Bill No. CS for CS for SB 2524

Amendment No. ____

	CHAMBER ACTION <u>Senate</u> <u>House</u>
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11	Senator Hargrett moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 28, between lines 5 and 6,
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16	insert:
17	Section 9. Paragraph (g) is added to subsection (1) of
18	section 234.01, Florida Statutes, to read:
19	234.01 Purpose; transportation; when provided
20	(1) School boards, after considering recommendations
21	of the superintendent:
22	(g) May provide transportation for WAGES program
23	participants as defined in s. 414.0252.
24	Section 10. Present paragraph (b) of subsection (1) of
25	section 234.211, Florida Statutes, is redesignated as
26	paragraph (c), and a new paragraph (b) is added to that
27	subsection to read:
28 29	234.211 Use of school buses for public purposes (1)
30	(b) Each school district may enter into agreements
31	with local WAGES coalitions for the provision of

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1	transportation services to WAGES program participants as
2	defined in s. 414.0252. Agreements must provide for
3	reimbursement in full or in part for the proportionate share
4	of fixed and operating costs incurred by the school district
5	attributable to the use of buses in accordance with the
6	agreement.
7	Section 11. Subsection (13) is added to section
8	341.041, Florida Statutes, to read:
9	341.041 Transit responsibilities of the
10	departmentThe department shall, within the resources
11	provided pursuant to chapter 216:
12	(13) Assist local governmental entities and other
13	transit operators in the planning, development, and
14	coordination of transit services for WAGES program
15	participants as defined in s. 414.0252.
16	Section 12. Subsections (1) and (2) of section
17	341.052, Florida Statutes, are amended to read:
18	341.052 Public transit block grant program;
19	administration; eligible projects; limitation
20	(1) There is created a public transit block grant
21	program which shall be administered by the department. Block
22	grant funds shall only be provided to "Section 9" providers
23	and "Section 18" providers designated by the United States
24	Department of Transportation and community transportation
25	coordinators as defined in chapter 427. Eligible providers
26	must establish public transportation development plans
27	consistent, to the maximum extent feasible, with approved
28	local government comprehensive plans of the units of local
29	government in which the provider is located. In developing
30	public transportation development plans, eligible providers
31	must solicit comments from local WAGES coalitions established

under chapter 414. The development plans must address how the public transit provider will work with the appropriate local WAGES coalition to provide services to WAGES participants. Eligible providers must review program and financial plans established under s. 414.028 and provide information to the local WAGES coalition serving the county in which the provider is located regarding the availability of transportation services to assist WAGES program participants.

- (2) Costs for which public transit block grant program funds may be expended include:
- (a) Costs of public bus transit and local public fixed guideway capital projects.
- (b) Costs of public bus transit service development and transit corridor projects. Whenever block grant funds are used for a service development project or a transit corridor project, the use of such funds is governed by s. 341.051. Local transit service development projects and transit corridor projects currently operating under contract with the department shall continue to receive state funds according to the contract until such time as the contract expires. Transit corridor projects, wholly within one county, meeting or exceeding performance criteria as described in the contract shall be continued by the transit provider at the same or a higher level of service until such time as the department, the M.P.O., and the service provider, agree to discontinue the service. The provider may not increase fares for services in transit corridor projects wholly within one county without the consent of the department.
 - (c) Costs of public bus transit operations.

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31 All projects <u>must</u> shall be consistent, to the maximum extent

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feasible, with the approved local government comprehensive plans of the units of local government comprehensive plans of local government in which the project is located.

Section 13. Paragraph (a) of subsection (2) of section 414.026, Florida Statutes, is amended to read:

414.026 WAGES Program State Board of Directors. --

- (2)(a) The board of directors shall be composed of the following members:
- The Commissioner of Education, or the commissioner's designee.
 - The Secretary of Children and Family Services.
 - 3. The Secretary of Health.
 - The Secretary of Labor and Employment Security. 4.
 - 5. The Secretary of Community Affairs.
- 6. The Secretary of Transportation, or the secretary's designee.
- 7.6. The director of the Office of Tourism, Trade, and Economic Development.
- 8.7. The president of the Enterprise Florida workforce development board, established under s. 288.9620.
- 9.8. The chief executive officer of the Florida Tourism Industry Marketing Corporation, established under s. 288.1226.
- 10.9. Nine members appointed by the Governor, as follows:
- Six members shall be appointed from a list of ten nominees, of which five must be submitted by the President of the Senate and five must be submitted by the Speaker of the House of Representatives. The list of five nominees submitted by the President of the Senate and the Speaker of the House of 31 | Representatives must each contain at least three individuals

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employed in the private sector, two of whom must have management experience. One of the five nominees submitted by the President of the Senate and one of the five nominees submitted by the Speaker of the House of Representatives must be an elected local government official who shall serve as an ex officio nonvoting member.

- Three members shall be at-large members appointed b. by the Governor.
- Of the nine members appointed by the Governor, at least six must be employed in the private sector and of these, at least five must have management experience.

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> The members appointed by the Governor shall be appointed to 4-year, staggered terms. Within 60 days after a vacancy occurs on the board, the Governor shall fill the vacancy of a member appointed from the nominees submitted by the President of the Senate and the Speaker of the House of Representatives for the remainder of the unexpired term from one nominee submitted by the President of the Senate and one nominee submitted by the Speaker of the House of Representatives. Within 60 days after a vacancy of a member appointed at-large by the Governor occurs on the board, the Governor shall fill the vacancy for the remainder of the unexpired term. The composition of the board must generally reflect the racial, gender, and ethnic diversity of the state as a whole.

Section 14. Subsection (1) of section 414.20, Florida Statutes, is amended to read:

414.20 Other support services. -- Support services shall be provided, if resources permit, to assist participants in complying with work activity requirements outlined in s. 31 414.065. If resources do not permit the provision of needed

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support services, the department and the Department of Labor and Employment Security may prioritize or otherwise limit provision of support services. This section does not constitute an entitlement to support services. Lack of provision of support services may be considered as a factor in determining whether good cause exists for failing to comply with work activity requirements but does not automatically constitute good cause for failing to comply with work activity requirements, and does not affect any applicable time limit on the receipt of temporary cash assistance or the provision of services under this chapter. Support services shall include, but need not be limited to:

- (1) TRANSPORTATION. -- Transportation expenses may be provided to any participant when the assistance is needed to comply with work activity requirements or employment requirements, including transportation to and from a child care provider. Payment may be made in cash or tokens in advance or through reimbursement paid against receipts or invoices. Transportation services may include, but are not <u>limited to, cooperative arrangements with the following:</u> public transit providers; community transportation coordinators designated under chapter 427; school districts, churches and community centers; donated motor vehicle programs, vanpools, and ridesharing programs; small enterprise developments and entrepreneurial programs that encourage WAGES participants to become transportation providers; public and private transportation partnerships; and other innovative strategies to expand transportation options available to program participants.
- (a) Local WAGES coalitions are authorized to provide payment for vehicle operational and repair expenses, including

repair expenditures necessary to make a vehicle functional; vehicle registration fees; driver's license fees; and 2 3 liability insurance for the vehicle for a period of up to 6 4 months. Request for vehicle repairs must be accompanied by an estimate of the cost prepared by a repair facility registered 5 under s. 559.904. 6 7 (b) Transportation disadvantaged funds as defined in chapter 427 do not include WAGES support services funds that 8 are used for the provision of transportation services for 9 10 WAGES program participants. It is the intent of the Legislature that local WAGES coalitions consult with local 11 12 community transportation coordinators designated under chapter 427 regarding the availability and cost of transportation 13 services through the coordinated transportation system prior 14 15 to contracting for comparable transportation services outside the coordinated system. Support services funds may also be 16 17 used to develop transportation resources to expand transportation options available to participants. These 18 19 services may include cooperative arrangements with local 20 transit authorities or school districts and small enterprise 21 development. 22 Section 15. Section 414.225, Florida Statutes, is 23 created to read: 414.225 Transitional Transportation. -- In order to 24 assist former WAGES participants in maintaining and sustaining 25 employment, transportation may be provided, if funds are 26 27 available, for up to 1 year after the participant is no longer eligible to participate in the program due to earnings. This 28 does not constitute an entitlement to transitional 29 30 transportation. If funds are not sufficient to provide 31 services under this section, the department may limit or

otherwise prioritize transportation services. 1 (1) Transitional transportation must be job related. 2 3 (2) Transitional transportation may include expenses 4 identified in s. 414.20. 5 Section 16. Subsection (27) is added to section 427.013, Florida Statutes, to read: 6 7 427.013 The Commission for the Transportation Disadvantaged; purpose and responsibilities. -- The purpose of 8 9 the commission is to accomplish the coordination of 10 transportation services provided to the transportation disadvantaged. The goal of this coordination shall be to 11 12 assure the cost-effective provision of transportation by 13 qualified community transportation coordinators or transportation operators for the transportation disadvantaged 14 15 without any bias or presumption in favor of multioperator 16 systems or not-for-profit transportation operators over single 17 operator systems or for-profit transportation operators. In carrying out this purpose, the commission shall: 18 19 (27) Ensure that local community transportation 20 coordinators work cooperatively with local WAGES coalitions established in chapter 414 to provide assistance in the 21 development of innovative transportation services for WAGES 22 23 participants. 24 Section 17. Subsection (9) is added to section 25 427.0155, Florida Statutes, to read: 26 427.0155 Community transportation coordinators; powers 27 and duties. -- Community transportation coordinators shall have 28 the following powers and duties: (9) Work cooperatively with local WAGES coalitions 29 30 established in chapter 414 to provide assistance in the

31 development of innovative transportation services for WAGES

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1	participants.
2	Section 18. Subsection (7) is added to section
3	427.0157, Florida Statutes, to read:
4	427.0157 Coordinating boards; powers and dutiesThe
5	purpose of each coordinating board is to develop local service
6	needs and to provide information, advice, and direction to the
7	community transportation coordinators on the coordination of
8	services to be provided to the transportation disadvantaged.
9	The commission shall, by rule, establish the membership of
LO	coordinating boards. The members of each board shall be
L1	appointed by the metropolitan planning organization or
L2	designated official planning agency. The appointing authority
L3	shall provide each board with sufficient staff support and
L4	resources to enable the board to fulfill its responsibilities
L5	under this section. Each board shall meet at least quarterly
L6	and shall:
L7	(7) Work cooperatively with local WAGES coalitions
L8	established in chapter 414 to provide assistance in the
L9	development of innovative transportation services for WAGES
20	participants.
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22	(Redesignate subsequent sections.)
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25	========= T I T L E A M E N D M E N T ==========
26	And the title is amended as follows:
27	On page 2, line 20, after the semicolon
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29	insert:
30	amending s. 234.01, F.S.; authorizing school
31	districts to provide transportation for WAGES

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1 participants; amending s. 234.211, F.S.; 2 providing for reimbursement of school 3 districts; amending s. 341.041, F.S.; 4 establishing responsibilities of the Department 5 of Transportation with respect to transit services for WAGES participants; amending s. 6 7 341.052, F.S.; relating to duties of public transit block grant recipients to coordinate 8 9 with local WAGES coalitions regarding transportation services; deleting duplicative 10 provisions; amending s. 414.026, F.S.; revising 11 12 membership of the WAGES Program State Board of Directors; amending s. 414.20, F.S.; clarifying 13 14 transportation options available to local WAGES 15 coalitions to assist WAGES participants; 16 creating s. 414.225, F.S.; providing for the 17 provision of transitional transportation for former WAGES participants; amending s. 427.013, 18 19 F.S.; providing for the duties of the 20 Commission for the Transportation Disadvantaged 21 regarding WAGES transportation; amending s. 427.0155, F.S.; providing for the duties of 22 community transportation coordinators regarding 23 24 WAGES transportation; amending s. 427.0157, F.S.; providing for the duties of the local 25 26 coordinating boards regarding WAGES 27 transportation; 28 29 30

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