, 1050, 1051, $1052,\,1053,\,1054,\,1055,\,1056,\,1057,\,1058,\,1059,\,1060,\,1061,\,1062,\,1063,$ 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1213, 1215, 1216, 1217, 1218, 1219, 1220, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1239, 1242, 1243, 1245, 1246, 1252, 1253, 1255, 1256, 1257, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1291, 1296, 1298, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1331, 1332, 1334, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1348, 1349, 1350, 1353, 1354, 1361, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1374, 1381, 1382, 1385, 1387, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, and 1401.
 - 2. That part of voting tabulation district 1043 consisting of:
- $a. \ \ That\ part\ of\ tract\ 85.02\ consisting\ of\ blocks\ 1017,\ 1018,\ 1019,\ and\ 1020.$
 - 3. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.15 consisting of blocks 2004, 2005, 2006, 2007, 2008, 2013, 2014, 2015, 2016, 2017, 2018, and 2019.
 - 4. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.15 consisting of blocks 2000, 2001, 2002, 2003, 2009, 2010, 2011, and 2012.
 - 5. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 102.1 consisting of blocks 1008 and 1009.

- 6. That part of voting tabulation district 1214 consisting of:
- a. That part of tract 102.07 consisting of blocks 1021, 1022, 1023, 1024, 1025, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
- b. That part of tract 102.08 consisting of blocks 1000, 1001, 2000, 2001, 2002, 2003, 3006, 4015, 4021, 4022, 4023, and 4026.
- c. That part of tract 102.1 consisting of blocks 1000, 1001, 1002, 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, and 4011.
 - 7. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 102.09 consisting of blocks 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, and 1045.
- b. That part of tract 102.1 consisting of blocks 2004, 2015, 2016, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, and 2032.
 - 8. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1013, 1014, 1028, 1029, 2030, and 2031.
 - 9. That part of voting tabulation district 1297 consisting of:
- a. That part of tract 110.07 consisting of blocks 1024, 1025, 1026, 1027, 1028, 1030, 1033, and 1035.
 - 10. That part of voting tabulation district 1299 consisting of:
- a. That part of tract 114.01 consisting of blocks 2001, 2003, 2004, 2005, 2006, and 2022.
 - 11. That part of voting tabulation district 1302 consisting of:
 - a. That part of tract 108.02 consisting of blocks 3031 and 3034.
 - 12. That part of voting tabulation district 1303 consisting of:
- a. That part of tract 111.02 consisting of blocks 4025, 4052, 4053, 4054, 4055, and 4056.
 - 13. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 111.02 consisting of blocks 1042, 1043, 1046, 1047, and 1048.
 - 14. That part of voting tabulation district 1336 consisting of:
- a. That part of tract 114.01 consisting of blocks 2019, 2020, 4000, 4001, 4006, 4007, 4008, 4009, 4035, 4036, 4037, 4038, 4039, 4040, 5062, 5063, 5064, 5065, 5066, 5067, 5068, 5069, 5070, 5071, 5072, 5073, 5074, 5075, 5076, 5077, 5078, 5079, 5080, 5081, 5082, 5083, 5084, 5085, 5086, 5087, 5088, 5089, 5090, 5091, 5092, 5093, 5094, 5095, 5096, 5097, 5098, 5099, 5100, 5101, 5102, 5103, 5104, 5105, 5106, 5107, 5108, 5109, 5110, 5111, 5112, 5113, 5114, 5115, 5116, 5117, 5118, 5119, 5120, 5153, 5154, 5155, 5156, 5157, 5158, 5159, 5160, 5161, 5162, 5166, 5167, 5168, 5169, 5170, 5171, 5172, 5184, 5185, 5186, 5187, 5188, 5189, 5190, 5191, 5192, 5193, 5194, and 5195.
 - 15. That part of voting tabulation district 1355 consisting of:
 - a. That part of tract 111.02 consisting of blocks 2000 and 2001.
 - 16. That part of voting tabulation district 1360 consisting of:
 - a. That part of tract 110.01 consisting of block 3031.
- $b. \quad That \ part \ of \ tract \ 111.01 \ consisting \ of \ blocks \ 2013, \ 2016, \ 2017, \ and \ 2018.$
 - 17. That part of voting tabulation district 1362 consisting of:
 - a. That part of tract 111.01 consisting of blocks 2000, 2012, and 2014.

- 18. That part of voting tabulation district 1375 consisting of:
- a. That part of tract 114.01 consisting of blocks 3429, 3430, 3431, 3432, 3433, 3434, 3435, 3436, 3437, 3438, 3439, 3441, 3442, 3444, 3445, 3446, 3447, 3451, 3452, 3463, 3464, 3465, 3466, 3467, 3472, 3473, 3474, 3475, 3476, 3477, 3478, 3479, 3480, 3481, 3506, 3507, 3512, 3570, 3612, and 3613.
- b. That part of tract 114.04 consisting of blocks 3163, 3167, 3171, 3172, 3173, 3174, 3175, and 3186.
 - 19. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3364, 3366, 3367, 3383, 3393, 3448, and 3449.
 - 20. That part of voting tabulation district 1386 consisting of:
 - a. That part of tract 108.02 consisting of block 3036.
 - (27) District 27 is composed of:
- (a) That part of Miami-Dade County consisting of:
- 1. All of voting tabulation districts 55, 56, 57, 58, 59, 356, 357, 358, 361, 362, 363, 366, 367, 368, 369, 370, 374, 457, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 580, 582, 583, 584, 585, 587, 607, 608, 609, 610, 611, 663, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 691, 692, 693, 767, 768, 780, 781, 782, 783, 800, 801, 802, 803, 806, 813, 814, 833, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 869, 870, 871, 872, 873, 874, 875, 876, 877, $878,\,879,\,880,\,881,\,882,\,884,\,885,\,886,\,887,\,888,\,889,\,890,\,891,\,892,\,893,$ 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 911, 917, 918, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, $964,\,965,\,966,\,967,\,968,\,969,\,970,\,971,\,972,\,973,\,974,\,975,\,976,\,977,\,978,$ 979, 980, 981, 982, 983, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, $995,\,996,\,997,\,998,\,999,\,1000,\,1001,\,1002,\,1003,\,1004,\,1005,\,1007,\,1008,$ 1009, 1010, 1011, 1012, 1035, 1036, 1037, 1038, 1040, 1041, 1042, 1044, 1045, 1046, 1047, 1098, 1099, 1100, 1101, 1102, 1103, 1105, 1114, 1147, 1148, 1159, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1222, 1223, 1224, 1225, 1226, 1236, 1237, 1238, 1240, 1241, 1244, 1247, 1248, 1249, 1250, 1251, 1254, 1258, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1292, 1293, 1294, 1295, 1300, 1301, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1329, 1330, 1333, 1335, 1346, 1347, 1351, 1352, 1356, 1357, 1358, 1359, 1363, 1364, 1373, 1377, 1378, 1379, 1380, 1383, 1384, 1388, 1389, 1402, 1416, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1433, 1434, 1435, 1436, 1437, 1438, 1452, and 1453.
 - 2. That part of voting tabulation district 344 consisting of:
 - a. That part of tract 17.01 consisting of block 1012.
 - 3. That part of voting tabulation district 454 consisting of:
- a. That part of tract 6.04 consisting of blocks 2038, 2040, 2041, 2042, 2043, 3000, 3001, and 3002.
 - 4. That part of voting tabulation district 455 consisting of:
- a. That part of tract 6.08 consisting of blocks 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 2000, 2021, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3013, and 3014.
 - 5. That part of voting tabulation district 456 consisting of:
- a. That part of tract 6.07 consisting of blocks 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 2000, 2001, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, and 3021.
 - 6. That part of voting tabulation district 471 consisting of:

- a. That part of tract 7.11 consisting of blocks 3041 and 3042.
- b. That part of tract 7.12 consisting of blocks 1000, 1001, 1002, 1005, 1006, 1007, 1011, 1013, 1014, 1015, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1035, 1038, 1039, and 1040.
 - 7. That part of voting tabulation district 615 consisting of:
- a. That part of tract 90.06 consisting of blocks 4000, 4001, 4002, 4003, 4004, 4005, 4006, 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4035, 4036, 4037, 4038, 4039, 4040, 4041, 4042, 4043, 4044, 4045, 4046, 4047, 4048, 4049, 4050, 4051, 4052, 4053, 4054, 4055, and 4056.
 - 8. That part of voting tabulation district 694 consisting of:
- a. That part of tract 90.1 consisting of blocks 1153, 1157, 1158, 1174, 1175, and 1200.
- b. That part of tract 90.3 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, and 2022.
- c. That part of tract 90.31 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 2000, 2001, 2002, 2003, 2004, and 2005.
 - 9. That part of voting tabulation district 1043 consisting of:
- a. That part of tract 77.02 consisting of blocks 1036, 1047, 1048, 1051, 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3014, 3015, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3029, 3030, and 3031.
- b. That part of tract 77.05 consisting of blocks 1009, 1010, 1011, 1012, 1013, and 1014.
 - 10. That part of voting tabulation district 1104 consisting of:
- a. That part of tract 84.09 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030, 3031, 3032, 3033, and 3034.
 - 11. That part of voting tabulation district 1115 consisting of:
- a. That part of tract 84.09 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, and 2024.
 - 12. That part of voting tabulation district 1212 consisting of:
 - a. That part of tract 105 consisting of blocks 1000 and 1001.
 - 13. That part of voting tabulation district 1214 consisting of:
 - a. That part of tract 102.07 consisting of block 1026.
 - 14. That part of voting tabulation district 1221 consisting of:
- a. That part of tract 105 consisting of blocks 1002, 1003, 1004, 7000, 7001, 7002, 7003, 7004, 7005, 7006, 7009, and 7012.
 - 15. That part of voting tabulation district 1268 consisting of:
- a. That part of tract 108.02 consisting of blocks 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 2013, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2024, 2025, 2027, 2028, 2029, 2032, 2033, 2041, 3000, 3001, 3002, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 16. That part of voting tabulation district 1297 consisting of:
- a. That part of tract 110.07 consisting of blocks 1029 and 1032.

- 17. That part of voting tabulation district 1299 consisting of:
- a. That part of tract 114.01 consisting of blocks 2000 and 2002.
- 18. That part of voting tabulation district 1302 consisting of:
- a. That part of tract 108.02 consisting of blocks 1038, 3029, 3030, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, and 3046.
 - 19. That part of voting tabulation district 1303 consisting of:
- a. That part of tract 109 consisting of blocks 3000, 3001, 3002, 3003, 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, and 3012.
 - 20. That part of voting tabulation district 1315 consisting of:
- a. That part of tract 109 consisting of blocks 2004, 2016, 2017, 2018, 2019, 2020, 2022, 2023, 2024, 2030, and 2031.
 - 21. That part of voting tabulation district 1336 consisting of:
 - a. That part of tract 114.01 consisting of blocks 5059, 5060, and 5061.
 - 22. That part of voting tabulation district 1355 consisting of:
- a. That part of tract 110.01 consisting of blocks 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2019, 2020, 2021, 2022, 2023, 2024, 3000, 3001, 3002, 3003, 3020, 3022, and 3024.
 - 23. That part of voting tabulation district 1360 consisting of:
- $a. \quad That \ part \ of \ tract \ 110.01 \ consisting \ of \ blocks \ 3009, \ 3010, \ 3011, \ and \ 3012.$
 - 24. That part of voting tabulation district 1362 consisting of:
- a. That part of tract 110.01 consisting of blocks 3005, 3006, 3007, and 3008.
 - 25. That part of voting tabulation district 1375 consisting of:
 - a. That part of tract 114.01 consisting of blocks 3468, 3469, and 3471.
 - 26. That part of voting tabulation district 1376 consisting of:
- a. That part of tract 114.01 consisting of blocks 3079, 3295, 3296, 3297, 3298, 3299, 3375, 3378, 3390, 3398, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3489, 3490, 3499, 3500, 3501, 3502, 3503, 3504, 3508, 3509, 3510, and 3511.
 - 27. That part of voting tabulation district 1386 consisting of:
 - $a. \quad That\ part\ of\ tract\ 108.02\ consisting\ of\ blocks\ 3037,\ 3047,\ and\ 3048.$

Section 3. Inclusion of unlisted territory in contiguous districts.—Any portion of the state which is not stated in this act as being included in any district described in this act but which is entirely surrounded by a district shall be deemed to be included within the surrounding district. Any portion of the state which is not included in any district described in this act and which is not entirely surrounded by a district shall be included within that district contiguous to such portion that contains the least population per representative according to the United States Decennial Census of 2010; however, if every district contiguous to such portion has an equal population, such portion shall be included within the lowest-numbered district that is contiguous to such portion.

Section 4. Districts with noncontiguous territory.—If any district described in this act is composed of noncontiguous territory, the noncontiguous portion that has the least population shall be included in the district that is contiguous to such portion and that has the least population; however, if all contiguous districts have equal populations, such portion shall be included within that contiguous district that has the lowest number designation.

Section 5. New counties.—When any new counties are created, such new counties shall become a part of the congressional district in which the territory for such new county is located.

Section 6. Election of representatives to Congress.—The districts named in section 2 of this act constitute and form the congressional districts of the state, and a representative to the Congress shall be selected in and for each of the congressional districts as provided by law.

Section 7. Members of governmental agencies appointed pursuant to former district boundaries unaffected by new district boundaries.—A change in the division of the state into congressional districts shall not vacate or otherwise affect the office of any member of a board or council who is serving at the time such change is effected and who was appointed by reference to a congressional district as it existed immediately prior to the effective date of such change. Any such member serving on such date shall continue to represent the congressional district in which the member resides until the expiration of his or her term. A vacancy shall exist in such board or council in any congressional district in which no existing member resides and the same shall be filled as provided by applicable law. If two or more such members reside in a single congressional district as constituted after such change, each shall be entitled to serve until the expiration of his or her term.

Section 8. Severability.—If any provision of this act is held invalid with respect to any person or circumstance, or if any congressional district established in this act is held invalid, the invalidity does not affect other provisions or applications of the act or any other districts established in this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 9. Applicability.—The congressional districts prescribed in section 2 of this act apply with respect to the qualification, nomination, and election to the office of representative to the Congress of the United States for any election held after the 2014 general election. The congressional districts prescribed in section 2 of this act do not apply with respect to the office of any representative to the Congress of the United States elected in the 2014 general election.

Section 10. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act establishing the congressional districts of the state; revising the state's congressional districts created by chapter 2012-2, Laws of Florida, in accordance with the United States Decennial Census of 2010 (plan S014C9040); providing for the inclusion of unlisted territory in contiguous districts; providing for the inclusion of noncontiguous territory; providing that new counties become part of the congressional district in which the territory for such new county is located; providing for the election of representatives to the United States House of Representatives; providing that an appointment made pursuant to former district boundaries is unaffected by new district boundaries; providing for severability; providing for applicability; providing an effective date.

WHEREAS, in chapter 2012-2, Laws of Florida, the Legislature reapportioned the state's congressional districts in accordance with the United States Decennial Census of 2010, and

WHEREAS, it is the intent of the Legislature to revise the boundaries of Congressional Districts 5 and 10 to conform with the Final Judgment issued in Romo v. Detzner, consolidated case Nos. 2012-CA-412 and 2012-CA-490, in the Circuit Court of the Second Judicial Circuit in and for Leon County, and to make conforming changes to districts that are a direct result of the changes to Congressional Districts 5 and 10, and

WHEREAS, it is the intent of the Legislature, where not in conflict with federal law or subsection (a) of section 20 of Article III of the State Constitution, to establish districts that are compact and, where feasible, utilize existing political and geographical boundaries, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 1, which is equal in population to other districts; is compact; includes all of Escambia, Okaloosa, Santa Rosa, and Walton Counties and portions of Holmes County; includes all of the municipalities of Century, Cinco Bayou, Crestview, DeFuniak Springs, Destin, Esto, Fort Walton Beach, Freeport, Gulf Breeze, Jay, Laurel Hill, Mary Esther, Milton, Niceville, Noma, Paxton, Pensacola, Ponce de Leon, Shalimar, Valparaiso, and Westville; and follows the boundaries of the state on the western and northern sides of the district and the Gulf of Mexico on the south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 2, which is equal in population to other districts; is compact; includes all of Bay, Calhoun, Franklin, Gadsden, Gulf, Jackson, Jefferson, Leon, Liberty, Taylor, Wakulla, and Washington Counties and portions of Holmes and Madison Counties; and includes all of the municipalities of Alford, Altha, Apalachicola, Bascom, Blountstown, Bonifay, Bristol, Callaway, Campbellton, Carrabelle, Caryville, Chattahoochee, Chipley, Cottondale, Ebro, Graceville, Grand Ridge, Greensboro, Greenville, Greenwood, Gretna, Havana, Jacob City, Lynn Haven, Malone, Marianna, Mexico Beach, Midway, Monticello, Panama City, Panama City, Panama City Beach, Parker, Perry, Port St. Joe, Quincy, St. Marks, Sneads, Sopchoppy, Springfield, Tallahassee, Vernon, Wausau, and Wewahitchka, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 3, which is equal in population to other districts; is compact; includes all of Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Suwannee, and Union Counties and portions of Alachua, Clay, Madison, and Marion Counties; includes all of the municipalities of Alachua, Archer, Bell, Branford, Bronson, Brooker, Cedar Key, Chiefland, Cross City, Dunnellon, Fanning Springs, Fort White, Hampton, High Springs, Horseshoe Beach, Inglis, Jasper, Jennings, Keystone Heights, La Crosse, Lake Butler, Lake City, Lawtey, Lee, Live Oak, Madison, Mayo, Micanopy, Newberry, Otter Creek, Penney Farms, Raiford, Starke, Trenton, Waldo, White Springs, Williston, Worthington Springs, and Yankeetown; and uses Interstate 75, State Road 200, Highway 17, and the Ocala city line as portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 4, which is equal in population to other districts; is compact; includes all of Baker and Nassau Counties and portions of Duval County; includes all of the municipalities of Atlantic Beach, Baldwin, Callahan, Fernandina Beach, Glen St. Mary, Hilliard, Jacksonville Beach, Macclenny, and Neptune Beach; and follows the boundaries of the state to the north, the Atlantic Ocean to the east, and county boundaries to the west and south, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 5, which is equal in population to other districts; is consistent with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; preserves the core of the existing district in accordance with public testimony and ties communities in Northeast Florida of similar socioeconomic characteristics; includes portions of Alachua, Clay, Duval, Lake, Marion, Orange, Putnam, and Seminole Counties; includes all of the municipalities of Eatonville, Green Cove Springs, Hawthorne, McIntosh, Palatka, and Reddick; improves the use of county and city boundaries as compared to the comparable district in the benchmark plan; and uses the St. Johns River and other waterways as portions of its eastern boundary, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 6, which is equal in population to other districts; is compact; includes all of Flagler and St. Johns Counties and portions of Putnam and Volusia Counties; includes all of the municipalities of Beverly Beach, Bunnell, Crescent City, Daytona Beach, Daytona Beach Shores, DeLand, Edgewater, Flagler Beach, Hastings, Holly Hill, Interlachen, Lake Helen, Marineland, New Smyrna Beach, Oak Hill, Ormond Beach, Palm Coast, Pierson, Pomona Park, Ponce Inlet, Port Orange, St. Augustine, St. Augustine Beach, South Daytona, and Welaka; uses the St. Johns County line, the Volusia County line, and the Atlantic Ocean for portions of its western and eastern border; and is traversed by Interstate 95, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 7, which is equal in population to other districts; is compact; includes portions of Orange, Seminole, and Volusia Counties; includes all of the municipalities of Altamonte Springs, Casselberry, DeBary, Deltona, Lake Mary, Longwood, Maitland, Orange City, Oviedo, Winter Park, and Winter Springs; is bounded on the east by the Brevard County line; and is traversed by the Seminole Expressway and Interstate 4, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 8, which is equal in population to other districts; is compact; includes all of Brevard and Indian River Counties and portions

of Orange County; includes all of the municipalities of Cape Canaveral, Cocoa, Cocoa Beach, Fellsmere, Grant-Valkaria, Indialantic, Indian Harbour Beach, Indian River Shores, Malabar, Melbourne, Melbourne Beach, Melbourne Village, Orchid, Palm Bay, Palm Shores, Rockledge, Satellite Beach, Sebastian, Titusville, Vero Beach, and West Melbourne; is bounded by county lines and by the Atlantic Ocean; and is traversed by Interstate 95, U.S. Highway 1, and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 9, which is equal in population to other districts; is compact; includes all of Osceola County and portions of Orange and Polk Counties; includes all of the municipalities of Davenport, Haines City, Kissimmee, Lake Hamilton, and St. Cloud; and ties high-growth central Florida communities of similar language characteristics, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 10, which is equal in population to other districts; is compact; includes portions of Lake, Orange, and Polk Counties; includes all of the municipalities of Astatula, Auburndale, Bay Lake, Belle Isle, Clermont, Edgewood, Eustis, Fruitland Park, Groveland, Howey-in-the-Hills, Lake Alfred, Lake Buena Vista, Leesburg, Mascotte, Minneola, Montverde, Mount Dora, Oakland, Ocoee, Polk City, Tavares, Umatilla, Windermere, and Winter Garden; and is traversed by Interstate 4 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 11, which is equal in population to other districts; is compact; includes all of Citrus, Hernando, and Sumter Counties and portions of Lake and Marion Counties; includes all of Belleview, Brooksville, Bushnell, Center Hill, Coleman, Crystal River, Inverness, Lady Lake, Ocala, Webster, Weeki Wachee, and Wildwood; and uses Interstate 75, State Road 200, and the Ocala city line as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 12, which is equal in population to other districts; is compact; includes all of Pasco County and portions of Hillsborough and Pinellas Counties; includes all of the municipalities of Dade City, New Port Richey, Oldsmar, Port Richey, St. Leo, San Antonio, Tarpon Springs, and Zephyrhills; uses the Dale Mabry Highway as portions of its eastern border; and is traversed by the Suncoast Parkway, Interstate 75, and U.S. Highways 19 and 98, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 13, which is equal in population to other districts; is compact; is wholly located in Pinellas County; includes all of the municipalities of Belleair, Belleair Beach, Belleair Bluffs, Belleair Shore, Clearwater, Dunedin, Gulfport, Indian Rocks Beach, Indian Shores, Kenneth City, Largo, Madeira Beach, North Redington Beach, Pinellas Park, Redington Beach, Redington Shores, Safety Harbor, St. Pete Beach, Seminole, South Pasadena, and Treasure Island; uses the Hillsborough-Pinellas border and Interstate 275 as portions of its western border; and follows city lines of Dunedin and Clearwater on the northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 14, which is equal in population to other districts; is consistent with Section 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar socioeconomic characteristics in the Tampa Bay area; is compact; includes portions of Hillsborough and Pinellas Counties; includes portions of the municipalities of St. Petersburg and Tampa; uses Interstate 75 as a portion of its eastern boundary and portions of the Hillsborough-Pinellas border and Interstate 275 as portions of its western border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 15, which is equal in population to other districts; is compact; includes portions of Hillsborough and Polk Counties; includes all of the municipalities of Bartow, Lakeland, Mulberry, Plant City, and Temple Terrace; and uses the Alafia River as a portion of its southern boundary, Interstate 75 as a portion of its western boundary, and the Lakeland, Auburndale, and Bartow city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 16, which is equal in population to other districts; is

compact; includes all of Sarasota County and portions of Manatee County; includes all of the municipalities of Anna Maria, Bradenton, Bradenton Beach, Holmes Beach, Longboat Key, North Port, Palmetto, Sarasota, and Venice; and is traversed by Interstate 75, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 17, which is equal in population to other districts; is compact; includes all of Charlotte, DeSoto, Glades, Hardee, Highlands, and Okeechobee Counties and portions of Hillsborough, Lee, Manatee, and Polk Counties; includes all of the municipalities of Arcadia, Avon Park, Bowling Green, Dundee, Eagle Lake, Fort Meade, Frostproof, Highland Park, Hillcrest Heights, Lake Placid, Lake Wales, Moore Haven, Okeechobee, Punta Gorda, Sebring, Wauchula, and Zolfo Springs; and uses the Alafia River and the Bartow and Dundee city lines as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 18, which is equal in population to other districts; is compact; includes all of Martin and St. Lucie Counties and portions of Palm Beach County; includes all of the municipalities of Fort Pierce, Juno Beach, Jupiter, Jupiter Inlet Colony, Jupiter Island, North Palm Beach, Ocean Breeze Park, Palm Beach Gardens, Palm Beach Shores, Port St. Lucie, St. Lucie Village, Sewall's Point, Stuart, and Tequesta; and is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 19, which is equal in population to other districts; is compact; includes portions of Collier and Lee Counties; includes all of the municipalities of Bonita Springs, Cape Coral, Fort Myers, Fort Myers Beach, Marco Island, Naples, and Sanibel; and is traversed by Interstate 75 and the Tamiami Trail, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 20, which is equal in population to other districts; is consistent with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar socioeconomic characteristics in Broward, Palm Beach, and Hendry Counties; is compact; includes portions of Broward, Hendry, and Palm Beach Counties; includes all of the municipalities of Belle Glade, Clewiston, Cloud Lake, Glen Ridge, Haverhill, Lake Park, Lauderdale Lakes, Lauderhill, Loxahatchee Groves, Mangonia Park, North Lauderdale, Pahokee, South Bay, and Tamarac; and uses Interstate 75 as portions of its southern border and the Loxahatchee National Wildlife Refuge as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 21, which is equal in population to other districts; is compact; includes portions of Broward and Palm Beach Counties; includes all of the municipalities of Coconut Creek, Coral Springs, Greenacres, Parkland, and Wellington; and uses the Loxahatchee National Wildlife Refuge as a portion of its western border and the Boca Raton, Delray Beach, Boynton Beach, Golf, and Palm Springs city lines for portions of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 22, which is equal in population to other districts; is compact; includes portions of Broward and Palm Beach Counties; includes all of the municipalities of Atlantis, Boca Raton, Briny Breezes, Delray Beach, Golf, Gulf Stream, Highland Beach, Hillsboro Beach, Hypoluxo, Lake Clarke Shores, Lauderdale-by-the-Sea, Lazy Lake, Lighthouse Point, Manalapan, Ocean Ridge, Palm Beach, Palm Springs, Sea Ranch Lakes, South Palm Beach, and Wilton Manors; and is traversed by Interstate 95 and State Road A1A, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 23, which is equal in population to other districts; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Aventura, Bal Harbour, Bay Harbor Islands, Cooper City, Dania Beach, Davie, Golden Beach, Hallandale Beach, Hollywood, Indian Creek, Miami Beach, North Bay Villages, Southwest Ranches, Sunny Isles Beach, Surfside, and Weston; and uses Interstate 595 as portions of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 24, which is equal in population to other districts; is consistent with Section 2 of the federal Voting Rights Act; does not deny

or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties urban neighborhoods of similar language, cultural, and socioeconomic characteristics in Miami-Dade and south Broward Counties; is compact; includes portions of Broward and Miami-Dade Counties; includes all of the municipalities of Biscayne Park, El Portal, Miami Gardens, Miami Shores, North Miami, North Miami Beach, Opa-locka, Pembroke Park, and West Park; and is traversed by Interstate 95 and the Florida Turnpike, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 25, which is equal in population to other districts; is consistent with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties communities of similar language, cultural, and socioeconomic characteristics; is compact; includes portions of Broward, Collier, Hendry, and Miami-Dade Counties; includes all of the municipalities of Doral, Everglades City, Hialeah Gardens, LaBelle, Medley, Miami Lakes, and Sweetwater; and uses the Tamiami Trail as a portion of its southern border and Interstate 75 as a portion of its northern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 26, which is equal in population to other districts; is consistent with Sections 2 and 5 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods in western and south Miami-Dade County and in Monroe County of similar language, cultural, and socioeconomic characteristics; is compact; includes all of Monroe County and portions of Miami-Dade County; includes all of the municipalities of Florida City, Islamorada, Village of Islands, Key Colony Beach, Key West, Layton, and Marathon; and uses the Tamiami Trail as a portion of its northern border and U.S. 1 as a portion of its eastern border, and

WHEREAS, it is the intent of the Legislature to establish Congressional District 27, which is equal in population to other districts; is consistent with Section 2 of the federal Voting Rights Act; does not deny or abridge the equal opportunity of racial or language minorities to participate in the political process or diminish their ability to elect representatives of their choice; ties neighborhoods of similar language, cultural, and socioeconomic characteristics; is compact; is wholly located in Miami-Dade County; includes all of the municipalities of Coral Gables, Cutler Bay, Key Biscayne, Miami Springs, Palmetto Bay, Pinecrest, South Miami, Virginia Gardens, and West Miami; and uses the Miami-Dade County line as a portion of its southern border and U.S. 1 as a portion of its western border, NOW, THEREFORE,

The vote was:

Yeas-12

Joyner	Smith
Margolis	Sobel
Ring	Soto
Sachs	Thompson
	Margolis Ring

Nays-25

Mr. President	Galvano	Legg
Altman	Garcia	Montford
Bean	Gardiner	Negron
Benacquisto	Gibson	Richter
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Dean	Hukill	Thrasher
Detert	Latvala	
Flores	Lee	

The question recurred on substitute **Amendment 2 (642398)** which was adopted.

On motion by Senator Galvano, by two-thirds vote SB 2-A as amended

was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-25

Mr. President	Galvano	Legg
Altman	Garcia	Montford
Bean	Gardiner	Negron
Benacquisto	Gibson	Richter
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Dean	Hukill	Thrasher
Detert	Latvala	

Lee

Nays-12

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

Vote after roll call:

Yea-Evers

Vote preference:

August 12, 2014: Yea-Diaz de la Portilla

ADOPTION OF RESOLUTIONS

On motion by Senator Ring-

By Senators Diaz de la Portilla, Ring, Gaetz, Abruzzo, Altman, Bean, Benacquisto, Bradley, Brandes, Braynon, Clemens, Dean, Detert, Evers, Flores, Galvano, Gardiner, Gibson, Grimsley, Hays, Hukill, Latvala, Lee, Legg, Margolis, Montford, Negron, Richter, Sachs, Simmons, Simpson, Smith, Sobel, Soto, Thompson, and Thrasher—

SR 4-A—A resolution expressing support for the State of Israel.

WHEREAS, Hamas is a United States-designated terrorist organization whose charter calls for the destruction of the State of Israel, and

WHEREAS, Hamas continues to reject the Quartet Principles, the set of three requirements laid out by the diplomatic entity composed of the United Nations, the European Union, Russia, and the United States, which are to accept previous Israeli-Palestinian agreements, to renounce violence, and to recognize Israel's right to exist, and

WHEREAS, innocent civilians are indiscriminately targeted by Hamas rocket attacks, and Hamas has killed hundreds of Israelis and dozens of Americans in rocket attacks and suicide bombings, and

WHEREAS, since Israel's withdrawal from Gaza in 2005, Hamas and other terrorist groups have fired thousands of rockets at Israel, and since June 2014, Hamas has fired approximately 3,500 rockets at Israel, and

WHEREAS, Hamas's weapons arsenal includes approximately 12,000 rockets that vary in range, and

WHEREAS, Hamas has also built a network of tunnels under Israel's borders through which the organization has attempted to carry out terrorist attacks on Israeli civilians, and

WHEREAS, Iran has long provided material support to Hamas and the Palestinian Islamic Jihad, including assistance that has enabled these terrorist organizations to produce longer-range rockets capable of striking Tel Aviv and Jerusalem, and

WHEREAS, in order to help Israel defend itself, the United States Congress approved the fiscal year 2014 Consolidated Appropriations Act, signed into law by President Barack Obama on January 17, 2014, which provides \$235 million to Israel for the research, development, and production of Iron Dome, and

WHEREAS, during the most recent rocket attacks from Gaza, Iron Dome has successfully intercepted dozens of rockets that were launched against Israeli population centers, and

WHEREAS, the United States and Israel have also cooperated on other missile defense projects, including David's Sling and the Arrow Weapon System, which are designed to thwart a diverse range of threats, including short-range missiles and rockets fired by non-state actors such as Hamas, and

WHEREAS, 5 million Israelis are currently living under the threat of rocket attacks from Gaza, NOW, THEREFORE,

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

That the Florida Senate reaffirms its support for Israel's right to defend its citizens and to ensure the survival of the State of Israel and that the Florida Senate condemns the unprovoked rocket attacks aimed at Israel and calls on Hamas to immediately cease all rocket and other attacks against Israel.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Consulate General of Israel to Florida and Puerto Rico in Miami as a tangible token of the sentiments expressed in this resolution.

—was introduced out of order and read by title. On motion by Senator Ring, **SR 4-A** was read the second time in full and adopted.

RECESS

The President declared the Senate in recess at 4:30 p.m. to reconvene at 5:30 p.m. or upon call of the President.

EVENING SESSION

The Senate was called to order by the President at 5:57 p.m. A quorum present—31:

Mr. President	Evers	Negron
Abruzzo	Flores	Richter
Altman	Galvano	Simmons
Bean	Gardiner	Simpson
Benacquisto	Grimsley	Smith
Bradley	Hays	Sobel
Brandes	Hukill	Soto
Braynon	Joyner	Thompson
Bullard	Lee	Thrasher
Clemens	Legg	
Dean	Montford	

MOTIONS

On motion by Senator Thrasher, the rules were waived and time of adjournment was extended until the time of sine die.

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bill to be placed on the Special Order Calendar for Monday, August 11, 2014: SB 2-A.

Respectfully submitted, John Thrasher, Rules Chair Lizbeth Benacquisto, Majority Leader Christopher L. Smith, Minority Leader

The Committee on Reapportionment recommends the following pass: SB 2-A with 1 amendment

The bill was placed on the Calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES — FINAL ACTION

The Honorable Don Gaetz, President

I am directed to inform the Senate that the House of Representatives has passed SB 2-A.

 $Robert\ L.$ "Bob" Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

ENROLLING REPORTS

SB 2-A has been enrolled, signed by the required Constitutional Officers and presented to the Governor on August 11, 2014.

Debbie Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of August 7 was corrected and approved.

ADJOURNMENT

On motion by Senator Thrasher, the Senate in Special Session adjourned sine die at 6:20 p.m.

Final Reports After Adjournment Sine Die — 2014 Special Session A

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State the following bill which he approved—

SB 2-A on August 13, 2014.

CERTIFICATE

THIS IS TO CERTIFY that the foregoing pages, numbered 1 through 144, inclusive, are and constitute a complete, true and correct journal and record of the proceedings of the Senate of the State of Florida in Special Session, convened at 12:00 noon on the 7th day of August, 2014, and adjourned at 6:20 p.m. on the 11th day of August, 2014. Additionally, there has been included a record of the actions taken by the Governor subsequent to the sine die adjournment of the Special Session.

Debbie Brown
Secretary of the Senate

Debbie Grown

Tallahassee, Florida August 13, 2014

JOURNAL OF THE SENATE

MEMBERS OF THE SENATE; BILLS, RESOLUTIONS AND MEMORIALS INTRODUCED; AND COMMITTEE ASSIGNMENTS

SPECIAL SESSION A August 7 - 11, 2014

[Source: Office of Legislative Services]

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

ABRUZZO, JOSEPH—25th District

Co-Introduced: 4A

Committees: Commerce and Tourism, Vice Chair; Environmental Preservation and Conservation, Vice Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Communications, Energy, and Public Utilities; Gaming; Military and Veterans Affairs, Space, and Domestic Security; and Joint Legislative Auditing Committee, Alternating Chair

ALTMAN, THAD-16th District

Co-Introduced: 4A

Committees: Military and Veterans Affairs, Space, and Domestic Security, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Children, Families, and Elder Affairs; Criminal Justice; Environmental Preservation and Conservation; and Joint Committee on Public Counsel Oversight

BEAN, AARON-4th District

Co-Introduced: 4A

Committees: Health Policy, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Commerce and Tourism; Communications, Energy, and Public Utilities; and Governmental Oversight and Accountability

BENACQUISTO, LIZBETH-30th District

Co-Introduced: 4A

Committees: Appropriations, Vice Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Education; Ethics and Elections; Gaming; Governmental Oversight and Accountability; and Rules

BRADLEY, ROB—7th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Criminal and Civil Justice, Chair; Appropriations; Appropriations Subcommittee on General Government; Community Affairs; Criminal Justice; Governmental Oversight and Accountability; Judiciary; Reapportionment; and Joint Legislative Auditing Committee

BRANDES, JEFF-22nd District

Co-Introduced: 4A

Committees: Transportation, Chair; Agriculture; Appropriations Subcommittee on Finance and Tax; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Education; and Health Policy

BRAYNON, OSCAR II—36th District

Co-Introduced: 4A

Committees: Regulated Industries, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Children, Families, and Elder Affairs; Ethics and Elections; Gaming; and Health Policy

CLEMENS, JEFF—27th District

Co-Introduced: 4A

Committees: Banking and Insurance, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Children, Families, and Elder Affairs; Ethics and Elections; Gaming; and Transportation

DEAN, CHARLES S. "CHARLIE", SR.—5th District

Co-Introduced: 4A

Committees: Environmental Preservation and Conservation, Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Children, Families, and Elder Affairs; Criminal Justice; Gaming; and Military and Veterans Affairs, Space, and Domestic Security

DETERT, NANCY C.—28th District

Co-Introduced: 4A

Committees: Commerce and Tourism, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on General Government; Banking and Insurance; Children, Families, and Elder Affairs; Regulated Industries; and Joint Administrative Procedures Committee

DIAZ DE LA PORTILLA, MIGUEL—40th District

Introduced: 4A

Committees: Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Finance and Tax; Banking and Insurance; Children, Families, and Elder Affairs; Ethics and Elections; Rules; Transportation; and Joint Administrative Procedures Committee

EVERS, GREG—2nd District

Co-Introduced: 4A

Committees: Criminal Justice, Chair; Appropriations Subcommittee on Finance and Tax; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Military and Veterans Affairs, Space, and Domestic Security; Transportation; and Joint Committee on Public Counsel Oversight

FLORES, ANITERE-37th District

Co-Introduced: 4A

Committees: Communications, Energy, and Public Utilities, Chair; Appropriations Subcommittee on Health and Human Services, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Ethics and Elections; Health Policy; and Regulated Industries

GAETZ, DON-1st District

Co-Introduced: 4A

GALVANO, BILL-26th District

 $Introduced: \ \ \, \textbf{2A}$

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Education, Chair; Reapportionment, Chair; Agriculture; Appropriations; Appropriations Subcommittee on Health and Human Services; Education; Gaming; Health Policy; Regulated Industries; and Rules

GARDINER, ANDY-13th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Chair; Appropriations; Appropriations Subcommittee on Finance and Tax; Environmental Preservation and Conservation; Ethics and Elections; Gaming; Judiciary; Military and Veterans Affairs, Space, and Domestic Security; Rules; and Joint Legislative Budget Commission

GIBSON, AUDREY—9th District

Co-Introduced: 4A

Committees: Military and Veterans Affairs, Space, and Domestic Security, Vice Chair; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Communications, Energy, and Public Utilities; Criminal Justice; Reapportionment; and Regulated Industries

GRIMSLEY, DENISE-21st District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Health and Human Services, Chair; Agriculture; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Children, Families, and Elder Affairs; Environmental Preservation and Conservation; and Health Policy

HAYS, ALAN-11th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on General Government, Chair; Children, Families, and Elder Affairs, Vice Chair; Governmental Oversight and Accountability, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Banking and Insurance; Commerce and Tourism; Joint Legislative Auditing Committee; and Joint Legislative Budget Commission

HUKILL, DOROTHY L.—8th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Finance and Tax, Chair; Appropriations; Appropriations Subcommittee on Education; Commerce and Tourism; Communications, Energy, and Public Utilities; Community Affairs; Governmental Oversight and Accountability; and Joint Committee on Public Counsel Oversight

LATVALA, JACK—20th District

Co-Introduced: 4A

Committees: Ethics and Elections, Chair; Appropriations; Appropriations Subcommittee on General Government; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Community Affairs; Environmental Preservation and Conservation; Gaming; Judiciary; and Rules

LEE, TOM—24th District

Co-Introduced: 4A

Committees: Judiciary, Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Ethics and Elections; Gaming; Reapportionment; Rules; and Transportation

LEGG, JOHN-17th District

Co-Introduced: 4A

Committees: Education, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on General Government; Ethics and Elections; Military and Veterans Affairs, Space, and Domestic Security; and Regulated Industries

MARGOLIS, GWEN—35th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on Transportation, Tourism, and Economic Development, Vice Chair; Transportation, Vice Chair; Appropriations; Appropriations Subcommittee on Finance and Tax; Banking and Insurance; Commerce and Tourism; Gaming; Rules; and Joint Legislative Budget Commission

MONTFORD, BILL-3rd District

Co-Introduced: 4A

Committees: Agriculture, Chair; Appropriations Subcommittee on Education, Vice Chair; Education, Vice Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Gaming; Governmental Oversight and Accountability; Reapportionment; and Rules

NEGRON, JOE-32nd District

Co-Introduced: 4A

Committees: Appropriations, Chair; Banking and Insurance; Rules; and Joint Legislative Budget Commission, Alternating Chair

RICHTER, GARRETT—23rd District

Co-Introduced: 4A

Committees: Gaming, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Banking and Insurance; Commerce and Tourism; Judiciary; Rules; Transportation; and Joint Legislative Budget Commission

RING, JEREMY-29th District

Co-Introduced: 4A

Committees: Governmental Oversight and Accountability, Chair; Appropriations Subcommittee on Finance and Tax, Vice Chair; Appropriations; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Banking and Insurance; Commerce and Tourism; Judiciary; Rules; and Joint Legislative Auditing Committee

SACHS, MARIA LORTS-34th District

Co-Introduced: 4A

Committees: Gaming, Vice Chair; Agriculture; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Education; Military and Veterans Affairs, Space, and Domestic Security; and Regulated Industries

SIMMONS, DAVID-10th District

Co-Introduced: 4A

Committees: Banking and Insurance, Chair; Appropriations Subcommittee on Education; Appropriations Subcommittee on Finance and Tax; Criminal Justice; Education; Governmental Oversight and Accountability; Reapportionment; and Rules

SIMPSON, WILTON—18th District

Co-Introduced: 4A

Committees: Community Affairs, Chair; Appropriations Subcommittee on General Government; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Commerce and Tourism; Communications, Energy, and Public Utilities; Environmental Preservation and Conservation; and Joint Legislative Auditing Committee

SMITH, CHRISTOPHER L.—31st District

Co-Introduced: 4A

Committees: Criminal Justice, Vice Chair; Reapportionment, Vice Chair; Rules, Vice Chair; Appropriations; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on Health and Human Services; Communications, En-

ergy, and Public Utilities; Community Affairs; Governmental Oversight and Accountability; and *Joint Legislative Budget Commission*

SOBEL, ELEANOR—33rd District

Co-Introduced: 4A

Committees: Children, Families, and Elder Affairs, Chair; Ethics and Elections, Vice Chair; Health Policy, Vice Chair; Appropriations; Appropriations Subcommittee on Health and Human Services; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Regulated Industries; and Rules

SOTO, DARREN—14th District

Co-Introduced: 4A

Committees: Judiciary, Vice Chair; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations Subcommittee on General Government; Community Affairs; Environmental Preservation and Conservation; and Ethics and Elections

THOMPSON, GERALDINE F. "GERI"—12th District

Co-Introduced: 4A

Committees: Appropriations Subcommittee on General Government, Vice Chair; Community Affairs, Vice Chair; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Children, Families, and Elder Affairs; Commerce and Tourism; Transportation; and Joint Administrative Procedures Committee

THRASHER, JOHN-6th District

Co-Introduced: 4A

Committees: Rules, Chair; Appropriations; Appropriations Subcommittee on Education; Appropriations Subcommittee on Health and Human Services; Community Affairs; Ethics and Elections; Gaming; Judiciary; Regulated Industries; and Joint Legislative Budget Commission

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[Source: Office of Legislative Services]

This index embraces all measures introduced in both the Senate and House. The house of origin is identified by the letter preceding each bill: S-Senate, H-House. House bills shown in this index include those never received by the Senate, and their inclusion here is only for the convenience of the user interested in all bills introduced in the Legislature on a particular subject.

(Boldfaced bill numbers passed both houses—adopted one-house resolutions also boldfaced.)

C

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SENATE BILLS, RESOLUTIONS AND MEMORIALS BY NUMBER WITH SUBJECT, INTRODUCER AND DISPOSITION

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Abbre	viations	Final	Disposition
	BA — Bill Action		Adopted
	Ch. — Chapter Number, Bill Passed		CBP — Companion Bill Passed
	CO — Co-Introducers		DCC — Died in Conference Committee
	CR — Committee Report		DCH — Died on House Calendar
	CS — Committee Substitute		DCS — Died on Senate Calendar
	FR — First Reading		DHC — Died in House Committee
	MO — Motion		DM — Died in Messages
	RC — Reference Change		DNI — Died, Not Introduced
			DPR — Died Pending Reference Review
	Boldfaced Page Numbers — Passage of Bill		DSC — Died in Senate Committee
			FPH — Failed to Pass House
			FPS — Failed to Pass Senate
Types	of Bills		LTH — Laid on Table in House
			LTS — Laid on Table in Senate
	SB/HB — Senate/House Bill		Passed
	SCR/HCR — Senate/House Concurrent Resolution		UHC — Unfavorable Report, House Committee
	SJR/HJR — Senate/House Joint Resolution		USC — Unfavorable Report, Senate Committee
	SM/HM — Senate/House Memorial		Vetoed
	SR — Senate Resolution		WNI — Withdrawn, Not Introduced
			WS — Withdrawn from the Senate
SB		SR	
2-A	Establishing the Congressional Districts of the State (Galvano) (FR)2, (BA)4, (BA)97, 143 , (CR)144 Ch. 2014-255	4-A	Support for the State of Israel (Diaz de la Portilla and others) (FR)143, 144 Adopted CBP-HR 3-A