Bill No. CS for CS for SB 912, 1st Eng.

Amendment No. ____ (for drafter's use only)

| _ | CHAMBER ACTION |
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| | Senate • House |
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| 5 | ORIGINAL STAMP BELOW |
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| 11 | Representative(s) Barreiro offered the following: |
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| 13 | Amendment |
| 14 | On page 12, line 10 through page 13, line 22, |
| 15 | remove from the bill: all of said lines |
| 16 | |
| 17 | and insert in lieu thereof: school, and where persons may be |
| 18 | placed immediately after their date of release from a |
| 19 | correctional institution or a community correctional center, |
| 20 | who are in need of placement in a substance abuse transition |
| 21 | housing program, and who are considered eligible for such |
| 22 | placement by the department. However, an offender may only |
| 23 | reside in a substance abuse transition housing program upon |
| 24 | the lawful expiration of his or her prison sentence in |
| 25 | accordance with s. 944.275 or other applicable law regarding |
| 26 | percentage of sentence served. Under no circumstances may any |
| 27 | inmate be placed in contracted substance abuse transition |
| 28 | housing or contracted faith-based substance abuse transition |
| 29 | housing, until the inmate has served the entirety of his or |
| 30 | her lawful prison sentence in accordance with s. 944.275 or |
| 31 | other applicable law regarding percentage of sentence served. |

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- 2. Secure facilities which provide for limited access for the duration of the program for persons who have violated their conditions of probation, drug offender probation, or community control, and whose presumptive sentence exceeds 22 months.
- (c) A system of probation and restitution centers throughout the state whereby probationers, drug offender probationers, and community controllees who have violated their terms or conditions, and whose presumptive sentence exceeds 22 months, may be required to reside while working, receiving treatment, or attending school, or for persons on probation, drug offender probation, or community control who may be required to attend outpatient substance abuse counseling and where persons may be placed immediately after their date of release from a correctional institution or a community correctional center, who are in need of placement in a substance abuse transition housing program, and who are considered eligible for such placement by the department. However an offender may only reside in a substance abuse transition housing program upon the lawful expiration of his or her prison sentence in accordance with s. 944.275 or other applicable law regarding percentage of sentence served. no circumstances may any inmate be placed in contracted substance abuse transition housing or contracted faith-based substance abuse transition housing, until the inmate has served the entirety of his or her lawful prison sentence in accordance with s. 944.275 or other applicable law regarding percentage of sentence served. The purpose of these facilities and services is to provide the court with an alternative to committing offenders to more secure state correctional institutions and to assist in the supervision of probationers,

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drug offender probationers, and community controllees and to 1 2 provide the department transitional-housing beds to assist 3 inmates released into the community. 4 (2) By January 1, 2002, and notwithstanding any other 5 law, the department shall ensure that at least 400 of its 6 contracted beds in nonsecure community-based residential 7 substance-abuse-treatment facilities authorized under 8 subparagraph (1)(b)1. or probation and restitution centers 9 authorized under paragraph (1)(c) are designated for 10 transition assistance for recently released inmates from a 11 correctional institution or a community correctional center. 12 These designated beds shall be provided by private 13 organizations that do not have a faith component and that are under contract with the department. In making placement 14 15 decisions prior to the lawful expiration of sentence, the 16 department and the contract providers shall give priority 17 consideration to those released inmates who will be placed in 18 some 19 20 21 22 23 24 25 26 27 28 29 30

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