



Journal of the Senate

Number 9—Regular Session

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CONTENTS

Bills on Third Reading	267
Call to Order	266
Co-Introducers	308
Committee Substitutes, First Reading	298
Executive Business, Appointments	306
Executive Business, Reports	297
House Messages, First Reading	307
Introduction and Reference of Bills	297
Motions	288, 295
Reference Changes, Rule 4.7(2)	306
Reports of Committees	295, 297
Resolutions	266
Senate Pages	308
Special Guests	268, 269
Special Order Calendar	268

CALL TO ORDER

The Senate was called to order by President Negron at 10:00 a.m. A quorum present—35:

Mr. President	Flores	Rodriguez
Baxley	Gainer	Rouson
Bean	Galvano	Simmons
Benacquisto	Gibson	Simpson
Book	Grimsley	Stargel
Bracy	Hukill	Steube
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Passidomo	Thurston
Broxson	Perry	Torres
Campbell	Powell	Young
Farmer	Rader	

Excused: Senators Lee and Montford

PRAYER

The following prayer was offered by Donny Bennett, an employee with the Office of the Senate Sergeant at Arms:

Dear Heavenly Father, Lord, I try every day to be a better man than I was the day before. I come to you this morning as nothing more than an imperfect man. I am so thankful for the grace and the blessings you have given to me.

I pray for those hurting, alone, afraid, and those that are just lost and drowning in this world. I pray right now, Lord, that you bring peace over that single mother or single father that does not know how they will pay their bills this month and the parents trying to juggle life and work and still be a parent that is there for their children. I pray for broken marriages. I pray that you bring back love in their lives. I pray, Lord, for the children in this world that are going through so much. I pray you give all of us comfort, guidance, and understanding that we are never alone. I thank you for all of our legislative staff because it takes everyone to make this place move.

I pray as we go through this day that we understand we cannot control time, which means we are not promised tomorrow. Give us

strength to forgive; give us strength to listen more and talk less; and to always treat others as if we will never see them again. And everyone says, "Amen."

PLEDGE

Senate Pages, Titus Eppers of Tallahassee; Anthony Seaton of Monticello; Javaris Thomas of Live Oak; and Michael Gough of Live Oak, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

ADOPTION OF RESOLUTIONS

At the request of Senator Rader—

By Senator Rader—

SR 584—A resolution recognizing the 70th anniversary of the founding of the modern State of Israel and reaffirming the bonds of close friendship and cooperation between the State of Florida and Israel.

WHEREAS, on November 29, 1947, the United Nations General Assembly voted to partition the British Mandate for Palestine and create a Jewish state, and

WHEREAS, on May 14, 1948, the people of Israel proclaimed the establishment of the sovereign and independent State of Israel, and the United States Government established full diplomatic relations with Israel, and

WHEREAS, the desire of the Jewish people to establish an independent modern State of Israel is an outgrowth of the historic kingdom of Israel established in the land of Israel 3,000 years ago, with the city of Jerusalem as its capital, and

WHEREAS, for more than 2,000 years, there has been a continuous Jewish presence and residence in the lands comprising the modern State of Israel, and

WHEREAS, the establishment of the modern State of Israel as a homeland for the Jewish people followed World War II and the slaughter of more than 6 million European Jews during the Holocaust, and

WHEREAS, since its establishment 70 years ago, the modern State of Israel has rebuilt a nation, forged a new and dynamic democratic society, and created a thriving economic, political, cultural, and intellectual life despite the heavy costs of war, terrorism, and unjustified diplomatic and economic boycotts against the people of Israel, and

WHEREAS, Israel has developed an advanced, entrepreneurial economy, is among the world's leaders in the high-tech industry, and is at the forefront of research and development in the field of renewable energy sources, and

WHEREAS, Israel regularly sends humanitarian aid, search-and-rescue teams, mobile hospitals, and other emergency supplies to help victims of disasters around the world and has absorbed millions of Jews from other countries and fully integrated these immigrants into Israeli society, and

WHEREAS, for 7 decades, the United States and Israel have maintained a special relationship based on shared democratic values, common strategic interests, and moral bonds of friendship and mutual respect, NOW, THEREFORE,

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

That members of the Senate recognize the 70th anniversary of the founding of the modern State of Israel and reaffirm the bonds of close friendship and cooperation between the State of Florida and Israel.

—was introduced, read, and adopted by publication.

At the request of Senator Powell—

By Senator Powell—

SR 1914—A resolution recognizing February 8, 2018, as “FAMU Day” in Florida.

WHEREAS, Florida Agricultural and Mechanical University (FAMU) was founded in 1887, named a land-grant institution in 1891, and designated a university in 1953, and

WHEREAS, FAMU, a historically black college and university offering undergraduate, graduate, doctoral, and professional degree programs, seeks qualified students from all racial, ethnic, religious, and national groups and has provided immeasurable educational opportunities for young men and women, and

WHEREAS, academic components of the university consist of seven colleges and seven schools: the colleges of Agriculture and Food Sciences; Education; Engineering; Law; Pharmacy and Pharmaceutical Sciences; Science and Technology; and Social Sciences, Arts and Humanities; and the schools of Allied Health Sciences; Architecture and Engineering Technology; Business and Industry; the Environment; Graduate Studies and Research; Journalism and Graphic Communication; and Nursing, and

WHEREAS, FAMU is a leading institution in awarding baccalaureate degrees in allied health sciences to African Americans, and leads the nation in awarding professional doctorate degrees in pharmacy, rehabilitation, and therapeutic professions and master’s degrees in architecture to African Americans, according to *Diverse Issues in Higher Education’s* “Top 100 of 2017,” and

WHEREAS, nearly 48 percent of FAMU’s student body is pursuing degrees in disciplines related to science, technology, engineering, mathematics, or health care, and

WHEREAS, FAMU was recognized among *U.S. News & World Report’s* “Best Colleges” in the National Universities category and was listed as the top historically black public college or university in the nation for the 2018 ranking, and

WHEREAS, 65 percent of FAMU’s students receive Pell Grants, which is a testament to the educational accessibility of the university, and

WHEREAS, in 2017, FAMU Athletics earned Mid-Eastern Athletic Conference titles in women’s softball and men’s tennis and its fifth consecutive title in women’s cross country, and

WHEREAS, FAMU currently has a multi-year, multi-million-dollar partnership with Lockheed Martin and NASA to develop new technologies needed for deep space exploration, including a mission to Mars, NOW, THEREFORE,

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

That February 8, 2018, is recognized as “FAMU Day” in Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Larry Robinson, Ph.D., president of Florida Agricultural and Mechanical University, as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

Consideration of **SB 498** was deferred.

HB 6021—A bill to be entitled An act relating to the guardian ad litem direct-support organization; amending s. 39.8298, F.S.; abrogating the future repeal of provisions related to the guardian ad litem direct-support organization; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **HB 6021** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Flores	Rodriguez
Baxley	Gainer	Rouson
Bean	Galvano	Simmons
Benacquisto	Gibson	Simpson
Book	Grimsley	Stargel
Bracy	Hukill	Steube
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Passidomo	Thurston
Broxson	Perry	Torres
Campbell	Powell	Young
Farmer	Rader	

Nays—None

HB 53—A bill to be entitled An act relating to coral reefs; establishing the Southeast Florida Coral Reef Ecosystem Conservation Area; providing an effective date.

—was read the third time by title.

On motion by Senator Book, **HB 53** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Flores	Rodriguez
Baxley	Gainer	Rouson
Bean	Galvano	Simmons
Benacquisto	Gibson	Simpson
Book	Grimsley	Stargel
Bracy	Hukill	Steube
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Passidomo	Thurston
Broxson	Perry	Torres
Campbell	Powell	Young
Farmer	Rader	

Nays—None

CS for SB 204—A bill to be entitled An act relating to the Land Acquisition Trust Fund; amending s. 375.041, F.S.; revising the specified appropriation for spring restoration, protection, and management projects; requiring a specified appropriation for certain projects related to the St. Johns River and its tributaries or the Keystone Heights Lake Region; requiring the distribution to be reduced by an amount equal to the debt service paid on certain bonds; deleting an obsolete provision; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for SB 204** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Book	Braynon
Baxley	Bracy	Broxson
Bean	Bradley	Campbell
Benacquisto	Brandes	Farmer

Flores	Passidomo	Stargel
Gainer	Perry	Steube
Galvano	Powell	Stewart
Gibson	Rader	Taddeo
Grimsley	Rodriguez	Thurston
Hukill	Rouson	Torres
Hutson	Simmons	Young
Mayfield	Simpson	

Nays—None

SB 220—A bill to be entitled An act relating to bankruptcy matters in foreclosure proceedings; creating s. 702.12, F.S.; authorizing lienholders to use certain documents as an admission in an action to foreclose a mortgage; providing that submission of certain documents in a foreclosure action creates a rebuttable presumption that the defendant has waived any defenses to the foreclosure; requiring a court to take judicial notice of orders entered in bankruptcy cases under certain circumstances; providing construction; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Passidomo, **SB 220** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Flores	Rodriguez
Baxley	Gainer	Rouson
Bean	Galvano	Simmons
Benacquisto	Gibson	Simpson
Book	Grimsley	Stargel
Bracy	Hukill	Steube
Bradley	Hutson	Stewart
Brandes	Mayfield	Taddeo
Braynon	Passidomo	Thurston
Broxson	Perry	Torres
Campbell	Powell	Young
Farmer	Rader	

Nays—None

SENATOR BENACQUISTO PRESIDING

SPECIAL GUESTS

Senator Gainer recognized his wife, Jan Gainer, who was present in the gallery.

INTRODUCTION OF FORMER SENATORS

Senator Benacquisto recognized Senator Nancy Detert who was present in the chamber.

THE PRESIDENT PRESIDING

SB 498—A bill to be entitled An act relating to the Office of Public and Professional Guardians direct-support organization; amending s. 744.2105, F.S.; abrogating the scheduled repeal of provisions governing a direct-support organization established under the Office of Public and Professional Guardians within the Department of Elderly Affairs; providing an effective date.

—was read the third time by title.

On motion by Senator Garcia, **SB 498** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Flores	Rader
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hukill	Stewart
Brandes	Hutson	Taddeo
Braynon	Mayfield	Thurston
Broxson	Passidomo	Torres
Campbell	Perry	Young
Farmer	Powell	

Nays—None

Vote after roll call:

Yea—Steube

SPECIAL ORDER CALENDAR

On motion by Senator Bradley—

SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2018, and ending June 30, 2019, and supplemental appropriations for the period ending June 30, 2018, 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.

—was read the second time by title.

Senator Rodriguez moved the following amendment which failed:

Amendment 9 (995200)—

	DELETE	INSERT
AGENCY FOR HEALTH CARE ADMINISTRATION		
Program: Health Care Services		
Medicaid Services To Individuals 68501400		
In Section 03 On Page 054		
199 Special Categories 101582		
Hospital Inpatient Services IOEE		

In Section 03, on Page 54, DELETE the following:

Funds in Specific Appropriations 199 and 207 reflect an increase of \$101,994,105 from the General Revenue Fund and \$163,753,954 from the Medical Care Trust Fund to increase the Diagnosis Related Grouping base rate for all hospitals participating in the Medicaid program.

Base Rate - \$4,049.63
 Neonates Service Adjustor Severity Level 1 - 1.00
 Neonates Service Adjustor Severity Level 2 - 1.52
 Neonates Service Adjustor Severity Level 3 - 1.80
 Neonates Service Adjustor Severity Level 4 - 2.00
 Neonatal, Pediatric, Transplant Pediatric, Mental Health and Rehab DRGs:
 Severity Level 1 - 1.00
 Severity Level 2 - 1.52
 Severity Level 3 - 1.80
 Severity Level 4 - 2.00

Free Standing Rehabilitation Provider Adjustor - 2.469
 Rural Provider Adjustor - 1.902
 Long Term Acute Care (LTAC) Provider Adjustor - 1.901
 High Medicaid and High Outlier Provider Adjustor - 3.028
 Outlier Threshold - \$60,000
 Marginal Cost Percentage - 60%
 Marginal Cost Percentage for Pediatric Claims Severity Levels 3 or 4 - 80%
 Marginal Cost Percentage for Neonates Claims Severity Levels 3 or 4 - 80%
 Marginal Cost Percentage for Transplant Pediatric Claims

Severity Levels 3 or 4 - 80%
Documentation and Coding Adjustment - 1/3 of 1%
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%

Insert proviso immediately following Specific Appropriation 199:

From the funds in Specific Appropriation 199, the calculations of the Medicaid Hospital Funding Programs for the 2018-2019 fiscal year are as allocated in the Fiscal Year 2017-2018 General Appropriations Act as incorporated by reference in the 2017-2018 Medicaid Hospital Funding Program document, are incorporated by reference in Senate Bill 2502. The calculations are the basis for the appropriations made in the General Appropriation Act.

Base Rate - \$3,654.80
Neonates Service Adjustor Severity Level 1 - 1.00
Neonates Service Adjustor Severity Level 2 - 1.52
Neonates Service Adjustor Severity Level 3 - 1.80
Neonates Service Adjustor Severity Level 4 - 2.00
Neonatal, Pediatric, Transplant Pediatric, Mental Health and Rehab DRGs:
Severity Level 1 - 1.00
Severity Level 2 - 1.52
Severity Level 3 - 1.80
Severity Level 4 - 2.00
Free Standing Rehabilitation Provider Adjustor - 2.469
Rural Provider Adjustor - 1.902
Long Term Acute Care (LTAC) Provider Adjustor - 1.901
High Medicaid and High Outlier Provider Adjustor - 2.500
Outlier Threshold - \$60,000
Marginal Cost Percentage - 60%
Marginal Cost Percentage for Pediatric Claims Severity Levels 3 or 4 - 80%
Marginal Cost Percentage for Neonates Claims Severity Levels 3 or 4 - 80%
Marginal Cost Percentage for Transplant Pediatric Claims Severity Levels 3 or 4 - 80%

Documentation and Coding Adjustment - 1/3 of 1%
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%

From the funds in Specific Appropriation 199, \$101,994,105 from the General Revenue Fund and \$163,753,954 from the Medical Care Trust Fund are allocated as follows:

Table listing hospital names and amounts: Broward Health Coral Springs (\$2,154,255), Broward Health Medical Center (\$17,361,145), Calhoun-Liberty Hospital (\$3,228), Gulf Coast Regional Medical Center (\$319,583), Hialeah Hospital (\$490,178), Jackson Memorial Hospital (\$65,828,782), John Hopkins All Children's Hospital (\$20,906,870), Kendall Regional Medical Center (\$364,851), Lakeside Medical Center (\$453,283), Lee Memorial Hospital (\$9,713,496), Memorial Regional Hospital (\$13,997,719), Nemours Children's Hospital (\$6,414,728), Nicklaus Children's Hospital (\$25,646,111), North Shore Medical Center (\$622,506), Orlando Regional Medical Center (\$19,947,607), Palmetto General Hospital (\$610,736), Palms West Hospital (\$247,808), Plantation General Hospital (\$342,717), Sacred Heart Hospital (\$7,751,700), Shriners Hospital for Children - Tampa (\$239,453), St Josephs Hospital (\$1,838,766), St Mary's Medical Center (\$6,617,609), Tampa General Hospital (\$21,579,060), UF Health Jacksonville (\$13,781,272), UF Health Shands Hospital (\$23,777,041), West Palm Hospital (\$92,362), Westchester General Hospital (\$124,872)

INTRODUCTION OF FORMER SENATORS

Senator Book recognized Senator Nan Rich who was present in the chamber, and Senator Steve Geller who was present in the gallery.

Senator Passidomo moved the following amendment which was adopted:

Amendment 1 (995203)—

Table with columns DELETED and INSERT. Row 97: EDUCATION, DEPARTMENT OF Public Schools, Division Of Program: State Grants/K-12 Program - Non FEPP 48250400. In Section 02 On Page 027 Special Categories 100295 Grants And Aids - Mentoring/Student Assistance Initiatives IOEB. 1000 General Revenue Fund 7,495,220 9,147,988 CA 1,652,768 FSII 1,652,768

Following Specific Appropriation 97, DELETE:

Florida Alliance of Boys and Girls Clubs..... 2,000,000

AND INSERT:

Florida Alliance of Boys and Girls Clubs..... 3,652,768

Table with columns DELETED and INSERT. Row 108: In Section 02 On Page 029 Special Categories 104026 Grants And Aids - Strategic Statewide Initiatives IOEB. 1000 General Revenue Fund 5,421,768 3,769,000 CA -1,652,768 FSII -1,652,768

Following Specific Appropriation 108, DELETE:

After School Grants Program..... 1,652,768

Senator Book moved the following amendment which was adopted:

Amendment 2 (995163)—

Table with columns DELETED and INSERT. Row 66A: EDUCATION, DEPARTMENT OF Program: Private Colleges And Universities 48190000. In Section 02 On Page 015 Special Categories 104135 Grants And Aids - Nova Southeastern University - Health Programs IOEB. 1000 General Revenue Fund 350,000 1,350,000 CA 1,000,000 FSII NR 1,000,000

At the end of existing proviso language, following Specific Appropriation 66A, INSERT:

From the funds provided in Specific Appropriation 66A, \$1,000,000 in nonrecurring funds is provided to support NSU Health (Senate Form 2552), an initiative which uses the Population Health model to provide services through a network of university and community based clinics, to include the provision of medical, dental, eye care and pharmacy services to patients.

Universities, Division Of Program: Educational And General Activities 48900100

In Section 02 On Page 042

143 Aid To Local Governments 052310
 Grants And Aids - Education And General
 Activities IOEB

1000 General Revenue Fund 2,375,730,548 2,374,730,548
 CA -1,000,000 FSI1NR -1,000,000

Following Specific Appropriation 143, DELETE:

Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Following Specific Appropriation 143, INSERT:

Start-up and Enhancement Grants for Programs of Excellence.. 21,750,000

From the funds in Specific Appropriation 143, \$21,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senator Galvano moved the following amendment which was adopted:

Amendment 3 (995156)—

	DELETE	INSERT
EDUCATION, DEPARTMENT OF Program: Private Colleges And Universities 48190000		
In Section 02 On Page 016		
66C Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Facility Repairs Maintenance And Construction IOEM	140111	
1000 General Revenue Fund	3,900,000	5,900,000
CA 2,000,000 FSI1NR 2,000,000		

Following Specific Appropriation 66C, DELETE:

Saint Leo University/Florida Hospital Wellness Center
 (Senate Form 1887)..... 2,000,000

Following Specific Appropriation 66C, INSERT:

Saint Leo University/Florida Hospital Wellness Center
 (Senate Form 1887)..... 4,000,000

Universities, Division Of Program: Educational And General Activities 48900100		
In Section 02 On Page 042		
143 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB		
1000 General Revenue Fund	2,375,730,548	2,373,730,548
CA -2,000,000 FSI1NR -2,000,000		

Following Specific Appropriation 143, DELETE:

Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Following Specific Appropriation 143, INSERT:

Start-up and Enhancement Grants for Programs of Excellence.. 20,750,000

From the funds in Specific Appropriation 143, \$20,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senator Brandes moved the following amendment which was adopted:

Amendment 4 (995165)—

	DELETE	INSERT
EDUCATION, DEPARTMENT OF Public Schools, Division Of Program: Workforce Education 48250800		
In Section 02 On Page 036		
125 Special Categories 104052 Grants And Aids - School And Instructional Enhancements IOEB		
1000 General Revenue Fund	2,136,313	2,886,313
CA 750,000 FSI1NR 750,000		
At the end of existing proviso language, following Specific Appropriation 125, INSERT:		
Smart Horizons Career Online High School (Senate Form 2196)...		750,000
Universities, Division Of Program: Educational And General Activities 48900100		
In Section 02 On Page 042		
143 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB		

1000 General Revenue Fund	2,375,730,548	2,374,980,548
CA -750,000 FSI1NR -750,000		

Following Specific Appropriation 143, DELETE:

Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Following Specific Appropriation 143, INSERT:

Start-up and Enhancement Grants for Programs of Excellence.. 22,000,000

From the funds in Specific Appropriation 143, \$22,000,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or

enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senator Galvano moved the following amendment which was adopted:

Amendment 5 (995155)—

Table with columns DELETED and INSERT. Row 143: EDUCATION, DEPARTMENT OF Universities, Division Of Program: Educational And General Activities 48900100. In Section 02 On Page 042 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB

Following Specific Appropriation 143, DELETE:

Florida International University..... 164,559,444 Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

Florida International University Targeted STEM Initiatives (Senate Form 1265)..... 200,000 Washington Center for Internships (Senate Form 1025)..... 850,000 University-Industry Research and Development Lab (Senate Form 1288)..... 100,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Immediately following Specific Appropriation 143, INSERT:

Florida International University..... 165,059,444 Start-up and Enhancement Grants for Programs of Excellence.. 22,250,000

Florida International University Marine Research Hub of South Florida (Senate Form 2476).. 500,000 Targeted STEM Initiatives (Senate Form 1265)..... 200,000 Washington Center for Internships (Senate Form 1025)..... 850,000 University-Industry Research and Development Lab (Senate Form 1288)..... 100,000

From the funds in Specific Appropriation 143, \$22,250,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senators Thurston, Powell, and Rouson offered the following amendment which was moved by Senator Thurston and adopted:

Amendment 6 (995157)—

Table with columns DELETED and INSERT. Row 143: EDUCATION, DEPARTMENT OF Universities, Division Of Program: Educational And General Activities 48900100. In Section 02 On Page 042 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB

Following Specific Appropriation 143, DELETE:

Florida A&M University..... 70,592,150 Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Following Specific Appropriation 143, INSERT:

Florida A&M University..... 75,092,150 Start-up and Enhancement Grants for Programs of Excellence.. 18,250,000

From the funds in Specific Appropriation 143, \$18,250,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senator Brandes moved the following amendment which was adopted:

Amendment 7 (995161)—

Table with columns DELETED and INSERT. Row 143: EDUCATION, DEPARTMENT OF Universities, Division Of Program: Educational And General Activities 48900100. In Section 02 On Page 042 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB

Following Specific Appropriation 143, DELETE:

University of South Florida, St. Petersburg..... 21,510,925 Start-up and Enhancement Grants for Programs of Excellence.. 22,750,000

University of South Florida, St. Petersburg STEM Programs (Senate Form 1444)..... 1,227,413 Citizen Scholar Partnership (Senate Form 2227)..... 263,458 Family Study Center (Senate Form 1096)..... 300,000 Joint Institute for Gulf of Mexico Studies (Senate Form 2277)..... 100,000

From the funds in Specific Appropriation 143, \$22,750,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Following Specific Appropriation 143, INSERT:

University of South Florida, St. Petersburg..... 21,710,925 Start-up and Enhancement Grants for Programs of Excellence.. 22,550,000

University of South Florida, St. Petersburg STEM Programs (Senate Form 1444)..... 1,227,413 Citizen Scholar Partnership (Senate Form 2227)..... 263,458 Family Study Center (Senate Form 1096)..... 300,000 Joint Institute for Gulf of Mexico Studies (Senate Form 2277)..... 100,000 Paraprofessionals Receiving Educational Preparation (PREP) Program (Senate Form 2214)..... 200,000

From the funds in Specific Appropriation 143, \$22,550,000 is provided for Startup and Enhancement Grants for Programs of Excellence. These competitive grants are to provide funding for the establishment or enhancement of Programs of Excellence at the universities. Selected programs must demonstrate sustained growth in institutional, national or regional impact, continued excellence in student outcomes, and, serve as destination programs at the university. Grants shall be awarded by the Board of Governors of the State University System by September 1, 2018.

Senator Flores moved the following amendments which were adopted:

Amendment 8 (995206)—

	DELETE	INSERT
CHILDREN AND FAMILIES, DEPARTMENT OF Services Program: Community Services Community Substance Abuse And Mental Health Services 60910950		
In Section 03 On Page 083 Special Categories 100778 Grants And Aids - Contracted Services IOEB		
1000 General Revenue Fund CA 1,775,332 FSI1NR 1,775,332	10,533,646	12,308,978

At the end of existing proviso language, following Specific Appropriation 372, INSERT:

Orange Park Medical Center (Senate Form 2575).....	1,775,332	
AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Services To Individuals 68501400		
In Section 03 On Page 054 Special Categories 101582		
199 Hospital Inpatient Services IOEB		
1000 General Revenue Fund CA -1,775,332 FSI2NR -1,775,332	276,775,201	274,999,869

Following Specific Appropriation 199, DELETE:

From the funds in Specific Appropriation 199, \$11,376,191 in nonrecurring funds from the General Revenue Fund and \$17,868,517 in nonrecurring funds from the Medical Care Trust Fund are provided to Shands Jacksonville Hospital as a hospital inpatient exemption payment (Senate Form 2480).

Following Specific Appropriation 199, INSERT:

From the funds in Specific Appropriation 199, \$9,600,859 in nonrecurring funds from the General Revenue Fund and \$17,868,517 in nonrecurring funds from the Medical Care Trust Fund are provided to Shands Jacksonville Hospital as a hospital inpatient exemption payment (Senate Form 2480).

Amendment 10 (995170)—

	DELETE	INSERT
AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Services To Individuals 68501400		
In Section 03 On Page 057 Special Categories 101596 Hospital Outpatient Services IOEB		
203		

Immediately following Specific Appropriation 203, DELETE:

From the funds in Specific Appropriation 203, the Agency for Health Care Administration shall implement an Enhanced Ambulatory Patient Grouping (EAPG) reimbursement methodology for hospital outpatient services as directed in section 409.905(6) (b), Florida Statutes.

Ambulatory Surgical Center Base Rate - \$275.51
Hospital Outpatient Base Rate - \$246.26
Rural Hospital Provider Adjustor - 1.5659
High Medicaid and High Outlier Hospital Adjustor - 2.1227
Documentation and Coding Adjustment - 2*

AND INSERT:

From the funds in Specific Appropriation 203, the Agency for Health Care Administration shall implement an Enhanced Ambulatory Patient Grouping (EAPG) reimbursement methodology for hospital outpatient services as directed in section 409.905(6) (b), Florida Statutes.

Ambulatory Surgical Center Base Rate - \$275.51
Hospital Outpatient Base Rate - \$246.26
Rural Hospital Provider Adjustor - 1.5659
High Medicaid and High Outlier Hospital Adjustor - 2.1227
Documentation and Coding Adjustment - 2*

The Agency for Health Care Administration may adjust the Enhanced Ambulatory Patient Grouping parameters based upon historical billing practices measured prior to the Start of Fiscal Year 2018-2019 to comply with the availability of funds in Specific Appropriation 203.

Amendment 11 (995198)—

	DELETE	INSERT
AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Long Term Care 68501500		
In Section 03 On Page 061 Special Categories 101649 Intermediate Care Facilities/Developmentally Disabled Community IOEE		
216		
1000 General Revenue Fund CA 1,000,000 FSI2NR 1,000,000	80,767,692	81,767,692

AND INSERT:

From the funds in Specific Appropriation 216, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided for a provider rate increase for Intermediate Care Facilities for the Developmentally Disabled.

HEALTH, DEPARTMENT OF Program: Community Public Health Statewide Public Health Support Services 64200800		
In Section 03 On Page 104 Lump Sum 090009 Community Health Centers IOEB		
502A		
1000 General Revenue Fund CA -1,000,000 FSI1NR -1,000,000	5,000,000	4,000,000

Amendment 12 (995199) was withdrawn.

Senator Garcia moved the following amendment which was adopted:

Amendment 13 (995159)—

	DELETE	INSERT
AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Home And Community Services 67100100		
In Section 03 On Page 065 Special Categories 100179 Grant And Aid Individual And Family Supports IOEB		
238		

DELETE the proviso immediately following Specific Appropriation 238:

Funds in Specific Appropriation 238 expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

From the funds in Specific Appropriation 238, \$1,000,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is provided for supported employment services for individuals on the waiting list for the Developmental Disabilities Medicaid Waiver program in Specific Appropriation 242. The supported employment services shall be provided in a manner consistent with the same rules and regulations governing these services in the Developmental Disabilities Medicaid Waiver program, and may additionally be used towards obtaining and maintaining paid or unpaid internships.

Immediately following Specific Appropriation 238, INSERT:

Funds in Specific Appropriation 238 expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

From the funds in Specific Appropriation 238, \$900,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is provided for supported employment services for individuals on the waiting list for the Developmental Disabilities Medicaid Waiver program in Specific Appropriation 242. The supported employment services shall be provided in a manner consistent with the same rules and regulations governing these services in the Developmental Disabilities Medicaid Waiver program, and may additionally be used towards obtaining and maintaining paid or unpaid internships.

From the funds in Specific Appropriation 238, \$100,000 in nonrecurring funds from the Social Services Block Grant Trust Fund is provided to the ADE - Culinary Training Services and Senior Services for Persons with Developmental Disabilities (Senate Form 1238).

Amendment 14 (995174) was withdrawn.

Senator Flores moved the following amendment which was adopted:

Amendment 15 (995187)—

	DELETE	INSERT
AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Home And Community Services 67100100		
In Section 03 On Page 065		
242 Special Categories 101555 Home And Community Based Services Waiver IOEE		

At the end of existing proviso language, following Specific Appropriation 242, INSERT:

Effective October 1, 2018 agency rates for providers may not be paid to agencies with fewer than 4 employees. The Agency for Persons with Disabilities is directed to equalize agency rates on a percentage basis and an agency rate shall be available to all agency providers who meet the criteria of 4 employees. Equalization of agency rates shall be accomplished within existing resources.

Senator Powell moved the following amendment which was adopted:

Amendment 16 (995167)—

	DELETE	INSERT
AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Home And Community Services 67100100		
In Section 03 On Page 066		
244A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Fixed Capital Outlay For Persons With Disabilities IOEM	140211	

1000 General Revenue Fund	295,000	775,000
CA 480,000 FSI1NR 480,000		

DELETE the proviso immediately following Specific Appropriation 244A:

From the funds in Specific Appropriation 244A, \$20,000 in nonrecurring funds from the General Revenue Fund is provided to the Palm Beach Habilitation Center for the site plan, engineering, and construction of a facility (Senate Form 1180).

From the funds in Specific Appropriation 244A, \$25,000 in nonrecurring funds from the General Revenue Fund is provided to the City of Hialeah Gardens for the design and construction of the Hialeah Gardens Therapy Pool for individuals with disabilities (Senate Form 2355).

From the funds in Specific Appropriation 244A, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the Arc of St. Johns for the construction of an adult day training center and hurricane shelter (Senate Form 2006).

AND INSERT:

From the funds in Specific Appropriation 244A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Palm Beach Habilitation Center for the site plan, engineering, and construction of a facility (Senate Form 1180).

From the funds in Specific Appropriation 244A, \$25,000 in nonrecurring funds from the General Revenue Fund is provided to the City of Hialeah Gardens for the design and construction of the Hialeah Gardens Therapy Pool for individuals with disabilities (Senate Form 2355).

From the funds in Specific Appropriation 244A, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the Arc of St. Johns for the construction of an adult day training center and hurricane shelter (Senate Form 2006).

Developmental Disability Centers - Civil Program 67100400

	In Section 03 On Page 069
268	Fixed Capital Outlay 080754 Agency For Persons With Disabilities Fixed Capital Outlay Needs For Centrally Managed Facilities IOEJ

1000 General Revenue Fund	500,000	20,000
CA -480,000 FSI1NR -480,000		

Senator Garcia moved the following amendment which was adopted:

Amendment 17 (995160)—

	DELETE	INSERT
AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Program Management And Compliance 67100200		
In Section 03 On Page 067		
255 Special Categories 106090 Home And Community Services Administration IOEA		

1000 General Revenue Fund	2,975,644	2,875,644
CA -100,000 FSI2NR -100,000		

DELETE the proviso immediately following Specific Appropriation 255:

From the funds in Specific Appropriation 255, \$305,450 in nonrecurring funds from the General Revenue Fund and \$386,513 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided to continue implementation of the Client Data Management System for the purpose of providing electronic verification of service delivery to recipients by providers, electronic billings for Developmental Disabilities Medicaid Waiver services, and electronic processing of claims. The Agency for Persons with Disabilities is authorized to submit budget amendments requesting the release of funds pursuant to the

provisions of chapter 216, Florida Statutes. Requests for release of funds shall include a detailed operational work plan and spending plan.

AND INSERT:

From the funds in Specific Appropriation 255, \$205,450 in nonrecurring funds from the General Revenue Fund and \$386,513 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided to continue implementation of the Client Data Management System for the purpose of providing electronic verification of service delivery to recipients by providers, electronic billings for Developmental Disabilities Medicaid Waiver services, and electronic processing of claims. The Agency for Persons with Disabilities is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Requests for release of funds shall include a detailed operational work plan and spending plan.

CHILDREN AND FAMILIES, DEPARTMENT OF Administration
Program: Support Services
Information Technology 60900202
In Section 03 On Page 072
Special Categories 100644
Computer Related Expenses IOEA
1000 General Revenue Fund 3,002,169 3,102,169
CA 100,000 FSI1NR 100,000

Following Specific Appropriation 301, INSERT:

From the funds in Specific Appropriation 301, \$100,000 in nonrecurring general revenue funds is provided to Five Points Technology Group to support the annual maintenance costs of the electronic personal health records system for foster children (Senate Form 2462).

Senator Flores moved the following amendments which were adopted:

Amendment 18 (995162)—

DELETED INSERT
CHILDREN AND FAMILIES, DEPARTMENT OF Services
Program: Family Safety Program
Family Safety And Preservation Services 60910310
In Section 03 On Page 074
Special Categories 100778
Grants And Aids - Contracted Services IOEB
1000 General Revenue Fund 2,454,000 2,949,000
CA 495,000 FSI1NR 495,000

At the end of existing proviso language, following Specific Appropriation 313A, INSERT:

4KIDS of South Florida Foster Parent Recruitment Project (Senate Form 2186).....495,000

HEALTH, DEPARTMENT OF
Program: Community Public Health
Disease Control And Health Protection 64200200
In Section 03 On Page 101
Fixed Capital Outlay 081108
Health Facilities Repair And Maintenance - Statewide IOEJ
1000 General Revenue Fund 1,768,928 1,273,928
CA -495,000 FSI1NR -495,000

Amendment 19 (995164)—

DELETED INSERT
CHILDREN AND FAMILIES, DEPARTMENT OF Services

Program: Community Services
Community Substance Abuse And Mental Health Services 60910950

In Section 03 On Page 083
Special Categories 100778
Grants And Aids - Contracted Services IOEB
1000 General Revenue Fund 10,533,646 10,833,646
CA 300,000 FSI1NR 300,000

At the end of existing proviso language, following Specific Appropriation 372, INSERT:

Florida Association of Recovery Residences - Certification and Training Program (Senate Form 2492).....300,000

HEALTH, DEPARTMENT OF
Program: Community Public Health
Disease Control And Health Protection 64200200
In Section 03 On Page 101
Fixed Capital Outlay 081108
Health Facilities Repair And Maintenance - Statewide IOEJ
1000 General Revenue Fund 1,768,928 1,468,928
CA -300,000 FSI1NR -300,000

Senator Garcia moved the following amendments which were adopted:

Amendment 20 (995166)—

DELETED INSERT
HEALTH, DEPARTMENT OF
Program: Community Public Health
Disease Control And Health Protection 64200200
In Section 03 On Page 101
Fixed Capital Outlay 081108
Health Facilities Repair And Maintenance - Statewide IOEJ
1000 General Revenue Fund 1,768,928 1,518,928
CA -250,000 FSI1NR -250,000

CHILDREN AND FAMILIES, DEPARTMENT OF Services
Program: Community Services
Community Substance Abuse And Mental Health Services 60910950
In Section 03 On Page 083
Special Categories 100778
Grants And Aids - Contracted Services IOEB
1000 General Revenue Fund 10,533,646 10,783,646
CA 250,000 FSI1NR 250,000

At the end of existing proviso language, following Specific Appropriation 372, INSERT:

Veterans Alternative Retreat Program (Senate Form 2070)..... 250,000

Amendment 21 (995212)—

DELETED INSERT
CHILDREN AND FAMILIES, DEPARTMENT OF Services
Program: Community Services
Community Substance Abuse And Mental Health Services 60910950
In Section 03 On Page 083
Special Categories 100778
Grants And Aids - Contracted Services IOEB

DELETE the following proviso in Specific Appropriation 372:

Miami-Dade Homeless Trust - Diversion First Mental Health Program (Senate Form 2351)..... 250,000

AND INSERT:

Miami-Dade Homeless Trust - Diversion First Mental Health Program (Senate Form 2351)..... 150,000
Specialized Opioid Treatment and Residential Substance Abuse Training Program (Senate Form 2467)..... 100,000

Senator Powell moved the following amendment which was adopted:

Amendment 22 (995214)—

DELETED: CHILDREN AND FAMILIES, DEPARTMENT OF Services; Program: Community Services; Community Substance Abuse And Mental Health Services 60910950.
INSERT: In Section 03 On Page 083; Special Categories 100778; Grants And Aids - Contracted Services IOEB.
1000 General Revenue Fund 10,533,646 10,733,646
CA 200,000 FSI1NR 200,000

At the end of existing proviso language, following Specific Appropriation 372, INSERT:

Jerome Golden Center Level II Residential Co-Occurring Disorder Program (Senate Form 1062)..... 200,000

HEALTH, DEPARTMENT OF; Program: Community Public Health; Disease Control And Health Protection 64200200.
In Section 03 On Page 101.
482 Fixed Capital Outlay 081108; Health Facilities Repair And Maintenance - Statewide IOEJ.
1000 General Revenue Fund 1,768,928 1,568,928
CA -200,000 FSI1NR -200,000

Amendment 23 (995215) was withdrawn.

Senator Thurston moved the following amendment which was adopted:

Amendment 24 (995186)—

DELETED: CHILDREN AND FAMILIES, DEPARTMENT OF Services; Program: Community Services; Community Substance Abuse And Mental Health Services 60910950.
INSERT: In Section 3 On Page 083; Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Henderson Behavioral Health Crisis Stabilization Unit - Broward County IOEM.
1000 General Revenue Fund 100,000
CA 100,000 FSI1NR 100,000

Following Specific Appropriation 380B, INSERT:

Funds in Specific Appropriation 380B in nonrecurring general revenue funds are provided for the replacement of the Henderson Behavioral Health, Inc. crisis stabilization unit in Broward County (Senate Form 1772).

HEALTH, DEPARTMENT OF; Program: Community Public Health; Disease Control And Health Protection 64200200

In Section 03 On Page 101; 482 Fixed Capital Outlay 081108; Health Facilities Repair And Maintenance - Statewide IOEJ.
1000 General Revenue Fund 1,768,928 1,668,928
CA -100,000 FSI1NR -100,000

Senator Flores moved the following amendment which was adopted:

Amendment 25 (995213)—

DELETED: CHILDREN AND FAMILIES, DEPARTMENT OF Services; Program: Community Services; Community Substance Abuse And Mental Health Services 60910950.
INSERT: In Section 03 On Page 085; Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Agape Village Health Center IOEM.
1000 General Revenue Fund 25,000 25,000
CA 25,000 FSI1NR 25,000

AND INSERT:

Funds in Specific Appropriation 380C in nonrecurring general revenue funds are provided for the construction of the Agape Village community health and residential treatment facility in Miami-Dade County (Senate Form 2392).

HEALTH, DEPARTMENT OF; Program: Community Public Health; Disease Control And Health Protection 64200200.
In Section 03 On Page 101.
482 Fixed Capital Outlay 081108; Health Facilities Repair And Maintenance - Statewide IOEJ.
1000 General Revenue Fund 1,768,928 1,743,928
CA -25,000 FSI1NR -25,000

Amendment 26 (995177) was withdrawn.

Senator Grimsley moved the following amendment which was adopted:

Amendment 27 (995204)—

DELETED: HEALTH, DEPARTMENT OF; Program: Community Public Health; Disease Control And Health Protection 64200200.
INSERT: In Section 03 On Page 101; 482 Fixed Capital Outlay 081108; Health Facilities Repair And Maintenance - Statewide IOEJ.
1000 General Revenue Fund 1,768,928 1,568,928
CA -200,000 FSI1NR -200,000
ELDER AFFAIRS, DEPARTMENT OF; Program: Services To Elders Program; Home And Community Services 65100400.
In Section 03 On Page 090; 403B Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants and Aids - Assisted Living 140081

Facilities IOEM

1000 General Revenue Fund 200,000
CA 200,000 FSIIINR 200,000

Following Specific Appropriation 403B, INSERT:

From the funds in Specific Appropriation 403B, \$200,000 in nonrecurring funds from the General Revenue is provided to purchase a bi-fuel generator for MorseLife Assisted Living Facility (Senate Form 2548).

Senator Rader moved the following amendment which was adopted:

Amendment 28 (995179)—

DELETE INSERT

HEALTH, DEPARTMENT OF
Program: Children's Medical Services
Children's Special Health Care 64300100

In Section 03 On Page 108
528 Special Categories 100778
Grants And Aids - Contracted Services IOEB

Following Specific Appropriation 528, DELETE:

From the funds in Specific Appropriation 528, \$500,000 from the General Revenue Fund shall continue to be provided to the Diaphragmatic Pacing Demonstration Project at the Broward Children's Center (recurring base appropriations project).

AND INSERT:

From the funds in Specific Appropriation 528, \$500,000 from the General Revenue Fund shall continue to be provided to the Diaphragmatic Pacing Demonstration Project at the Broward Children's Center (recurring base appropriations project) which is authorized to serve cognitively intact individuals over 21 years of age with a spinal cord injury who are implanted or non-implanted.

Senator Flores moved the following amendment which was adopted:

Amendment 29 (995150)—

DELETE INSERT

AGENCY FOR HEALTH CARE ADMINISTRATION 68000000

In Section 20 On Page 408

In Section 20, on Page 408, DELETE the following:

Within 15 days of this section becoming a law, the Agency for Health Care Administration shall calculate a hospital outpatient statewide and individual hospital outpatient rates using actual hospital outpatient claims with first date of service on or after July 1, 2017 for which payment was determined using the Enhanced Ambulatory Patient Grouping payment method. The re-calculated rates, in the aggregate, shall be equivalent to the average unit cost paid for hospital outpatient claims in State Fiscal Year 2016-17.

The Agency for Health Care Administration shall post the re-calculated rates within 45 days of this section becoming a law. The re-calculated rates shall be used to make payments for the remainder of the fiscal year. These payments shall be sufficient to maintain budget neutrality in the aggregate, and must adhere to the Enhanced Ambulatory Patient Grouping 5% cap on hospital gains and losses transition period described in the State Fiscal Year 2017-18 General Appropriations Act for the entire Fiscal Year 2017-2018.

AND INSERT:

Within 15 days of this section becoming a law, the Agency for Health Care Administration shall calculate a hospital outpatient statewide and individual hospital outpatient rates using actual hospital outpatient claims with first date of service on or after July 1, 2017, for which payment was determined using the Enhanced Ambulatory Patient Grouping (EAPG) payment method. The re-calculated rates, in the aggregate, shall

be equivalent to the average unit cost paid for hospital outpatient claims in Fiscal Year 2016-2017.

The Agency for Health Care Administration shall post the re-calculated rates within 45 days of this section becoming a law to be effective April 1, 2018. The re-calculated rates shall be used to make payments for the remainder of Fiscal Year 2017-2018. These payments shall be sufficient to maintain budget neutrality in the aggregate, and must adhere to the Enhanced Ambulatory Patient Grouping five percent cap on hospital gains and losses transition period described in the Fiscal Year 2017-2018 General Appropriations Act for the Fiscal Year 2017-2018.

Managed care payments to hospitals which are based upon EAPG payment rates shall be based upon these recalculated rates. This section shall take effect upon becoming a law.

Amendments 30 (995195) and 31 (995202) were withdrawn.

Senator Brandes moved the following amendment which was adopted:

Amendment 32 (995194)—

DELETE INSERT

LEGAL AFFAIRS, DEPARTMENT OF, AND
ATTORNEY GENERAL
Program: Office Of Attorney General
Executive Direction And Support Services 41100500

In Section 04 On Page 198
1297 Special Categories 100777
Contracted Services IOEA

1000 General Revenue Fund 275,807 1,158,807
CA 883,000 FSIIINR 883,000

At the end of existing proviso language, following Specific Appropriation 1297, INSERT:

From the funds in Specific Appropriation 1297, \$883,000 in nonrecurring general revenue funds is provided to the Legal Services Clinic of the Puerto Rican Bar Association, Inc. to provide pro bono legal services (Senate Form 2577).

JUVENILE JUSTICE, DEPARTMENT OF
Program: Residential Corrections Program
Non-Secure Residential Commitment 80800100

In Section 04 On Page 180

1157 Fixed Capital Outlay 080410
Department Of Juvenile Justice
Maintenance And Repair - State Owned
Buildings IOBJ

1000 General Revenue Fund 5,917,500 5,034,500
CA -883,000 FSIIINR -883,000

Senator Gainer moved the following amendment which was adopted:

Amendment 33 (995201)—

DELETE INSERT

LAW ENFORCEMENT, DEPARTMENT OF
Program: Investigations And Forensic
Science Program
Investigative Services 71600200

In Section 04 On Page 191
1234A Grants And Aids To Local Governments And 140085
Nonstate Entities - Fixed Capital Outlay IOEM

1000 General Revenue Fund 2,100,000 2,200,000
CA 100,000 FSIIINR 100,000

At the end of existing proviso language, following Specific Appropriation 1234A, INSERT:

City of Marianna Public Safety Administration Complex (Senate Form 1008).....100,000

JUVENILE JUSTICE, DEPARTMENT OF
Program: Residential Corrections Program
Non-Secure Residential Commitment 80800100

In Section 04 On Page 180
1157 Fixed Capital Outlay 080410
Department Of Juvenile Justice

Maintenance And Repair - State Owned
Buildings IOEJ

1000 General Revenue Fund 5,917,500 5,817,500
CA -100,000 FSI1NR -100,000

Senator Brandes moved the following amendments which were adopted:

Amendment 34 (995192)—

DELETED INSERT
LAW ENFORCEMENT, DEPARTMENT OF
Program: Investigations And Forensic
Science Program
Crime Lab Services 71600100
In Section 04 On Page 187
1210 Salaries And Benefits 010000 IOEA

Above Specific Appropriation 1210, INSERT:

From the funds in Specific Appropriations 1210 through 1220, the department shall conduct a comparison study of the workload demand, expense budgets, and staffing of the six crime laboratories that comprise the statewide criminal analysis laboratory system as well as the five county-operated crime laboratories designated in s. 943.35, Florida Statutes. The study results will be published in a report that will include recommendations to address any funding needs indicated by the comparison study. A copy of the report shall be submitted to the Governor, President of the Senate, and Speaker of the House by February 1, 2019.

Amendment 35 (995205)—

DELETED INSERT
In Section On Page 000
In Section On Page 390

Following Specific Appropriation , DELETED:

From the funds in Specific Appropriation 3165A, \$9,000,000 in recurring general revenue funds and \$900,000 in nonrecurring general revenue funds are provided for treatment services, drug testing, case management, and ancillary services for offenders in problem-solving courts, including, but not limited to, veterans court, post-adjudicatory drug court, adult and juvenile drug court, mental health court, and early childhood court. From the nonrecurring funds appropriated, \$600,000 shall be expended to support veterans courts and \$300,000 shall be expended to support early childhood courts. The Trial Court Budget Commission shall determine the allocation of funds to the circuits. Funds distributed from this specific appropriation must be matched by local government funds. The matching ratio for allocation of these funds shall be 40 percent local / 60 percent state funding, other than veterans court, which shall have a matching ratio of 20 percent local / 80 percent state funding. If the county meets the definition of a "fiscally constrained county", as provided in section 218.67, Florida Statutes, the matching ratio for any problem-solving court shall be 20 percent local / 80 percent state funding.

AND INSERT:

From the funds in Specific Appropriation 3165A, \$9,000,000 in recurring general revenue funds and \$900,000 in nonrecurring general revenue funds are provided for treatment services, drug testing, case management, and ancillary services for offenders in problem-solving courts, including,

but not limited to, veterans court, post-adjudicatory drug court, adult and juvenile drug court, mental health court, and early childhood court. From the nonrecurring funds appropriated, \$600,000 shall be expended to support veterans courts and \$300,000 shall be expended to support early childhood courts. The Trial Court Budget Commission shall determine the allocation of funds to the circuits. Funds distributed from this specific appropriation must be matched by local government funds. The matching ratio for allocation of these funds shall be 40 percent local / 60 percent state funding, other than veterans court, which shall have a matching ratio of 20 percent local / 80 percent state funding. If the county meets the definition of a "fiscally constrained county", as provided in section 218.67, Florida Statutes, no local match will be required.

Senator Simpson moved the following amendment which was adopted:

Amendment 36 (995152)—

DELETED INSERT
TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Transportation Systems
Development 55100100
In Section 05 On Page 258
1855 Special Categories 108846
Grants And Aids - Transportation
Disadvantaged IOEB

DELETED:

From the funds in Specific Appropriation 1855, \$10,361,334 in nonrecurring funds shall be allocated equally among all 67 counties in the state for trip and equipment grants.

From the funds in Specific Appropriation 1855, \$41,445,334 in nonrecurring funds shall be allocated to community transportation coordinators for trip and equipment grants based on a comparative ranking of all community transportation coordinators in each of the following five categories:

AND INSERT:

From the funds in Specific Appropriation 1855, \$9,733,083 in nonrecurring funds shall be allocated equally among all 67 counties in the state for trip and equipment grants.

From the funds in Specific Appropriation 1855, \$38,932,330 in nonrecurring funds shall be allocated to community transportation coordinators for trip and equipment grants based on a comparative ranking of all community transportation coordinators in each of the following five categories:

Senator Simpson moved the following amendment:

Amendment 37 (995154)—

DELETED INSERT
TRANSPORTATION, DEPARTMENT OF
Transportation Systems Operations
Program: Highway Operations 55150200
In Section 05 On Page 262
1897 Fixed Capital Outlay 088716
Intrastate Highway Construction IOEK
2540 State Transportation (Primary) 2,472,875,536 2,471,375,536
Trust Fund
CA -1,500,000 FSI1NR -1,500,000
In Section 05 On Page 263
1906A Fixed Capital Outlay 088862
Local Transportation Projects IOEK
2540 State Transportation (Primary) 95,420,626 96,920,626
Trust Fund
CA 1,500,000 FSI1NR 1,500,000

At the end of existing proviso language, following Specific Appropriation 1906A, INSERT:

Lake Worth Park of Commerce Phase 1B - Boutwell Road Improvements (Senate Form 2111)..... 1,500,000

Senator Simpson moved the following substitute amendment which was adopted:

Substitute Amendment 37 (995216)—

Table with columns for DELETED and INSERTED items. Includes rows for TRANSPORTATION, DEPARTMENT OF Transportation Systems Operations, Program: Highway Operations 55150200, and various line items (1897, 2540, 1906A) with amounts.

At the end of existing proviso language, following Specific Appropriation 1906A, INSERT:

Lake Worth Park of Commerce Phase 1B - Boutwell Road Improvements (Senate Form 2111)..... 1,500,000
Biscayne Green (Senate Form 1199)..... 1,000,000

Senator Garcia moved the following amendment which was adopted:

Amendment 38 (995188)—

Table with columns for DELETED and INSERTED items. Includes rows for TRANSPORTATION, DEPARTMENT OF Transportation Systems Operations, Program: Highway Operations 55150200, and various line items (1897, 2540, 1906A) with amounts.

At the end of existing proviso language, following Specific Appropriation 1906A, INSERT:

The Underline Multi-Use Trail/Mobility Corridor Funding (Senate Form 1214)..... 1,500,000

Senator Bean moved the following amendment which was adopted:

Amendment 39 (995176)—

Table with columns for DELETED and INSERTED items. Includes row for TRANSPORTATION, DEPARTMENT OF Transportation Systems Operations, Program: Highway Operations 55150200.

In Section 05 On Page 262
1897 Fixed Capital Outlay 088716
Intrastate Highway Construction IOEK

2540 State Transportation (Primary) 2,472,875,536 2,471,875,536
Trust Fund
CA -1,000,000 FSI1NR -1,000,000

In Section 05 On Page 263
1906A Fixed Capital Outlay 088862
Local Transportation Projects IOEK

2540 State Transportation (Primary) 95,420,626 96,420,626
Trust Fund
CA 1,000,000 FSI1NR 1,000,000

At the end of existing proviso language, following Specific Appropriation 1906A, INSERT:

The Talleyrand Connector (Senate Form 2545)..... 1,000,000

Senator Simpson moved the following amendment which was adopted:

Amendment 40 (995208)—

Table with columns for DELETED and INSERTED items. Includes rows for TRANSPORTATION, DEPARTMENT OF Transportation Systems Operations, Program: Highway Operations 55150200, and various line items (1906A) with amounts.

DELETE:

Transportation Safety Improvements along CR 351C from the Putnam County Line to CR 214 (Senate Form 2379)..... 2,827,500

AND INSERT:

Transportation Safety Improvements along CR 315C from the Putnam County Line to CR 214 (Senate Form 2379)..... 2,827,500

Senator Braynon moved the following amendment which was adopted:

Amendment 41 (995193)—

Table with columns for DELETED and INSERTED items. Includes rows for STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300, and various line items (3121, 1000) with amounts.

DELETE:

From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

AND INSERT:

From the funds in Specific Appropriation 3121, \$5,513,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

ECONOMIC OPPORTUNITY, DEPARTMENT OF
Program: Workforce Services
Workforce Development 40200100

In Section 06 On Page 291
 2178A Special Categories 100274
 Grants And Aids - Workforce Projects IOEA

1000	General Revenue Fund	400,000	1,900,000
	CA 1,500,000 FSI1NR 1,500,000		

DELETE:

The nonrecurring funds in Specific Appropriation 2178A are provided for the Department of Economic Opportunity to contract directly with Home Builders Institute - Building Careers for Veterans (Senate Form 2077).

AND INSERT:

From the funds in Specific Appropriation 2178A, \$400,000 of nonrecurring general revenue funds is appropriated for the Department of Economic Opportunity to contract directly with Home Builders Institute - Building Careers for Veterans (Senate Form 2077).

From the funds in Specific Appropriation 2178A, \$1,500,000 of nonrecurring general revenue funds is appropriated to fund the Everglades Restoration Agricultural Community Employment Training Program established in section 446.71, Florida Statutes. The Department of Economic Opportunity must enter into a grant agreement directly with the requester of funds and the institution receiving funding through the program.

Senator Simpson moved the following amendment which was adopted:

Amendment 42 (995151)—

	DELETE	INSERT
ECONOMIC OPPORTUNITY, DEPARTMENT OF Program: Workforce Services Workforce Development 40200100		
In Section 06 On Page 291 2179 Special Categories 100564 Non Custodial Parent Program IOEB		

DELETE:

CareerSource Pinellas shall administer the funds.

AND INSERT:

CareerSource Pasco Hernando shall administer the funds.

Senator Campbell moved the following amendment which was adopted:

Amendment 43 (995171)—

	DELETE	INSERT
STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
In Section 06 On Page 383 3121 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
1000 General Revenue Fund CA -200,000 FSI1NR -200,000	15,948,245	15,748,245

DELETE:

From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

AND INSERT:

From the funds in Specific Appropriation 3121, \$6,813,985 of

nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

ECONOMIC OPPORTUNITY, DEPARTMENT OF
Program: Strategic Business Development
Strategic Business Development 40400100

In Section 06 On Page 300
 2233A Special Categories 100562
 Economic Development Projects IOEA

1000	General Revenue Fund	16,346,283	16,546,283
	CA 200,000 FSI1NR 200,000		

INSERT:

City of Miami Beach - North Beach Business Incubator (Senate Form 2280)..... 200,000

Amendment 44 (995173) was withdrawn.

Senator Passidomo moved the following amendment which was adopted:

Amendment 45 (995207)—

	DELETE	INSERT
STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
In Section 06 On Page 383 3121 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
1000 General Revenue Fund CA -110,000 FSI1NR -110,000	15,948,245	15,838,245

From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

From the funds in Specific Appropriation 3121, \$6,903,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

GOVERNOR, EXECUTIVE OFFICE OF THE

Program: Emergency Management
Emergency Prevention, Preparedness And Response 31700100

In Section 06 On Page 332 2580 Special Categories 105860 Grants And Aids - Hurricane Loss Mitigation IOEB		
1000 General Revenue Fund CA 110,000 FSI1NR 110,000	6,000,000	6,110,000

At the end of existing proviso language, following Specific Appropriation 2580, INSERT:

From the funds in Specific Appropriation 2580, \$45,000 of nonrecurring general revenue funds is allocated for City of LaBelle City Hall Emergency Generator (Senate Form 1315).

From the funds in Specific Appropriation 2580, \$65,000 of nonrecurring general revenue funds is allocated for City of LaBelle Civic Center Emergency Generator (Senate Form 1291).

Amendment 46 (995175) was withdrawn.

Senator Simpson moved the following amendment which was adopted:

Amendment 47 (995141)—

		DELETE	INSERT
	STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
	In Section 06 On Page 383 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
3121			
	1000 General Revenue Fund CA -4,500,000 FSI1NR -4,500,000	15,948,245	11,448,245

DELETE:
From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

AND INSERT:
From the funds in Specific Appropriation 3121, \$2,513,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

	Program: Corporations Commercial Recordings And Registrations 45300100		
	In Section 06 On Page 382 Special Categories 100777 Contracted Services IOEA		
3099			
	1000 General Revenue Fund CA 4,500,000 FSI1NR 4,500,000	143,954	4,643,954

INSERT:
From the funds in Specific Appropriation 3099, \$4,500,000 in nonrecurring general revenue funds is provided to the Department of State for the competitive procurement and potential contract award for the replacement of the current legacy systems supporting the registration of businesses and management of businesses' activities through electronic filing and correspondence, document management, payment processing, and certification issuance.

Of these funds, \$2,924,577 shall be placed in reserve. The department is authorized to submit budget amendments to request the release of funds pursuant to the provisions of chapter 216, Florida Statutes, and based on the department's planned expenditures. Each budget amendment shall include a current project management plan with project milestones, progress made to date for each milestone, planned and actual deliverable completion dates, planned and actual costs incurred, and any known project issues and risks.

The department shall provide written, quarterly status reports to the Office of Policy and Budget in the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee that include progress made to date, planned and actual project activities, planned and actual costs incurred, and any identified project issues and risks.

Senator Bracy moved the following amendment which was adopted:

Amendment 48 (995172)—

		DELETE	INSERT
	STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
	In Section 06 On Page 383 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
3121			

DELETE:
From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

For the next Cultural and Museum Grant List application submission period, the list will be separated into two lists. The first list will include all projects that are in a rural area of opportunity (RAO) designated by the Governor pursuant to section 288.0656(7), Florida Statutes. The second list will include all projects in non-RAOs. The ranking process will continue to be the same for both lists.

The remaining nonrecurring general revenue in Specific Appropriation 3121 shall be allocated as follows:

African American History Museum at the Historic Roosevelt High School (Senate Form 1292).....	350,000
Historic Hernando School Restoration Completion, Citrus County Historical Society (Senate Form 1896).....	396,400
Education Center at Miami Military Museum and Memorial (Senate Form 1087).....	400,000
Permanent Exhibition Buildout of the First South Florida Holocaust Museum (Senate Form 1304).....	500,000
Mahaffey Theater Expansion Project (Senate Form 1476).....	500,000
Ruth Eckerd Hall Expanding the Experience Campaign (Senate Form 2153).....	500,000
Bascom Museum and Cultural Center (Senate Form 1005).....	50,000
Caribbean American Cultural Preservation (Senate Form 1200).....	250,000
Camp Blanding Museum Expansion (Senate Form 2252).....	4,737,860
Vizcaya Museum and Gardens - Windstorm and Water Infiltration Protection (Senate Form 2307).....	250,000
American Craftsman Museum, Inc. (Senate Form 2021).....	250,000
Dade Heritage Trust Helping Historic Properties Project (Senate Form 1173).....	200,000
Historic Hampton House Community Education and Adaptive Reuse (Senate Form 2051).....	250,000
Great Explorations Children's Museum (Senate Form 2022).....	300,000

AND INSERT:
From the funds in Specific Appropriation 3121, \$6,963,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

For the next Cultural and Museum Grant List application submission period, the list will be separated into two lists. The first list will include all projects that are in a rural area of opportunity (RAO) designated by the Governor pursuant to section 288.0656(7), Florida Statutes. The second list will include all projects in non-RAOs. The ranking process will continue to be the same for both lists.

The remaining nonrecurring general revenue in Specific Appropriation 3121 shall be allocated as follows:

African American History Museum at the Historic Roosevelt High School (Senate Form 1292).....	350,000
Historic Hernando School Restoration Completion, Citrus County Historical Society (Senate Form 1896).....	396,400
Education Center at Miami Military Museum and Memorial (Senate Form 1087).....	400,000
Permanent Exhibition Buildout of the First South Florida Holocaust Museum (Senate Form 1304).....	500,000
Mahaffey Theater Expansion Project (Senate Form 1476).....	500,000
Ruth Eckerd Hall Expanding the Experience Campaign (Senate Form 2153).....	500,000
Bascom Museum and Cultural Center (Senate Form 1005).....	50,000
Caribbean American Cultural Preservation (Senate Form 1200).....	250,000
Camp Blanding Museum Expansion (Senate Form 2252).....	4,737,860
Vizcaya Museum and Gardens - Windstorm and Water Infiltration Protection (Senate Form 2307).....	250,000
American Craftsman Museum, Inc. (Senate Form 2021).....	250,000
Dade Heritage Trust Helping Historic Properties Project (Senate Form 1173).....	200,000
Historic Hampton House Community Education and Adaptive Reuse (Senate Form 2051).....	250,000
Great Explorations Children's Museum (Senate Form 2022).....	300,000

Exploration of Culture and Humanities Options (ECHO) (Senate Form 2382)..... 50,000

AND INSERT:

From the funds in Specific Appropriation 1595A, \$32,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Flagler Beach Wastewater Treatment Plant - Sanitary Sewer Overflow Risk Reduction (Senate Form 1585)..... 1,000,000

Senator Book moved the following amendment which was adopted:

Amendment 49 (995153)—

Table with columns for DELETED and INSERTED amounts. Includes rows for AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE, and ENVIRONMENTAL PROTECTION, DEPARTMENT OF.

Following Specific Appropriation 1447A, INSERT:

Funds in Specific Appropriation 1447A are provided for the Native Fresh Urban Aquaponics Farming project (Senate Form 1163).

Senator Hutson moved the following amendment which was deferred:

Amendment 50 (995190)—

Table with columns for DELETED and INSERTED amounts. Includes rows for AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE, and ENVIRONMENTAL PROTECTION, DEPARTMENT OF.

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Senator Powell moved the following amendments which were adopted:

Amendment 51 (995142)—

Table with columns for DELETED and INSERTED amounts. Includes rows for AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE, and ENVIRONMENTAL PROTECTION, DEPARTMENT OF.

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$32,448,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Port St. Lucie McCarty Ranch Water Quality Restoration and Storage Project Area 3 Construction (Senate Form 1975)..... 900,000

Amendment 52 (995140)—

Table with columns for DELETED and INSERTED amounts. Includes rows for AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE, and ENVIRONMENTAL PROTECTION, DEPARTMENT OF.

Water Restoration Assistance 37220100

In Section 05 On Page 230

1595A Grants And Aids To Local Governments And 140047
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects IOEM

1000 General Revenue Fund 31,548,500 31,728,500
 CA 180,000 FSI1NR 180,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,728,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Port St. Lucie McCarty Ranch Water Quality Restoration and Storage Project Area 3 Design (Senate Form 1976)..... 180,000

Senator Rader moved the following amendment which was adopted:

Amendment 53 (995143)—

	DELETE	INSERT
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Executive Direction And Support Services 42010300		
In Section 05 On Page 205		
1352A Special Categories 100242 Transfer To Agricultural Emergency Eradication Trust Fund IOEA		
1000 General Revenue Fund 4,761,500 3,761,500 CA -1,000,000 FSI1NR -1,000,000		

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Restoration Assistance
 Water Restoration Assistance 37220100

In Section 05 On Page 230

1595A Grants And Aids To Local Governments And 140047
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects IOEM

1000 General Revenue Fund 31,548,500 32,548,500
 CA 1,000,000 FSI1NR 1,000,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$32,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Glades Region Infrastructure Improvement Program (Senate Form 1424)..... 1,000,000

Senator Perry moved the following amendment which was adopted:

Amendment 54 (995144)—

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF
AGRICULTURE
Program: Office Of The Commissioner And
Administration
Executive Direction And Support Services 42010300

In Section 05 On Page 205

1352A Special Categories 100242
Transfer To Agricultural Emergency
Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,551,500
CA -210,000 FSI1NR -210,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Restoration Assistance
 Water Restoration Assistance 37220100

In Section 05 On Page 230

1595A Grants And Aids To Local Governments And 140047
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects IOEM

1000 General Revenue Fund 31,548,500 31,758,500
CA 210,000 FSI1NR 210,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,758,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Palatka Wastewater Treatment Plant Bio-solids Treatment System Improvements (Senate Form 2474)..... 210,000

Senator Campbell moved the following amendment which was adopted:

Amendment 55 (995147)—

	DELETE	INSERT
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Executive Direction And Support Services 42010300		

In Section 05 On Page 205

1352A Special Categories 100242
Transfer To Agricultural Emergency
Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,261,500
CA -500,000 FSI1NR -500,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Restoration Assistance
 Water Restoration Assistance 37220100

In Section 05 On Page 230

1595A Grants And Aids To Local Governments And 140047
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects IOEM

1000 General Revenue Fund 31,548,500 32,048,500
CA 500,000 FSI1NR 500,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$32,048,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Bay Harbor Islands Sewer Lateral Lining (Senate Form 1587)..... 500,000

The question recurred on Amendment 50 (995190) which was adopted.

Senator Mayfield moved the following amendment which was adopted:

Amendment 56 (995148)—

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Executive Direction And Support Services 42010300

1352A In Section 05 On Page 205 Special Categories 100242 Transfer To Agricultural Emergency Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,511,500 CA -250,000 FSI1NR -250,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100

1595A In Section 05 On Page 230 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047

1000 General Revenue Fund 31,548,500 31,798,500 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,798,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Martin County Golden Gate Vacuum Sewer System (Senate Form 2133)..... 250,000

Senator Thurston moved the following amendment which was adopted:

Amendment 57 (995196)—

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Executive Direction And Support Services 42010300

Administration Executive Direction And Support Services 42010300 In Section 05 On Page 205 1352A Special Categories 100242 Transfer To Agricultural Emergency Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,561,500 CA -200,000 FSI1NR -200,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100

1595A In Section 05 On Page 230 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047

1000 General Revenue Fund 31,548,500 31,748,500 CA 200,000 FSI1NR 200,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,748,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Lauderdale Lakes Stormwater Conveyance and Water Quality Improvement Project (Senate Form 1028)..... 200,000

Senator Montford offered the following amendment which was moved by Senator Gibson:

Amendment 58 (995197)—

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Executive Direction And Support Services 42010300

1352A In Section 05 On Page 205 Special Categories 100242 Transfer To Agricultural Emergency Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,561,500 CA -200,000 FSI1NR -200,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100

1595A In Section 05 On Page 230 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047

1000 General Revenue Fund 31,548,500 31,748,500 CA 200,000 FSI1NR 200,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,748,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Gretna Water Booster Station (Senate Form 1958)..... 200,000

Senator Montford offered the following substitute amendment which was moved by Senator Gibson and adopted:

Substitute Amendment 58 (995218)—

DELETED INSERT
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Program: Office Of The Commissioner And Administration
Executive Direction And Support Services 42010300

In Section 05 On Page 205
1352A Special Categories 100242
Transfer To Agricultural Emergency Eradication Trust Fund IOEA

1000 General Revenue Fund 4,761,500 4,561,500
CA -200,000 FSI1NR -200,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Restoration Assistance
Water Restoration Assistance 37220100

In Section 05 On Page 230
1595A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay 140047

Grants And Aids - Water Projects IOEM

1000 General Revenue Fund 31,548,500 31,748,500
CA 200,000 FSI1NR 200,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,748,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Gretna Water Booster Station (Senate Form 1958)..... 100,000
Blountstown Wastewater Effluent Discharge (Senate Form 1581)..... 100,000

Senator Grimsley moved the following amendment which was adopted:

Amendment 59 (995158)—

DELETED INSERT
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Program: Forest And Resource Protection
Florida Forest Service 42110400

In Section 05 On Page 207
1385 Special Categories 100100
Forestry Wildfire Protection/Suppression Equipment IOEA

1000 General Revenue Fund 6,000,000 5,600,000
CA -400,000 FSI1NR -400,000

Program: Agricultural Economic Development
Animal Pest And Disease Control 42170500

In Section 05 On Page 216
1466A Special Categories 100670
State Agricultural Response Team (Sart) IOEA

1000 General Revenue Fund 400,000
CA 400,000 FSI1NR 400,000

Following Specific Appropriation 1466A, INSERT:

Funds in Specific Appropriation 1466A are provided to the Department of Agriculture and Consumer Services for the purchase and maintenance of equipment necessary to coordinate the state's response for animal and agricultural issues in Florida in case of an emergency or disaster situation.

Amendments 60 (995145) and 61 (995149) were withdrawn.

Senator Passidomo moved the following amendment which was adopted:

Amendment 62 (995169)—

DELETED INSERT
ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Restoration Assistance
Water Restoration Assistance 37220100

In Section 05 On Page 230
1595 Fixed Capital Outlay 087870
Springs Restoration IOEJ

1000 General Revenue Fund 20,000,000 18,500,000
CA -1,500,000 FSI1NR -1,500,000

1595A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047

1000 General Revenue Fund 31,548,500 33,048,500
CA 1,500,000 FSI1NR 1,500,000

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$33,048,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Bonita Springs Imperial River Flood Mitigation & Prevention (Senate Form 1394)..... 1,500,000

Senator Braynon moved the following amendment which was adopted:

Amendment 63 (995209)—

DELETED INSERT
ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Restoration Assistance
Water Restoration Assistance 37220100

In Section 05 On Page 230
1595 Fixed Capital Outlay 087870
Springs Restoration IOEJ

1000 General Revenue Fund 20,000,000 19,800,000
CA -200,000 FSI1NR -200,000

1595A	Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM	140047		
1000	General Revenue Fund	31,548,500	31,748,500	
	CA 200,000 FSI1NR 200,000			

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,748,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Oakland South Lake Apopka Initiative project (Senate Form 2325).....	200,000
--	---------

Senator Gainer moved the following amendment which was adopted:

Amendment 64 (995178)—

		DELETE	INSERT
	ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100		
	In Section 05 On Page 230		
1595	Fixed Capital Outlay 087870 Springs Restoration IOEJ		
1000	General Revenue Fund	20,000,000	19,950,000
	CA -50,000 FSI1NR -50,000		
1595A	Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM	140047	
1000	General Revenue Fund	31,548,500	31,598,500
	CA 50,000 FSI1NR 50,000		

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$31,598,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Okaloosa County Overbrook Subdivision Flooding (Senate Form 2578).....	50,000
--	--------

Amendments 65 (995180), 66 (995181), and 67 (995182) were withdrawn.

Senator Grimsley moved the following amendment which was adopted:

Amendment 68 (995146)—

		DELETE	INSERT
	ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Waste Management Waste Management 37450300		
	In Section 05 On Page 239		
1660	Fixed Capital Outlay 087889 Petroleum Tanks Cleanup IOEJ		

Immediately following Specific Appropriation 1660, INSERT:

From the funds in Specific Appropriation 1660, \$10,000,000 in nonrecurring funds is provided to address the damage or potential damage to underground storage tank systems caused by ethanol or biodiesel pursuant to section 376.3071, Florida Statutes.

Senator Book moved the following amendment which was adopted:

Amendment 69 (995189)—

		DELETE	INSERT
	ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Recreation And Parks State Park Operations 37500300		
	In Section 05 On Page 241		
1681	Fixed Capital Outlay 080039 State Park Facility Improvements IOEJ		
2408	Internal Improvement Trust Fund		11,875,000
	CA 11,875,000 FSI1NR 11,875,000		
2675	State Park Trust Fund	27,875,000	16,000,000
	CA -11,875,000 FSI1NR -11,875,000		

Senator Galvano moved the following amendment which was adopted:

Amendment 70 (995168)—

		DELETE	INSERT
	FISH AND WILDLIFE CONSERVATION COMMISSION Program: Habitat And Species Conservation Habitat And Species Conservation 77350200		
	In Section 05 On Page 251		
1792	Special Categories 102334 Control Of Invasive Exotics IOEA		
2423	Land Acquisition Trust Fund	30,823,647	30,223,647
	CA -600,000 FSI1NR -600,000		
1000	General Revenue Fund		600,000
	CA 600,000 FSI1NR 600,000		
	In Section 05 On Page 253		
1802B	Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grant And Aids - Manatee County Robinson Preserve Habitat Restoration IOEM	145000	
1000	General Revenue Fund	600,000	0
	CA -600,000 FSI1NR -600,000		
2423	Land Acquisition Trust Fund		600,000
	CA 600,000 FSI1NR 600,000		

DELETE the proviso immediately following Specific Appropriation 1802B:

From the funds in Specific Appropriation 1802B, \$600,000 in nonrecurring funds from the General Revenue Fund is provided for the Robinson Preserve Habitat Restoration in Manatee County (Senate Form 1518).

AND INSERT:

From the funds in Specific Appropriation 1802B, \$600,000 in nonrecurring funds from the Land Acquisition Trust Fund is provided for the Robinson Preserve Habitat Restoration in Manatee County (Senate Form 1518).

Senator Gibson moved the following amendment which was adopted:

Amendment 71 (995211)—

		DELETE	INSERT
	EDUCATION, DEPARTMENT OF Program: Education - Fixed Capital Outlay 48150000		

In Section 02 On Page 007
 23 Fixed Capital Outlay 089006
 Florida College System Projects IOEL

2555 Public Education Capital Outlay 18,103,744 19,103,744
 And Debt Service Trust Fund
 CA 1,000,000 FSI1NR 1,000,000

Immediately following Specific Appropriation 23, INSERT:
 Nonrecurring funds in Specific Appropriation 23 shall be allocated as follows:

FLORIDA STATE COLLEGE AT JACKSONVILLE
 Rem/Add Support to STEM Education, site imp-Downtown
 (Senate Form 1771)..... 1,000,000

In Section 02 On Page 006
 21 Fixed Capital Outlay 089006
 Maintenance, Repair, Renovation, And
 Remodeling IOEL

2555 Public Education Capital Outlay 184,797,354 183,797,354
 And Debt Service Trust Fund
 CA -1,000,000 FSI1NR -1,000,000

Following Specific Appropriation 21, DELETE:
 Florida College System..... 36,168,047

Following Specific Appropriation 21, INSERT:
 Florida College System..... 35,168,047

Senator Montford offered the following amendment which was moved by Senator Gibson and adopted:

Amendment 72 (995183)—

	DELETE	INSERT
EDUCATION, DEPARTMENT OF Program: Education - Fixed Capital Outlay	48150000	

In Section 02 On Page 007
 23 Fixed Capital Outlay 089006
 Florida College System Projects IOEL

Following Specific Appropriation 23, DELETE:
 ST. JOHNS RIVER STATE COLLEGE
 Rem/Ren/Add Instructional and Support-Orange Park..... 7,576,799

Following Specific Appropriation 23, INSERT:
 ST. JOHNS RIVER STATE COLLEGE
 Rem/Ren/Add Instructional and Support-Orange Park..... 6,576,799

TALLAHASSEE COMMUNITY COLLEGE
 Rem/Ren Ctr for Innovation 2nd FL-Downtown
 (Senate Form 2322)..... 1,000,000

Senator Young moved the following amendment which was adopted:

Amendment 73 (995184)—

	DELETE	INSERT
EDUCATION, DEPARTMENT OF Program: Education - Fixed Capital Outlay	48150000	

In Section 02 On Page 007
 23 Fixed Capital Outlay 089006
 Florida College System Projects IOEL

2555 Public Education Capital Outlay 18,103,744 18,603,744
 And Debt Service Trust Fund
 CA 500,000 FSI1NR 500,000

Following Specific Appropriation 23, INSERT:
 Nonrecurring funds in Specific Appropriation 23 shall be allocated as follows:
 HILLSBOROUGH COMMUNITY COLLEGE
 Allied Health Building - Dale Mabry Campus..... 500,000

24 Fixed Capital Outlay 089007
 State University System Projects IOEL

In Section 02 On Page 008

2555 Public Education Capital Outlay 91,745,139 91,245,139
 And Debt Service Trust Fund
 CA -500,000 FSI1NR -500,000

Following Specific Appropriation 24, DELETE:
 SYSTEM
 Utility Infrastructure Maintenance and Repairs..... 10,500,000

Following Specific Appropriation 24, INSERT:
 SYSTEM
 Utility Infrastructure Maintenance and Repairs..... 10,000,000

Senator Brandes moved the following amendment:

Amendment 74 (995210)—

		DELETE	INSERT
PROGRAM: ADMINISTERED FUNDS	49000000		

In Section 06 On Page 271
 1968A Lump Sum 098921
 State Match For Federal Fema Funding IOEA

1000 General Revenue Fund 84,503,400 84,403,400
 CA -100,000 FSI1NR -100,000

LEGISLATIVE BRANCH
 Legislative Support Services 11310000

In Section 06 On Page 341
 2672 Lump Sum 093212
 Legislative Support Services - Senate IOEA

1000 General Revenue Fund 24,717,329 24,817,329
 CA 100,000 FSI1NR 100,000

INSERT:
 From the funds in specific appropriation 2672, \$100,000 in nonrecurring general revenue funds is provided for the Office of Program Policy Analysis and Government Accountability (OPPAGA) to contract for a report examining oral health in the state of Florida, specifically in regards to affordability, access, and delivery of dental care. The study must examine utilization data and delivery system gaps, including demographic and income disparities, develop and evaluate policy proposals to address barriers to care, expedience of care delivery, and oral health outcomes for high-need and high-risk populations, examine workforce policies authorizing or increasing mid-level dental providers such as expanded function dental assistants, community dental health coordinators, and dental therapists. OPPAGA shall submit a report on the findings and make recommendations on improving the affordability, access, and delivery of dental care to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 12, 2019.

Senator Brandes moved the following substitute amendment which was adopted:

Substitute Amendment 74 (995217)—

	DELETE	INSERT
PROGRAM: ADMINISTERED FUNDS	49000000	

In Section 06 On Page 271
 1968A Lump Sum 098921
 State Match For Federal Fema Funding IOEA

1000	General Revenue Fund	84,503,400	84,403,400
	CA -100,000 FSI1NR -100,000		

LEGISLATIVE BRANCH
 Legislative Support Services 11310000

In Section 06 On Page 341
 2672 Lump Sum 093212
 Legislative Support Services - Senate IOEA

1000	General Revenue Fund	24,717,329	24,817,329
	CA 100,000 FSI1NR 100,000		

INSERT:
 From the funds in Specific Appropriation 2672, \$100,000 in nonrecurring funds from the General Revenue Fund is provided for the Office of Program Policy Analysis and Government Accountability to contract with an independent consultant to prepare a report that examines oral health in the state of Florida, specifically in regards to affordability, access, and delivery of dental care. The study must examine utilization data and delivery system gaps, including demographic and income disparities; develop and evaluate policy proposals to address barriers to care, expedience of care delivery, and oral health outcomes for high-need and high-risk populations; and examine workforce policies from other states authorizing or increasing mid-level dental providers such as expanded functions for dental assistants, community dental health coordinators, and dental therapists in order to compare the success of implementing expanded functions for mid-level dental providers in other states to the health access dental license currently authorized in Florida. The Office of Program Policy Analysis and Government Accountability shall submit a report that summarizes the findings of the independent consultant and makes recommendations on improving the affordability, access, and delivery of dental care to the Governor, President of the Senate, and Speaker of the House of Representatives by January 30, 2019.

Senator Brandes moved the following amendment which was adopted:

Amendment 75 (995191)—

	DELETE	INSERT
LEGISLATIVE BRANCH Legislative Support Services 11310000		
In Section 06 On Page 341 2672 Lump Sum 093212 Legislative Support Services - Senate IOEA		

INSERT:
 From the funds in Specific Appropriation 2672, the Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a review of Florida's sentencing laws and identify policy options to reduce or divert low-risk offenders from entering Florida's prisons. As part of its review, OPPAGA shall consult with the Crime and Justice Institute and other criminal justice policy experts who have conducted sentencing policy research in Florida. The review shall include recommended sentencing policies, statutory changes necessary to implement recommended policies, and cost savings estimates. The review shall also assess the potential impact of each proposed option on public safety. OPPAGA shall issue a report of its recommendations to the President of the Senate and the Speaker of the House of Representatives by January 7, 2019.

Senator Stargel moved the following amendment which was adopted:

Amendment 76 (995185)—

	DELETE	INSERT
In Section 8 On Page 398		

In Section 8(3), on Page 398, DELETE the following:
 (c) State Health Insurance Premiums for the Period July 1, 2018, through June 30, 2019.

In Section 8(3), on Page 398, INSERT the following:
 7. Beginning with plan year 2019, the state group insurance program must provide coverage for prescription enteral formulas and amino-acid-based elemental formulas, regardless of the method of delivery or intake, for home use which are prescribed by a physician licensed under chapter 458 or chapter 459 as medically necessary for the treatment of eosinophilic disorders, food protein-induced enterocolitis syndrome, inherited diseases of amino acid, organic acid, carbohydrate, or fat metabolism as well as malabsorption. Such coverage may not exceed an amount of \$20,000 annually for any insured individual.

(c) State Health Insurance Premiums for the Period July 1, 2018, through June 30, 2019.

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

Senator Bean moved the following amendment which was adopted:

Amendment 77 (995219)—

	DELETE	INSERT
CHILDREN AND FAMILIES, DEPARTMENT OF Services Program: Community Services Community Substance Abuse And Mental Health Services 60910950		
In Section 03 On Page 083 372 Special Categories 100778 Grants And Aids - Contracted Services IOEB		
1000 General Revenue Fund CA 100,000 FSI1NR 100,000	10,533,646	10,633,646

At the end of existing proviso language, following Specific Appropriation 372, INSERT:

Partnership for Child Health - Pediatric Integrated
 Behavioral Health Services (Senate Form 1658)..... 100,000

	DELETE	INSERT
HEALTH, DEPARTMENT OF Program: Community Public Health Disease Control And Health Protection 64200200		
In Section 03 On Page 101 482 Fixed Capital Outlay 081108 Health Facilities Repair And Maintenance - Statewide IOEJ		
1000 General Revenue Fund CA -100,000 FSI1NR -100,000	1,768,928	1,668,928

Amendment 78 (995220) was withdrawn.

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

Senator Bradley moved the following amendment which was adopted:

Amendment 79 (995221)—

	DELETE	INSERT
STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
In Section 06 On Page 383 3121 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		

DELETE:

From the funds in Specific Appropriation 3121, \$7,013,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

For the next Cultural and Museum Grant List application submission period, the list will be separated into two lists. The first list will include all projects that are in a rural area of opportunity (RAO) designated by the Governor pursuant to section 288.0656(7), Florida Statutes. The second list will include all projects in non-RAOs. The ranking process will continue to be the same for both lists.

The remaining nonrecurring general revenue in Specific Appropriation 3121 shall be allocated as follows:

AND INSERT:

From the funds in Specific Appropriation 3121, \$6,563,985 of nonrecurring general revenue is provided for the 2018-2019 General Program Support ranked list.

For the next Cultural and Museum Grant List application submission period, the list will be separated into two lists. The first list will include all projects that are in a rural area of opportunity (RAO) designated by the Governor pursuant to section 288.0656(7), Florida Statutes. The second list will include all projects in non-RAOs. The ranking process will continue to be the same for both lists.

The remaining nonrecurring general revenue in Specific Appropriation 3121 shall be allocated as follows:

Florida African American Heritage Preservation Network (Senate Form 1181)..... 450,000

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

Senator Book moved the following amendment which was adopted:

Amendment 80 (995222)—

	DELETE	INSERT
ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100		
In Section 05 On Page 230		
1595 Fixed Capital Outlay 087870 Springs Restoration IOEJ		
1000 General Revenue Fund CA -650,000 FSI1NR -650,000	20,000,000	19,350,000
1595A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM	140047	
1000 General Revenue Fund CA 650,000 FSI1NR 650,000	31,548,500	32,198,500

Following Specific Appropriation 1595A, DELETE:

From the funds in Specific Appropriation 1595A, \$31,548,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1595A, \$32,198,500 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Horseshoe Beach Drinking Water (Senate Form 2584)..... 650,000

Pursuant to Rule 4.19, SB 2500, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Bradley, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical and conforming changes in SB 2500, as necessary.

On motion by Senator Bradley—

SB 2502—A bill to be entitled An act implementing the 2018-2019 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; amending s. 1011.62, F.S.; creating the mental health assistance allocation to provide supplemental funding for mental health programming and support in schools; providing that such funds shall be allocated based on an entity's proportionate share of Florida Education Finance Program base funding; specifying that the district funding allocation must include a minimum amount as set forth in the General Appropriations Act; authorizing charter schools to receive a share of district funding if certain conditions are met; providing restrictions regarding allocated funds; requiring school districts and charter schools to annually develop a plan regarding the mental health assistance allocation; prescribing minimum requirements for such plans; requiring school districts to submit approved plans to the Commissioner of Education by a specified date; requiring each entity that receives funding under the mental health assistance allocation to submit a report to the commissioner by a specified date; authorizing the Legislature to provide an annual funding compression allocation in the General Appropriations Act; specifying the purpose of the allocation; prescribing the method of calculating the allocation; incorporating by reference certain calculations of the Medicaid Disproportionate Share Hospital program; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for a component of the Children's Medical Services program; specifying requirements for such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the department; specifying criteria to be used by the Agency for Persons with Disabilities in the event that an allocation algorithm and methodology for the iBudget system is no longer in effect; providing for the implementation of any new iBudget allocation algorithm and methodology; authorizing increased funding for an iBudget under certain circumstances; amending s. 409.911, F.S.; updating the average of audited disproportionate share data for purposes of calculating disproportionate share payments; extending for 1 fiscal year the requirement that the Agency for Health Care Administration distribute moneys to hospitals that provide a disproportionate share of Medicaid or charity care services as set forth in the General Appropriations Act; amending s. 409.9113, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to teaching hospitals as set forth in the General Appropriations Act; amending s. 409.9119, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to certain specialty hospitals for children as set forth in the General Appropriations Act; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; amending s. 215.18, F.S.; extending for 1 fiscal year the authority, and related payment requirements, for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; authorizing the Department of Corrections to submit certain budget amendments to transfer funds into the Inmate Health Services category; providing that such transfers are subject to notice, review, and objection procedures; requiring the Department of Juvenile Justice to review county juvenile detention payments to ensure that counties fulfill specified financial responsibilities; requiring amounts owed by a county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements require a reduction in deductions for amounts owed by a county; prohibiting the Department of Juvenile Justice from pro-

viding to certain nonfiscally constrained counties reimbursements or credits against identified juvenile detention center costs under specified circumstances; prohibiting a nonfiscally constrained county from applying, deducting, or receiving such reimbursements or credits; amending s. 27.5304, F.S.; extending for 1 fiscal year certain limitations on compensation for private court-appointed counsel; amending s. 1011.80, F.S.; providing that state funds provided for postsecondary workforce program operations may be used for inmate education if specifically appropriated for such purpose; authorizing a Supreme Court Justice to designate an alternate facility as his or her official headquarters for purposes of travel reimbursement; specifying which expenses may be reimbursed to a justice; requiring the Chief Justice to coordinate with an affected justice and other appropriate officials with respect to implementation; providing for construction; prohibiting the Supreme Court from using state funds to lease space in an alternate facility for use as a justice's official headquarters; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Executive Office of the Governor and the Legislature by a specified date; specifying the amount of the transaction fee to be collected for use of the state's online procurement system; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds appropriated in certain appropriation categories between departments for specified purposes; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; amending s. 282.0051, F.S.; revising the powers, duties, and functions of the Agency for State Technology with respect to the operational management and oversight of the state data center; providing for the future expiration and reversion of specified statutory text; amending s. 216.181, F.S.; extending for 1 fiscal year the authority for the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for certain fixed capital outlay projects from specified sources; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing procedures for the repayment of the temporary loan; amending s. 375.041, F.S.; specifying that certain funds for projects dedicated to restoring Lake Apopka shall be appropriated as provided under the General Appropriations Act; reenacting s. 373.470(6)(a), F.S., relating to Everglades restoration; providing for the future expiration and reversion of specified statutory text; amending s. 216.181, F.S.; extending for 1 fiscal year the authority of the Legislative Budget Commission to increase amounts appropriated to the Department of Environmental Protection for fixed capital outlay projects using specified funds; specifying additional information to be included in budget amendments for projects requiring additional funding; requiring the Department of Environmental Protection to transfer a designated proportionate share of the revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission, according to specified parameters and calculations; defining the term "department"; requiring the Department of Environmental Protection to retain a proportionate share of revenues; specifying a limit on distributions; requiring the Department of Environmental Protection to make transfers to land acquisition trust funds; specifying the method of determining transfer amounts; authorizing the Department of Environmental Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation Commission's land acquisition trust fund for specified purposes; requiring the Department of Environmental Protection to prorate amounts transferred to the Fish and Wildlife Conservation Commission; requiring the Department of Environmental Protection to distribute moneys transferred from the Land Acquisition Trust Fund into the Florida Forever Trust Fund in accordance with a

specified distribution formula; amending s. 375.075, F.S.; requiring that a minimum amount of funds for the Florida Recreation Development Assistance Program be used for projects that provide recreational enhancements and opportunities for children; requiring the Department of Environmental Protection to award grants by a specified date; providing limitations with respect to the number of grant applications a local government may submit and the maximum project grant amount; specifying requirements for the selection criteria used by the department; amending s. 295.23, F.S.; transferring duties relating to the administration of the veterans research and marketing campaign from the Florida Tourism Industry Marketing Corporation to Florida Is For Veterans, Inc.; revising the annual appropriation for the veterans research and marketing campaign; amending s. 295.21, F.S.; revising the duties of Florida Is For Veterans, Inc., regarding the veterans research and marketing campaign to conform to changes made by the act; providing for the future expiration and reversion of specified statutory text; amending s. 427.013, F.S.; extending for 1 fiscal year a requirement that the Commission for the Transportation Disadvantaged allocate and award appropriated funds for specified purposes; amending s. 321.04, F.S.; extending for 1 fiscal year provisions requiring the Department of Highway Safety and Motor Vehicles to assign the patrol officer assigned to the Office of the Governor to the Lieutenant Governor and to assign a patrol officer to a Cabinet member under certain circumstances; amending s. 339.135, F.S.; extending for 1 fiscal year provisions authorizing the Department of Transportation to realign budget authority to carry out the department's work program; amending s. 216.292, F.S.; extending for 1 fiscal year a provision that requires a review of certain transfers of appropriations to ensure compliance with ch. 216, F.S., and that such transfers are not contrary to legislative policy and intent; amending s. 112.24, F.S.; extending for 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; providing for the future expiration and reversion of specified statutory text; prohibiting state agencies from entering into contracts containing certain nondisclosure agreements; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriations; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing effective dates.

—was read the second time by title.

Senator Passidomo moved the following amendment which was adopted:

Amendment 1 (888462) (with title amendment)—Delete lines 281-450 and insert:

Section 4. In order to implement Specific Appropriations 6 and 92 of the 2018-2019 General Appropriations Act, paragraphs (b) and (c) of subsection (10) of section 1002.333, Florida Statutes, are amended to read:

1002.333 Persistently low-performing schools.—

(10) SCHOOLS OF HOPE PROGRAM.—The Schools of Hope Program is created within the Department of Education.

(b) A traditional public school that is required to submit a plan for implementation pursuant to s. 1008.33(4) is eligible to receive *funding for services authorized up to \$2,000 per full-time equivalent student from the hope supplemental services allocation established under s. 1011.62(16) Schools of Hope Program based upon the strength of the school's plan for implementation and its focus on evidence-based interventions that lead to student success by providing wrap-around services that leverage community assets, improve school and community collaboration, and develop family and community partnerships. Wrap-around services include, but are not limited to, tutorial and after-school programs, student counseling, nutrition education, parental counseling, and adult education. Plans for implementation may also include models that develop a culture of attending college, high academic expectations, character development, dress codes, and an extended school day and school year. At a minimum, a plan for implementation must:*

- ~~1. Establish wrap-around services that develop family and community partnerships.~~
- ~~2. Establish clearly defined and measurable high academic and character standards.~~
- ~~3. Increase parental involvement and engagement in the child's education.~~
- ~~4. Describe how the school district will identify, recruit, retain, and reward instructional personnel. The state board may waive the requirements of s. 1012.22(1)(c)5., and suspend the requirements of s. 1012.24, to facilitate implementation of the plan.~~
- ~~5. Identify a knowledge-rich curriculum that the school will use that focuses on developing a student's background knowledge.~~
- ~~6. Provide professional development that focuses on academic rigor, direct instruction, and creating high academic and character standards.~~

(c) For the 2017-2018 fiscal year, the state board shall:

1. Provide awards for up to 25 schools and prioritize awards for implementation plans submitted pursuant to paragraph (b) that are based on whole school transformation and that are developed in consultation with the school's principal.
2. Annually report on the implementation of this subsection in the report required by s. 1008.345(5), and provide summarized academic performance reports of each traditional public school receiving funds.

Section 5. *The amendments made by this act to s. 1002.33(10)(b)-(c), Florida Statutes, expire July 1, 2019, and the text of those paragraphs shall revert to that in existence on June 30, 2018, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

Section 6. In order to implement Specific Appropriations 6 and 92 of the 2018-2019 General Appropriations Act, present subsections (16) and (17) of section 1011.62, Florida Statutes, are renumbered as subsections (19) and (20), respectively, new subsections (16) and (17) and subsection (18) are added to that section, and paragraph (a) of subsection (4) and subsection (14) of that section 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:

(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 before 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 (19)(b) ~~(16)(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 prescribed 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.

(14) 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 (19) ~~(16)~~, 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 (19) ~~(16)~~ 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.

(16) HOPE SUPPLEMENTAL SERVICES ALLOCATION.—*The hope supplemental services allocation is created to provide district-managed turnaround schools, as required under s. 1008.33(4)(a), and charter schools authorized under s. 1008.33(4)(b), with funds to offer services designed to improve the overall academic and community welfare of the schools' students and their families.*

(a) *Services funded by the allocation may include, but are not limited to, tutorial and after-school programs, student counseling, nutrition education, and parental counseling. In addition, services may also include models that develop a culture that encourages students to complete high school and to attend college or career training, set high academic expectations, inspire character development, and include an extended school day and school year.*

(b) *Prior to distribution of the allocation, a school district, for a district turnaround school, or the charter school governing board for a charter school, as applicable, shall develop and submit a plan for implementation to its respective governing body for approval no later than August 1 of the fiscal year.*

(c) *At a minimum, the plans required under paragraph (b) must:*

1. *Establish comprehensive support services that develop family and community partnerships;*
2. *Establish clearly defined and measurable high academic and character standards;*

3. Increase parental involvement and engagement in the child's education;

4. Describe how instructional personnel will be identified, recruited, retained, and rewarded;

5. Provide professional development that focuses on academic rigor, direct instruction, and creating high academic and character standards; and

6. Provide focused instruction to improve student academic proficiency, which may include additional instruction time beyond the normal school day or school year.

(d) Each school district and hope operator shall submit approved plans to the commissioner by September 1 of each fiscal year.

(e) For the 2018-2019 fiscal year, a school that is selected to receive funding in the 2017-2018 fiscal year pursuant to s. 1002.333(10)(c) shall receive \$2,000 per FTE. A district-managed turnaround school required under s. 1008.33(4)(a) and a charter school authorized under s. 1008.33(4)(b) are eligible for the remaining funds based on the school's unweighted FTE, up to \$2,000 per FTE or as provided in the General Appropriations Act.

This subsection expires July 1, 2019.

(17) **MENTAL HEALTH ASSISTANCE ALLOCATION.**—The mental health assistance allocation is created to provide supplemental funding to assist school districts in establishing or expanding comprehensive school-based mental health programs that increase awareness of mental health issues among children and school-age youth; train educators and other school staff in detecting and responding to mental health issues; and connect children, youth, and families who may experience behavioral health issues with appropriate services. These funds may be allocated annually in the General Appropriations Act to each eligible school district and developmental research school based on each entity's proportionate share of Florida Education Finance Program base funding. The district funding allocation must include a minimum amount as specified in the General Appropriations Act. Upon submission and approval of a plan that includes the elements specified in paragraph (b), charter schools are also entitled to a proportionate share of district funding for this program. The allocated funds may not supplant funds that are provided for this purpose from other operating funds and may not be used to increase salaries or provide bonuses.

(a) Prior to distribution of the allocation:

1. The district must annually develop and submit a detailed plan outlining the local program and planned expenditures to the district school board for approval.

2. A charter school must annually develop and submit a detailed plan outlining the local program and planned expenditures of the funds in the plan to its governing body for approval. After the plan is approved by the governing body, it must be provided to its school district for submission to the commissioner.

(b) The plans required under paragraph (a) must include, at a minimum, all of the following elements:

1. A collaborative effort or partnership between the school district and at least one local community program or agency involved in mental health to provide or to improve prevention, diagnosis, and treatment services for students;

2. Programs to assist students in dealing with bullying, trauma, and violence;

3. Strategies or programs to reduce the likelihood of at-risk students developing social, emotional, or behavioral health problems or substance use disorders;

4. Strategies to improve the early identification of social, emotional, or behavioral problems or substance use disorders and to improve the provision of early intervention services;

5. Strategies to enhance the availability of school-based crisis intervention services and appropriate referrals for students in need of mental health services; and

6. Training opportunities for school personnel in the techniques and supports needed to identify students who have trauma histories and who have or are at risk of having a mental illness, and in the use of referral mechanisms that effectively link such students to appropriate treatment and intervention services in the school and in the community.

(c) The districts shall submit approved plans to the commissioner by August 1 of each fiscal year.

This subsection expires July 1, 2019.

(18) **FUNDING COMPRESSION ALLOCATION.**—The Legislature may provide an annual funding compression allocation in the General Appropriations Act. The allocation is created to provide additional funding to school districts and developmental research schools whose total funds per FTE in the prior year were less than the statewide average. Using the most recent prior year FEFP calculation for each eligible school district, the total funds per FTE shall be subtracted from the state average funds per FTE, not including any adjustments made pursuant to paragraph (19)(b). The resulting funds per FTE difference, or a portion thereof, as designated in the General Appropriations Act, shall then be multiplied by the school district's total unweighted FTE to provide the allocation. If the calculated funds are greater than the amount included in the General Appropriations Act, they must be prorated to the appropriation amount based on each participating school district's share.

This subsection expires July 1, 2019.

Section 7. In order to implement Specific Appropriations 6 and 92 of the 2018-2019 General Appropriations Act, paragraph (c) of subsection (3) of section 1012.731, Florida Statutes, is amended to read:

1012.731 The Florida Best and Brightest Teacher Scholarship Program.—

(3)

(c) Notwithstanding the requirements of this subsection, for the 2017-2018, ~~2018-2019~~, and 2019-2020 school years, any classroom teacher who:

1. Was evaluated as highly effective pursuant to s. 1012.34 in the school year immediately preceding the year in which the scholarship will be awarded shall receive a scholarship of \$1200, including a classroom teacher who received an award pursuant to paragraph (a).

2. Was evaluated as effective pursuant to s. 1012.34 in the school year immediately preceding the year in which the scholarship will be awarded a scholarship of up to \$800. If the number of eligible classroom teachers under this subparagraph exceeds the total allocation, the department shall prorate the per-teacher scholarship amount.

This paragraph expires July 1, 2020.

And the title is amended as follows:

Delete lines 8-31 and insert: amending s. 1002.333, F.S.; specifying that certain schools of hope are eligible to receive hope supplemental service allocation funds; specifying required duties of the State Board of Education for the 2017-2018 fiscal year; providing for the future expiration and reversion of specified statutory text; amending s. 1011.62, F.S.; creating the hope supplemental services allocation; providing the purpose of the allocation; specifying the services that may be funded by the allocation; requiring a plan for implementation to be developed and submitted to the appropriate governing body before distribution of the allocation; providing requirements for implementation plans; requiring approved plans to be submitted to the Commissioner of Education by a specified date; providing for the allocation of funds for the 2018-2019 fiscal year; creating the mental health assistance allocation; providing the purpose of the allocation; providing for the annual allocation of such funds on a specified basis; prohibiting the use of allocated funds to supplant funds provided from other operating funds, to increase salaries, or to provide bonuses; providing requirements for school districts and charter schools; providing that required plans must include certain

elements; requiring school districts to annually submit approved plans to the commissioner by a specified date; creating the funding compression allocation; providing the purpose of the allocation; authorizing funding for the annual allocation for specified purposes; providing the calculation for the allocation; amending s. 1012.731, F.S.; deleting Florida Best and Brightest Teacher Scholarship Program scholarship awards authorized for the 2018-2019 school year;

Senator Flores moved the following amendment which was adopted:

Amendment 2 (811876) (with title amendment)—Between lines 503 and 504 insert:

Section 8. Effective October 1, 2018, in order to implement Specific Appropriations 217 and 218 of the 2018-2019 General Appropriations Act, section 8 of chapter 2017-129, Laws of Florida, is amended to read:

Section 8. Effective October 1, 2018, subsection (2) of section 409.908, Florida Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider’s rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

(2)(a)1. Reimbursement to nursing homes licensed under part II of chapter 400 and state-owned-and-operated intermediate care facilities for the developmentally disabled licensed under part VIII of chapter 400 must be made prospectively.

2. Unless otherwise limited or directed in the General Appropriations Act, reimbursement to hospitals licensed under part I of chapter 395 for the provision of swing-bed nursing home services must be made on the basis of the average statewide nursing home payment, and reimbursement to a hospital licensed under part I of chapter 395 for the provision of skilled nursing services must be made on the basis of the average nursing home payment for those services in the county in which the hospital is located. When a hospital is located in a county that does not have any community nursing homes, reimbursement shall be determined by averaging the nursing home payments in counties that surround the county in which the hospital is located. Reimbursement to hospitals, including Medicaid payment of Medicare copayments, for skilled nursing services shall be limited to 30 days, unless a prior authorization has been obtained from the agency. Medicaid reimbursement may be extended by the agency beyond 30 days, and approval must be based upon verification by the patient’s physician that the patient requires short-term rehabilitative and recuperative services only, in which case an extension of no more than 15 days may be approved. Reimbursement to a hospital licensed under part I of chapter 395 for the temporary provision of skilled nursing services to nursing home residents who have been displaced as the result of a natural disaster or other emergency may not exceed the average county nursing home payment for those services in the county in which the hospital is located and is limited to the period of time which the agency considers necessary for continued placement of the nursing home residents in the hospital.

(b) Subject to any limitations or directions in the General Appropriations Act, the agency shall establish and implement a state Title XIX Long-Term Care Reimbursement Plan for nursing home care in order to provide care and services in conformance with the applicable state and federal laws, rules, regulations, and quality and safety standards and to ensure that individuals eligible for medical assistance have reasonable geographic access to such care.

1. The agency shall amend the long-term care reimbursement plan and cost reporting system to create direct care and indirect care sub-components of the patient care component of the per diem rate. These two subcomponents together shall equal the patient care component of the per diem rate. Separate prices shall be calculated for each patient care subcomponent, initially based on the September 2016 rate setting cost reports and subsequently based on the most recently audited cost report used during a rebasing year. The direct care subcomponent of the per diem rate for any providers still being reimbursed on a cost basis shall be limited by the cost-based class ceiling, and the indirect care subcomponent may be limited by the lower of the cost-based class ceiling, the target rate class ceiling, or the individual provider target. The ceilings and targets apply only to providers being reimbursed on a cost-based system. Effective October 1, 2018, a prospective payment methodology shall be implemented for rate setting purposes with the following parameters:

- a. Peer Groups, including:
 - (I) North-SMMC Regions 1-9, less Palm Beach and Okeechobee Counties; and
 - (II) South-SMMC Regions 10-11, plus Palm Beach and Okeechobee Counties.
- b. Percentage of Median Costs based on the cost reports used for September 2016 rate setting:
 - (I) Direct Care Costs ~~105~~ 100 percent.
 - (II) Indirect Care Costs 92 percent.
 - (III) Operating Costs 86 percent.
- c. Floors:
 - (I) Direct Care Component 95 percent.
 - (II) Indirect Care Component 92.5 percent.
 - (III) Operating Component None.
- d. Pass-through Payments . . . Real Estate and Personal Property Taxes and Property Insurance.
- e. Quality Incentive Program Payment Pool ~~7.5~~ 6 percent of September 2016 non-property related payments of included facilities.
- f. Quality Score Threshold to Quality for Quality Incentive Payment 20th percentile of included facilities.
- g. Fair Rental Value System Payment Parameters:
 - (I) Building Value per Square Foot based on 2018 RS Means.
 - (II) Land Valuation 10 percent of Gross Building value.
 - (III) Facility Square Footage Actual Square Footage.
 - (IV) Moveable Equipment Allowance \$8,000 per bed.
 - (V) Obsolescence Factor 1.5 percent.
 - (VI) Fair Rental Rate of Return 8 percent.
 - (VII) Minimum Occupancy 90 percent.
 - (VIII) Maximum Facility Age 40 years.
 - (IX) Minimum Square Footage per Bed 350.
 - (X) Maximum Square Footage for Bed 500.

(XI) Minimum Cost of a renovation/replacements . . . \$500 per bed.

h. Ventilator Supplemental payment of \$200 per Medicaid day of 40,000 ventilator Medicaid days per fiscal year.

2. The direct care subcomponent shall include salaries and benefits of direct care staff providing nursing services including registered nurses, licensed practical nurses, and certified nursing assistants who deliver care directly to residents in the nursing home facility, allowable therapy costs, and dietary costs. This excludes nursing administration, staff development, the staffing coordinator, and the administrative portion of the minimum data set and care plan coordinators. The direct care subcomponent also includes medically necessary dental care, vision care, hearing care, and podiatric care.

3. All other patient care costs shall be included in the indirect care cost subcomponent of the patient care per diem rate, including complex medical equipment, medical supplies, and other allowable ancillary costs. Costs may not be allocated directly or indirectly to the direct care subcomponent from a home office or management company.

4. On July 1 of each year, the agency shall report to the Legislature direct and indirect care costs, including average direct and indirect care costs per resident per facility and direct care and indirect care salaries and benefits per category of staff member per facility.

5. Every fourth year, the agency shall rebase nursing home prospective payment rates to reflect changes in cost based on the most recently audited cost report for each participating provider.

6. A direct care supplemental payment may be made to providers whose direct care hours per patient day are above the 80th percentile and who provide Medicaid services to a larger percentage of Medicaid patients than the state average.

7. For the period beginning on October 1, 2018, and ending on September 30, 2021, the agency shall reimburse providers the greater of their September 2016 cost-based rate or their prospective payment rate. Effective October 1, 2021, the agency shall reimburse providers the greater of 95 percent of their cost-based rate or their rebased prospective payment rate, using the most recently audited cost report for each facility. This subparagraph shall expire September 30, 2023.

8. Pediatric, Florida Department of Veterans Affairs, and government-owned facilities are exempt from the pricing model established in this subsection and shall remain on a cost-based prospective payment system. Effective October 1, 2018, the agency shall set rates for all facilities remaining on a cost-based prospective payment system using each facility's most recently audited cost report, eliminating retroactive settlements.

It is the intent of the Legislature that the reimbursement plan achieve the goal of providing access to health care for nursing home residents who require large amounts of care while encouraging diversion services as an alternative to nursing home care for residents who can be served within the community. The agency shall base the establishment of any maximum rate of payment, whether overall or component, on the available moneys as provided for in the General Appropriations Act. The agency may base the maximum rate of payment on the results of scientifically valid analysis and conclusions derived from objective statistical data pertinent to the particular maximum rate of payment.

Section 9. Effective October 1, 2018, in order to implement Specific Appropriations 217 and 218 of the 2018-2019 General Appropriations Act, subsection (23) of section 409.908, Florida Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then

the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

(23)(a) The agency shall establish rates at a level that ensures no increase in statewide expenditures resulting from a change in unit costs for county health departments effective July 1, 2011. Reimbursement rates shall be as provided in the General Appropriations Act.

(b)1. Base rate reimbursement for inpatient services under a diagnosis-related group payment methodology shall be provided in the General Appropriations Act.

2.(e) Base rate reimbursement for outpatient services under an enhanced ambulatory payment group methodology shall be provided in the General Appropriations Act.

3. *Prospective payment system reimbursement for nursing home services shall be as provided in subsection (2) and in the General Appropriations Act*

~~(d) This subsection applies to the following provider types:~~

~~1. Nursing homes.~~

~~2. County health departments.~~

~~(e) The agency shall apply the effect of this subsection to the reimbursement rates for nursing home diversion programs.~~

Section 10. *The amendments made by this act to ss. 409.908(2) and (23), Florida Statutes, expire July 1, 2019, and the text of those subsections shall revert to that in existence on October 1, 2018, not including any amendments made by this act, 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 11. *Effective upon this act becoming a law, in order to implement Specific Appropriations 199, 203, 204, 206, 208, and 217 of the 2018-2019 General Appropriations Act, the Agency for Health Care Administration shall seek authorization from the federal Centers for Medicare and Medicaid Services to modify the period of retroactive Medicaid eligibility from 90 days to 30 days in a manner that ensures that the modification becomes effective on July 1, 2018.*

And the title is amended as follows:

Between lines 47 and 48 insert: amending s. 409.908, F.S.; revising parameters relating to the prospective payment methodology for the reimbursement of Medicaid providers to be implemented for rate-setting purposes; requiring the agency to establish prospective payment reimbursement rates for nursing home services as provided in this act and in the General Appropriations Act; providing for the future expiration and reversion of specified statutory text; requiring the Agency for Health Care Administration to seek authorization from the federal Centers for Medicare and Medicaid Services to modify the period of retroactive Medicaid eligibility in a manner that ensures that the modification becomes effective by a certain date;

Senator Grimsley moved the following amendment which was adopted:

Amendment 3 (922878) (with title amendment)—Between lines 1266 and 1267 insert:

Section 37. In order to implement Specific Appropriation 1660 of the 2018-2019 General Appropriations Act, paragraph (r) is added to subsection (4) of section 376.3071, Florida Statutes, to read:

376.3071 Inland Protection Trust Fund; creation; purposes; funding.—

(4) USES.—Whenever, in its determination, incidents of inland contamination related to the storage of petroleum or petroleum products may pose a threat to the public health, safety, or welfare, water resources, or the environment, the department shall obligate moneys available in the fund to provide for:

(r) Notwithstanding paragraph (j), \$10 million is allocated for the 2018-2019 fiscal year for the payment of the repair or the replacement of, or other preventive measures for, storage tanks, piping, or system components. Such costs may include equipment, preventive measures, excavation, electrical work, site restoration, and maintenance protocols. Owners or operators may submit an application for funding on forms developed by the department.

1. The application must include:

a. An affidavit by a petroleum storage system specialty contractor and supporting documentation demonstrating that the storage tank system may have been damaged or is subject to damage by incompatibility with fuel blended with ethanol or biodiesel;

b. A proposed scope of work and cost; and

c. For proposals to replace tanks or piping, a statement from a certified public accountant which indicates the depreciated value of the equipment. The depreciated value is the maximum allowable replacement cost. Tanks and piping that are 20 years old or older are deemed to have no replacement value.

2. The department must review the application for completeness, accuracy, and reasonableness of costs and scope of work. Upon approval of an application, the department must issue a purchase order to the applicant. The department may not issue a purchase order unless funds remain for the current fiscal year. The purchase order must include a deductible of 25 percent of the total cost. Except for preventative maintenance contracts, the specified work must be substantially completed within 180 days after the date of issuance of the purchase order.

3. Applications shall be funded on a first-come, first-served basis. Except for preventative maintenance contracts, the specified work must be substantially completed within 180 days after the date of issuance of the purchase order. After such time, the purchase order is void. An owner or operator may not cancel a preventative maintenance contract without cause. Following submission of proof to the department that the approved scope of work; or, in the case of preventative maintenance contracts, the first service event is complete; the applicant may request payment. A petroleum storage system owner or operator may not receive more than \$200,000 per fiscal year for any single facility or \$500,000 per fiscal year for all the facilities it owns or operates.

4. Owners or operators who have incurred costs for repair, replacement, or other preventative measures as described in this paragraph from July 1, 2015, through June 30, 2018, may apply to request payment for such costs from the department using the procedure specified in this paragraph. The department may not disburse payments for approved applications for such work until all purchase orders for previously approved applications submitted after July 1, 2018, have been paid and funds remain available for the fiscal year. Such payment is subject to a deductible of 25 percent of the approved cost.

5. Payment may not be provided for:

a. Any costs for which an application for repair, replacement, or preventative measures is not approved in accordance with this paragraph;

b. Proposal costs or costs related to preparation of the application and required documentation;

c. Costs associated with the services of a certified public accountant;

d. Costs associated with storage tanks, piping, or ancillary equipment that has been previously repaired or replaced with funds that have been paid pursuant to this section;

e. Facilities that are not in compliance with department storage tank rules, until the facility has been brought into compliance with such rules; or

f. Costs associated with damage to petroleum storage systems caused in whole or in part by causes other than the storage of fuels blended with ethanol or biodiesel.

6. This paragraph does not affect the obligations of facility owners or operators or petroleum storage system owners or operators to timely comply with department rules regarding the maintenance, replacement, and repair of petroleum storage systems in order to prevent a release or discharge of pollutants. This paragraph does not prevent the department from issuing a purchase order in accordance with this paragraph based on grounds that work had commenced before the issuance of the purchase order.

7. The department shall ensure that petroleum storage systems approved after July 1, 2018, meet applicable standards for compatibility for ethanol blends, biodiesel blends, and other alternative fuels that are likely to be installed in such systems.

8. This paragraph expires July 1, 2019.

The issuance of a site rehabilitation completion order pursuant to subsection (5) or paragraph (12)(b) for contamination eligible for programs funded by this section does not alter the project's eligibility for state-funded remediation if the department determines that site conditions are not protective of human health under actual or proposed circumstances of exposure under subsection (5). The Inland Protection Trust Fund may be used only to fund the activities in ss. 376.30-376.317 except ss. 376.3078 and 376.3079. Amounts on deposit in the fund in each fiscal year must first be applied or allocated for the payment of amounts payable by the department pursuant to paragraph (n) under a service contract entered into by the department pursuant to s. 376.3075 and appropriated in each year by the Legislature before making or providing for other disbursements from the fund. This subsection does not authorize the use of the fund for cleanup of contamination caused primarily by a discharge of solvents as defined in s. 206.9925(6), or polychlorinated biphenyls when their presence causes them to be hazardous wastes, except solvent contamination which is the result of chemical or physical breakdown of petroleum products and is otherwise eligible. Facilities used primarily for the storage of motor or diesel fuels as defined in ss. 206.01 and 206.86 are not excluded from eligibility pursuant to this section.

And the title is amended as follows:

Delete line 208 and insert: department; amending s. 376.3071, F.S.; allocating a specified sum from the Inland Protection Trust Fund for the payment of repair, replacement, and preventative measure costs for storage tanks, piping, or system components; requiring an owner or operator to submit an application to the department to receive funding; prescribing requirements for such application; specifying requirements, restrictions, and limitations regarding applications and payments; prohibiting payments for specified expenses; providing construction; requiring the department to ensure that petroleum storage systems approved after a specified date meet certain standards; amending s. 295.23, F.S.; transferring

Pursuant to Rule 4.19, **SB 2502**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Bradley—

SB 2504—A bill to be entitled An act relating to state employees; providing for the resolution of collective bargaining issues at impasse between the state and certified bargaining units of state employees; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 2504** was placed on the calendar of Bills on Third Reading.

On motion by Senator Baxley—

SB 7014—A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.71, F.S.; revising required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System; providing a declaration of important state interest; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 7014** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 152** was deferred.

CS for SB 444—A bill to be entitled An act relating to pregnancy support services; creating s. 381.96, F.S.; providing definitions; requiring the Department of Health to contract with a not-for-profit statewide alliance of organizations to provide pregnancy support and wellness services through subcontractors; providing duties of the department; providing contract requirements; requiring the contractor to spend a specified percentage of funds on direct client services; providing for subcontractor background screenings under certain circumstances; requiring the contractor to annually survey subcontractors; specifying the entities eligible for a subcontract; requiring services to be provided in a noncoercive manner; forbidding the inclusion of faith-based content in informational materials; providing an effective date.

—was read the second time by title.

SENATOR BENACQUISTO PRESIDING

Amendments were considered and failed and an amendment was considered and adopted to conform **CS for SB 444** to **CS for HB 41**.

Pending further consideration of **CS for SB 444** as amended, pursuant to Rule 3.11(3), there being no objection, **CS for HB 41** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Bean—

CS for HB 41—A bill to be entitled An act relating to pregnancy support and wellness services; creating s. 381.96, F.S.; providing definitions; requiring the Department of Health to contract with a not-for-profit statewide alliance of organizations to provide pregnancy support and wellness services through subcontractors; providing duties of the department; providing contract requirements; requiring the contractor to spend a specified percentage of funds on direct client services; requiring the contractor to annually monitor subcontractors; providing for subcontractor background screenings under certain circumstances; specifying the entities eligible for a subcontract; requiring services to be provided in a noncoercive manner and forbidding inclusion of religious content; providing an effective date.

—a companion measure, was substituted for **CS for SB 444**, as amended, and read the second time by title.

THE PRESIDENT PRESIDING

Senator Gibson moved the following amendment which failed:

Amendment 1 (312228) (with title amendment)—Delete line 59 and insert:

(2) *DEPARTMENT DUTIES.*—Subject to the availability of moneys, and subject to any limitations or directions provided in the General Appropriations Act or chapter 216, the department shall contract with

And the title is amended as follows:

Delete line 5 and insert: definitions; subject to the availability of moneys and to certain limitations, requiring the Department of Health to

Pursuant to Rule 4.19, **CS for HB 41** was placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and **CS for SB 152** was 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 Wednesday, February 7, 2018: SB 2500, SB 2502, SB 2504, SB 7014.

Respectfully submitted,
Lizbeth Benacquisto, Rules Chair
Wilton Simpson, Majority Leader
Oscar Braynon II, Minority Leader

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1562

The Committee on Criminal Justice recommends the following pass: CS for SB 1548

The Committee on Health Policy recommends the following pass: SB 1508

The Committee on Judiciary recommends the following pass: CS for SB 602; CS for SJR 792; CS for SB 1254

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 588; SB 1552

The bills were referred to the Appropriations Subcommittee on Criminal and Civil Justice under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 846

The Committee on Judiciary recommends the following pass: CS for SB 590

The bills contained in the foregoing reports were referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Education recommends the following pass: SB 1712

The bill was referred to the Appropriations Subcommittee on Higher Education under the original reference.

The Committee on Communications, Energy, and Public Utilities recommends the following pass: SB 1888

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 462; SB 992

The bills contained in the foregoing reports were referred to the Appropriations Subcommittee on the Environment and Natural Resources under the original reference.

The Committee on Transportation recommends the following pass: SB 1050; SB 1066; SB 1154; SB 1200

The bills were referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development under the original reference.

The Committee on Banking and Insurance recommends the following pass: SB 662

The bill was referred to the Committee on Commerce and Tourism under the original reference.

The Committee on Community Affairs recommends the following pass: SB 224

The Committee on Ethics and Elections recommends the following pass: SB 532

The bills contained in the foregoing reports were referred to the Committee on Governmental Oversight and Accountability under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 112

The Committee on Criminal Justice recommends the following pass: SB 952; SB 1142

The bills contained in the foregoing reports were referred to the Committee on Judiciary under the original reference.

The Committee on Agriculture recommends the following pass: SB 674

The Committee on Commerce and Tourism recommends the following pass: SB 894

The Committee on Community Affairs recommends the following pass: SB 1776

The Committee on Criminal Justice recommends the following pass: CS for SB 820; SB 870

The Committee on Ethics and Elections recommends the following pass: SB 810

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 738; CS for SB 862; CS for SB 1212; SB 7016; SB 7018; SB 7020

The Committee on Health Policy recommends the following pass: CS for SB 394

The Committee on Judiciary recommends the following pass: CS for SB 624; SB 1316; SB 1862

The Committee on Transportation recommends the following pass: SB 1632

The bills contained in the foregoing reports were referred to the Committee on Rules under the original reference.

The Committee on Rules recommends the following pass: CS for SB 52; SB 162; CS for SB 278; SB 314; SR 550; SB 760; CS for SB 1048; SB 1078

The bills were placed on the Calendar.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1226

The Committee on Health Policy recommends committee substitutes for the following: SB 848; SB 1486

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Community Affairs recommends a committee substitute for the following: SB 1814

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Criminal and Civil Justice under the original reference.

The Committee on Health Policy recommends a committee substitute for the following: SB 758

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Education recommends a committee substitute for the following: SB 844

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Higher Education under the original reference.

The Committee on Education recommends a committee substitute for the following: SB 1738

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Pre-K - 12 Education under the original reference.

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1314

The Committee on Transportation recommends a committee substitute for the following: SB 1414

The bills with committee substitute attached contained in the foregoing reports were referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development under the original reference.

The Committee on Health Policy recommends a committee substitute for the following: SB 1494

The bill with committee substitute attached was referred to the Committee on Banking and Insurance under the original reference.

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 244

The bill with committee substitute attached was referred to the Committee on Communications, Energy, and Public Utilities under the original reference.

The Committee on Agriculture recommends a committee substitute for the following: SB 1576

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1262

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Community Affairs under the original reference.

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 808

The bill with committee substitute attached was referred to the Committee on Governmental Oversight and Accountability under the original reference.

The Committee on Education recommends a committee substitute for the following: SB 260

The bill with committee substitute attached was referred to the Committee on Health Policy under the original reference.

The Committee on Criminal Justice recommends committee substitutes for the following: SB 706; SB 1230

The Committee on Education recommends a committee substitute for the following: SB 1234

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Judiciary under the original reference.

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 1622

The bill with committee substitute attached was referred to the Committee on Military and Veterans Affairs, Space, and Domestic Security under the original reference.

The Committee on Appropriations recommends committee substitutes for the following: SB 622; CS for SB 1134

The Committee on Commerce and Tourism recommends committee substitutes for the following: CS for SB 762; CS for SB 822; SB 1114

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 536; SB 964

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1418

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 1018

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 1168

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Rules under the original reference.

The Committee on Appropriations recommends committee substitutes for the following: SB 160; SB 174; SB 290; SB 434; CS for SB 484

The Committee on Rules recommends committee substitutes for the following: CS for CS for SB 268; SB 512

The bills with committee substitute attached were placed on the Calendar.

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Finance and Tax recommends committee substitutes for the following: SB 658; CS for SB 1144

The bills with committee substitute attached were referred to the Committee on Appropriations under the original reference.

The Appropriations Subcommittee on Finance and Tax recommends a committee substitute for the following: CS for SB 826

The bill with committee substitute attached was referred to the Committee on Rules under the original reference.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Communications, Energy, and Public Utilities recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Public Service Commission	
Appointees: Clark, Gary F.	01/01/2019
Graham, Art	01/01/2022

The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Board of Administration:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Investment Advisory Council	
Appointee: McGould, Sean	02/01/2020

The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Executive Director, Agency for State Technology	
Appointee: Larson, Eric	Pleasure of Governor

The appointments were referred to the Committee on Ethics and Elections under the original reference.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Book—

SB 1916—A bill to be entitled An act relating to public records and public meetings; amending s. 112.324, F.S.; providing an exception to the expiration of certain public records and public meetings exemptions under specified circumstances; prohibiting the disclosure of the personal identifying information of an alleged victim of sexual harassment or sexual misconduct, or information that could assist an individual in determining the identity of such alleged victim, in any portion of a proceeding conducted by the Commission on Ethics, a commission on ethics and public trust, or a county or a municipality that has established a local investigatory process which is open to the public; providing for future legislative review and repeal; amending s. 119.071, F.S.; providing an exemption from public records requirements for complaints, referrals, and reports alleging sexual harassment or sexual misconduct, and any related records, which are held by an agency; specifying conditions upon which the exemption expires; providing that the personal identifying information of an alleged victim of sexual harassment or sexual misconduct, or information that could assist an individual in determining the identity of such alleged victim, remains confidential and exempt from public records requirements; authorizing disclosure under specified circumstances; providing for future legislative review and repeal; amending s. 286.0113, F.S.; providing an ex-

emption from public meetings requirements for any portion of a meeting that would reveal records involving an allegation of sexual harassment or sexual misconduct made confidential and exempt under the act; specifying conditions upon which the exemption expires; prohibiting the disclosure of the personal identifying information of an alleged victim of sexual harassment or sexual misconduct, or information that could assist an individual in determining the identity of such alleged victim, in any portion of a meeting open to the public; providing for future legislative review and repeal; providing statements of public necessity; providing an effective date.

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Appropriations; and Senator Bean—

CS for SB 160—A bill to be entitled An act relating to specialty license plates; amending s. 320.08056, F.S.; deleting the annual use fee for the Donate Organs-Pass It On license plate; establishing an annual use fee for certain specialty license plates; conforming cross-references; amending s. 320.08058, F.S.; revising the design of the Special Olympics Florida license plate; deleting the Donate Organs-Pass It On license plate; revising the design of the Lighthouse Association license plate; revising the use of fees for the In God We Trust license plates; revising the distribution of proceeds for the Fallen Law Enforcement Officers license plate; requiring the Department of Highway Safety and Motor Vehicles to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of such plates; providing an effective date.

By the Committee on Appropriations; and Senators Hukill, Book, Hutson, Mayfield, and Taddeo—

CS for SB 174—A bill to be entitled An act relating to coastal management; amending s. 161.101, F.S.; revising the criteria to be considered by the Department of Environmental Protection in determining and assigning annual funding priorities for beach management and erosion control projects; specifying tiers for such criteria; requiring tiers to be given certain weight; requiring the department to update active project lists on its website; redefining the term “significant change”; revising the department’s reporting requirements; specifying allowable uses for certain surplus funds; revising the requirements for a specified summary; requiring that funding for certain projects remain available for a specified period; amending s. 161.143, F.S.; specifying the scope of certain projects; revising the list of projects that are included as inlet management projects; requiring that certain projects be considered separate and apart from other specified projects; revising the ranking criteria to be used by the department to establish certain funding priorities for certain inlet-caused beach erosion projects; revising provisions authorizing the department to spend certain appropriated funds for the management of inlets; deleting a provision authorizing the department to spend certain appropriated funds for specified inlet studies; revising the required elements of the department’s report of prioritized inlet management projects; revising the funds that the department must make available to certain inlet management projects; requiring the department to include specified activities on the inlet management project list; deleting provisions requiring the department to make available funding for specified projects; deleting a requirement that the Legislature designate a project as an Inlet of the Year; requiring the department to update and maintain a report regarding the progress of certain inlet management projects; revising the requirements for the report; deleting certain temporary provisions relating to specified appropriations; amending s. 161.161, F.S.; revising requirements for the comprehensive long-term management plan; requiring the plan to include a strategic beach management plan, a critically eroded beaches report, and a statewide long-range budget plan; providing for the development and maintenance of such plans; deleting a requirement that the department submit a certain beach management plan on a certain date each year; requiring the department to hold a public meeting before finalization of the strategic beach management plan; requiring the department to submit a 3-year work plan and a

related forecast for the availability of funding to the Legislature; providing effective dates.

By the Committee on Environmental Preservation and Conservation; and Senator Brandes—

CS for SB 244—A bill to be entitled An act relating to domestic wastewater collection system assessment and maintenance; creating s. 403.1839, F.S.; defining terms; providing legislative findings; establishing the blue star collection system assessment and maintenance program; specifying the purpose of the program; requiring the Department of Environmental Protection to adopt rules and review and, if appropriate, approve applications for certification under the program; requiring utilities applying for certification to provide reasonable documentation demonstrating that it meets specified certification standards; providing that certifications expire after a specified period of time; specifying requirements to maintain program certification; requiring the department to annually publish a list of certified blue star utilities, beginning on a specified date; requiring the department to allow public and private, nonprofit utilities to participate in the Clean Water State Revolving Fund Program for certain purposes; authorizing the department to reduce certain penalties for a certified utility under specified conditions; amending s. 403.067, F.S.; creating a presumption of compliance with certain total maximum daily load requirements for certified blue star utilities; amending s. 403.087, F.S.; requiring the department to provide extended operating permits when a certified blue star utility applies for permit renewal under certain conditions; amending s. 403.161, F.S.; authorizing the department to reduce a penalty based on certain system investments for permitted facilities; amending s. 403.1838, F.S.; allowing for additional recipients and uses of Small Community Sewer Construction grants; providing an effective date.

By the Committee on Education; and Senators Book, Flores, and Hukill—

CS for SB 260—A bill to be entitled An act relating to students with disabilities in public schools; amending s. 1003.573, F.S., relating to the seclusion and restraint of students with disabilities; defining terms; providing requirements for the use of restraint; prohibiting specified physical restraint techniques; providing requirements for the use of exclusionary and nonexclusionary time; providing requirements for school districts to report and publish training procedures; providing for student-centered followup; providing requirements for documenting, reporting, and monitoring the use of restraint and exclusionary or nonexclusionary time; revising school district policies and procedures relating to restraint; amending s. 1012.582, F.S.; requiring continuing education and inservice training for teaching students with emotional or behavioral disabilities; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Rules; Governmental Oversight and Accountability; and Children, Families, and Elder Affairs; and Senator Passidomo—

CS for CS for CS for SB 268—A bill to be entitled An act relating to public records; creating s. 744.21031, F.S.; providing an exemption from public records requirements for certain identifying and location information of current or former public guardians, employees with fiduciary responsibility, and the spouses and children thereof; defining the term “employee with fiduciary responsibility”; providing for retroactive application; requiring an agency that is the custodian of certain information to maintain the exempt status of that information only if the current or former public guardians and employees with fiduciary responsibility submit a written request for maintenance of the exemption to the custodial agency; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Appropriations; and Senators Rouson and Rader—

CS for SB 290—A bill to be entitled An act relating to motor vehicle registration applications; amending s. 320.02, F.S.; requiring the ap-

plication form for motor vehicle registration to include language to indicate an applicant is deaf or hard of hearing; requiring such information to be included in certain databases; requiring the application form for motor vehicle registration to include language permitting a certain voluntary contribution to be quarterly distributed by the Department of Highway Safety and Motor Vehicles to Preserve Vision Florida, instead of to Prevent Blindness Florida; conforming a provision to changes made by the act; amending s. 320.27, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Appropriations; and Senators Passidomo, Book, Young, Hutson, and Campbell—

CS for SB 434—A bill to be entitled An act relating to a neonatal abstinence syndrome pilot project; amending s. 400.902, F.S.; revising the definition of the term “prescribed pediatric extended care center” or “PPEC center” to include certain buildings that provide certain residential services to infants with neonatal abstinence syndrome; establishing a prerequisite for the admission of an infant with neonatal abstinence syndrome to a PPEC center; expanding the definition of the term “medically dependent or technologically dependent child” to include certain infants diagnosed with neonatal abstinence syndrome; amending s. 400.914, F.S.; providing that a specified Agency for Health Care Administration rule include an exception for infants being treated for neonatal abstinence syndrome; creating s. 400.917, F.S.; defining terms; requiring the agency, in consultation with the Department of Children and Families, to establish a pilot project to approve one or more facilities licensed to provide PPEC services to treat certain eligible infants; providing the purpose of the pilot project; providing a start and end date for the pilot project; requiring the agency, in consultation with the department, to adopt by rule minimum standards for facilities approved to provide certain services to eligible infants; requiring certain criteria to be included in such standards; specifying that a PPEC center is not required to obtain a certificate of need to be approved to provide services under this section; establishing minimum requirements for a PPEC center to be eligible to provide services to eligible infants and to participate in the pilot project; prohibiting a PPEC center providing such services from treating an infant for longer than a specified period of time; providing that a PPEC center may require a mother or visitor to vacate its premises under specified circumstances; allowing certain health care professionals to prevent the removal of an infant from the facility under certain circumstances; requiring the agency to require approved PPEC centers to meet and maintain representations in the facility’s plan submitted for approval; requiring the Department of Health to contract with a state university to study certain components of the pilot project and establish certain baseline data for studies on the neurodevelopmental outcomes of infants with neonatal abstinence syndrome; requiring the department to report results of the study to the Legislature by a certain date; requiring approved PPEC centers, hospitals meeting certain criteria, and Medicaid managed medical assistance plans to provide to the contracted university relevant financial and medical data consistent with federal law; requiring the agency to begin rulemaking and to apply for certain Medicaid waivers after the act becomes a law; providing appropriations; providing an effective date.

By the Committees on Appropriations; and Criminal Justice; and Senators Bradley and Brandes—

CS for CS for SB 484—A bill to be entitled An act relating to criminal justice; creating s. 907.042, F.S.; authorizing each county to create a supervised bond release program; providing legislative findings; providing a supervised bond program must be created with the concurrence of the chief judge, county’s chief correctional officer, state attorney, and public defender; providing an exception to a county that has already established and implemented a supervised bond program that utilizes a risk assessment instrument; providing specified program components; providing guidelines for the risk assessment instrument; authorizing the county to contract with the Department of Corrections to develop or modify a risk assessment instrument if such instrument meets certain requirements; authorizing a county to develop or use an existing risk assessment instrument if validated by the department and such instrument meets certain requirements; authorizing a county to contract with another county for the use of a risk assessment instrument if validated and such instrument meets certain requirements;

authorizing the county to contract with an independent entity for use of a risk assessment instrument if validated and such instrument meets certain requirements; specifying requirements for the use, implementation, and distribution of the risk assessment instrument; requiring each county that establishes a supervised bond program to submit a report annually by a certain date to the Office of Program Policy Analysis and Government Accountability (OPPAGA); requiring OPPAGA to compile the reports and include such information in a report sent to the Governor, President of the Senate, and Speaker of the House of Representatives in accordance with s. 907.044, F.S.; amending s. 921.188, F.S.; authorizing a court to sentence offenders to a county jail for up to 24 months under certain circumstances for offenses committed after a specified date; requiring sentencing conditions; prohibiting an offender from receiving gain-time or other sentence credit that would result in the offender serving less than 85 percent of his or her sentence; providing applicability for inmates sentenced to a county jail; providing that contractual agreements between a county’s chief correctional officer and the department are contingent upon an appropriation; providing contractual requirements; requiring specific appropriations; providing for such appropriations; requiring the validation of per diem rates before payments are made; creating s. 944.172, F.S.; authorizing the department to transfer inmates who have less than 24 months remaining on a term of imprisonment to county jail under certain circumstances; authorizing the department to transfer a terminally ill inmate to county jail under certain circumstances; defining the term “terminally ill inmate”; providing that an inmate transferred to county jail earns the same or substantially equivalent opportunities for gain-time or sentence credit; providing an exception; prohibiting an inmate from receiving gain-time or other sentence credit that would result in the inmate serving less than 85 percent of his or her sentence; authorizing an inmate to be transferred to a county jail only if there is a contractual agreement between the county’s chief correctional officer and the department; requiring the department to enter into a contract with a county’s chief correctional officer under certain circumstances; providing contractual requirements; authorizing an inmate to request to be transferred back to a department facility under certain circumstances; requiring the transfer of an inmate back to a department facility if a contract expires, terminates, or is not renewed; providing that contracts are contingent upon an appropriation; requiring specific appropriations; defining the term “maximum appropriation allowable”; providing for such appropriations; requiring the validation of per diem rates before payments are made; authorizing the department to adopt rules; amending s. 945.091, F.S.; authorizing the department to extend the limits of confinement to allow an inmate to participate in supervised community release, subject to certain requirements, as prescribed by the department by rule; requiring the department to administer a risk assessment instrument to determine an inmate’s appropriateness for release on electronic monitoring; authorizing the department to terminate an inmate’s participation under certain circumstances; authorizing a law enforcement or a probation officer to arrest such an inmate without a warrant in accordance with specified authority; requiring the law enforcement or probation officer to report alleged violations to a correctional officer for disposition of disciplinary charges as prescribed by the department by rule; providing that participating inmates remain eligible to earn or lose gain-time, but not in an amount that results in an inmate being released prior to serving 85 percent of the sentence imposed; providing that such inmates may not be counted in the population of the prison system and that their approved community-based housing location may not be counted in the capacity figures for the prison system; amending s. 947.149, F.S.; excluding a terminally ill inmate transferred to a county jail from the review and approval process conducted by the Commission on Offender Review; creating s. 948.33, F.S.; authorizing a prisoner in a state prison who has an unserved violation of probation or an unserved violation of community control warrant to file a notice of unserved warrant in the circuit court where the warrant was issued and to serve notice on the state attorney; requiring the circuit court to schedule a status hearing within a certain timeframe after receiving notice; specifying procedures and requirements for the status hearing; providing for prosecution of the violation; requiring that if the court enters an order, it send the order to the county sheriff; providing an effective date.

By the Committee on Rules; and Senator Young—

CS for SB 512—A bill to be entitled An act relating to homestead waivers; creating s. 732.7025, F.S.; providing language that may be

used to waive spousal homestead rights concerning devise restrictions; providing an effective date.

By the Committees on Community Affairs; and Judiciary; and Senator Passidomo—

CS for CS for SB 536—A bill to be entitled An act relating to limitations of actions other than for the recovery of real property; amending s. 95.11, F.S.; authorizing the commencement, within a specified timeframe, of counterclaims, cross-claims, and third-party claims that arise out of the conduct, transaction or occurrence set out or attempted to be set out in a pleading for which such claims relate; specifying that certain corrections and repairs do not extend the period of time within which an action must be commenced; providing applicability; providing an effective date.

By the Committee on Appropriations; and Senators Grimsley and Bean—

CS for SB 622—A bill to be entitled An act relating to health care facility regulation; creating s. 154.13, F.S.; providing that a designated facility owned or operated by a public health trust and located within the boundaries of a municipality is under the exclusive jurisdiction of the county creating the public health trust; amending ss. 381.0031, 381.004, 384.31, 395.009, 400.0625, and 409.905, F.S.; eliminating state licensure requirements for clinical laboratories; requiring clinical laboratories to be federally certified; amending s. 383.313, F.S.; requiring a birth center to be federally certified and meet specified requirements to perform certain laboratory tests; repealing s. 383.335, F.S., relating to partial exemptions from licensure requirements for certain facilities that provide obstetrical and gynecological surgical services; amending s. 395.002, F.S.; revising and deleting definitions to remove the term “mobile surgical facility”; conforming a cross-reference; creating s. 395.0091, F.S.; requiring the Agency for Health Care Administration, in consultation with the Board of Clinical Laboratory Personnel, to adopt rules establishing criteria for alternate-site laboratory testing; requiring specifications to be included in the criteria; defining the term “alternate-site testing”; amending ss. 395.0161 and 395.0163, F.S.; deleting licensure and inspection requirements for mobile surgical facilities to conform to changes made by the act; amending s. 395.0197, F.S.; requiring the manager of a hospital or ambulatory surgical center internal risk management program to demonstrate competence in specified administrative and health care service areas; conforming provisions to changes made by the act; repealing s. 395.1046, F.S., relating to hospital complaint investigation procedures; amending s. 395.1055, F.S.; requiring hospitals that provide specified services to meet agency licensure requirements; providing standards to be included in licensure requirements; conforming a provision to changes made by the act; requiring a level 2 background screening for personnel of distinct part nursing units; requiring the agency to adopt rules establishing standards for pediatric cardiac catheterization and pediatric cardiovascular surgery programs located in licensed hospitals; providing requirements for such programs; establishing minimum standards for rules for such pediatric cardiac programs; requiring hospitals with pediatric cardiac programs to participate in the clinical outcome reporting systems; revising duties and membership of the pediatric cardiac technical advisory panel; repealing ss. 395.10971 and 395.10972, F.S., relating to the purpose and the establishment of the Health Care Risk Manager Advisory Council, respectively; amending s. 395.10973, F.S.; removing requirements relating to agency standards for health care risk managers to conform provisions to changes made by the act; repealing s. 395.10974, F.S., relating to licensure of health care risk managers, qualifications, licensure, and fees; repealing s. 395.10975, F.S., relating to grounds for denial, suspension, or revocation of a health care risk manager’s license and an administrative fine; amending s. 395.602, F.S.; deleting definitions for the terms “emergency care hospital,” “essential access community hospital,” “inactive rural hospital bed,” and “rural primary care hospital”; amending s. 395.603, F.S.; deleting provisions relating to deactivation of general hospital beds by certain rural and emergency care hospitals; repealing s. 395.604, F.S., relating to other rural hospital programs; repealing s. 395.605, F.S., relating to emergency care hospitals; amending s. 395.701, F.S.; revising the definition of the term “hospital” to exclude hospitals operated by a state agency; amending s. 400.191, F.S.; removing the 30-month reporting timeframe for the Nursing Home Guide; amending s. 400.464, F.S.;

requiring that a license issued to a home health agency on or after a specified date specify the services the organization is authorized to perform and whether the services constitute skilled care; providing that the provision or advertising of certain services constitutes unlicensed activity under certain circumstances; authorizing certain persons, entities or organizations providing home health services to voluntarily apply for a certificate of exemption from licensure by providing certain information to the agency; providing that the certificate is valid for a specified time and is nontransferable; authorizing the agency to charge a fee for the certificate; amending s. 400.471, F.S.; revising home health agency licensure requirements; providing requirements for proof of accreditation for home health agencies applying for change of ownership or the addition of skilled care services; removing a provision prohibiting the agency from issuing a license to a home health agency that fails to satisfy the requirements of a Medicare certification survey from the agency; amending s. 400.474, F.S.; revising conditions for the imposition of a fine against a home health agency; amending s. 400.476, F.S.; requiring a home health agency providing skilled nursing care to have a director of nursing; amending s. 400.484, F.S.; imposing administrative fines on home health agencies for specified classes of violations; amending s. 400.497, F.S.; requiring the agency to adopt, publish, and enforce rules establishing standards for certificates of exemption; amending s. 400.506, F.S.; specifying a criminal penalty for any person who owns, operates, or maintains an unlicensed nurse registry that fails to cease operation immediately and apply for a license after notification from the agency; revising provisions authorizing the agency to impose a fine on a nurse registry that fails to cease operation after agency notification; revising circumstances under which the agency is authorized to deny, suspend, or revoke a license or impose a fine on a nurse registry; prohibiting a nurse registry from monitoring, supervising, managing, or training a certain caregiver who is an independent contractor; amending s. 400.606, F.S.; removing a requirement that an existing licensed health care provider’s hospice licensure application be accompanied by a copy of the most recent profit-loss statement and licensure inspection report; amending s. 400.925, F.S.; revising the definition of the term “home medical equipment”; amending s. 400.931, F.S.; requiring a home medical equipment provider to notify the agency of certain personnel changes within a specified timeframe; amending s. 400.933, F.S.; requiring the agency to accept the submission of a valid medical oxygen retail establishment permit issued by the Department of Business and Professional Regulation in lieu of an agency inspection for licensure; amending s. 400.980, F.S.; revising the timeframe within which a health care services pool registrant must provide the agency with certain changes of information; amending s. 400.9935, F.S.; specifying that a voluntary certificate of exemption may be valid for up to 2 years; amending s. 408.036, F.S.; conforming provisions to changes made by the act; deleting obsolete provisions relating to certificate of need requirements for specified services; amending s. 408.0361, F.S.; providing an exception for a hospital to become a Level I Adult Cardiovascular provider if certain requirements are met; amending s. 408.05, F.S.; requiring the agency to contract with the Society of Thoracic Surgeons and the American College of Cardiology for the collection of certain data for publication on the agency’s website for certain purposes; amending s. 408.061, F.S.; excluding hospitals operated by state agencies from certain financial reporting requirements; conforming a cross-reference; amending s. 408.07, F.S.; deleting the definition for the term “clinical laboratory”; amending s. 408.20, F.S.; exempting hospitals operated by any state agency from assessments against the Health Care Trust Fund to fund certain agency activities; repealing s. 408.7056, F.S., relating to the Subscriber Assistance Program; amending s. 408.803, F.S.; defining the term “relative” for purposes of the Health Care Licensing Procedures Act; amending s. 408.806, F.S.; authorizing licensees who hold licenses for multiple providers to request that the agency align related license expiration dates; authorizing the agency to issue licenses for an abbreviated licensure period and to charge a prorated licensure fee; amending s. 408.809, F.S.; expanding the scope of persons subject to a level 2 background screening to include any employee of a licensee who is a controlling interest and certain part-time contractors; amending s. 408.810, F.S.; providing that an applicant for change of ownership licensure is exempt from furnishing proof of financial ability to operate if certain conditions are met; authorizing the agency to adopt rules governing circumstances under which a controlling interest may act in certain legal capacities on behalf of a patient or client; requiring a licensee to ensure that certain persons do not hold an ownership interest if the licensee is not organized as or owned by a publicly traded corporation; defining the term “publicly traded corporation”; amending s. 408.812, F.S.; providing that certain unlicensed activity by a provider

constitutes abuse and neglect; clarifying that the agency may impose a fine or penalty, as prescribed in an authorizing statute, if an unlicensed provider who has received notification fails to cease operation; authorizing the agency to revoke all licenses and impose a fine or penalties upon a controlling interest or licensee who has an interest in more than one provider and who fails to license a provider rendering services that require licensure in certain circumstances; amending s. 408.820, F.S.; deleting certain exemptions from part II of ch. 408, F.S., for specified providers to conform provisions to changes made by the act; amending s. 409.907, F.S.; removing the agency's authority to consider certain factors in determining whether to enter into, and in maintaining, a Medicaid provider agreement; amending s. 429.02, F.S.; revising definitions of the terms "assisted living facility" and "personal services"; amending s. 429.04, F.S.; providing additional exemptions from licensure as an assisted living facility; requiring a person or entity asserting the exemption to provide documentation that substantiates the claim upon agency investigation of unlicensed activity; amending s. 429.08, F.S.; providing criminal penalties and fines for a person who rents or otherwise maintains a building or property used as an unlicensed assisted living facility; providing criminal penalties and fines for a person who owns, operates, or maintains an unlicensed assisted living facility after receiving notice from the agency; amending s. 429.176, F.S.; prohibiting an assisted living facility from operating for more than a specified time without an administrator who has completed certain educational requirements; amending s. 429.24, F.S.; providing that 30-day written notice of rate increase for residency in an assisted living facility is not required in certain situations; amending s. 429.28, F.S.; revising the assisted living facility resident bill of rights to include assistance with obtaining access to adequate and appropriate health care; defining the term "adequate and appropriate health care"; deleting a requirement that the agency conduct at least one monitoring visit under certain circumstances; deleting provisions authorizing the agency to conduct periodic followup inspections and complaint investigations under certain circumstances; amending s. 429.294, F.S.; deleting the specified timeframe within which an assisted living facility must provide complete copies of a resident's records in an investigation of resident's rights; amending s. 429.34, F.S.; authorizing the agency to inspect and investigate assisted living facilities as necessary to determine compliance with certain laws; removing a provision requiring the agency to inspect each licensed assisted living facility at least biennially; authorizing the agency to conduct monitoring visits of each facility cited for prior violations under certain circumstances; amending s. 429.52, F.S.; requiring an assisted living facility administrator to complete required training and education within a specified timeframe; amending s. 435.04, F.S.; providing that security background investigations must ensure that a person has not been arrested for, and is not awaiting final disposition of, certain offenses; requiring that security background investigations for purposes of participation in the Medicaid program screen for violations of federal or state law, rule, or regulation governing any state Medicaid program, the Medicare program, or any other publicly funded federal or state health care or health insurance program; specifying offenses under federal law or any state law that the security background investigations must screen for; amending s. 456.054, F.S.; prohibiting any person or entity from paying or receiving a kickback for referring patients to a clinical laboratory; prohibiting a clinical laboratory from providing personnel to perform certain functions or duties in a health care practitioner's office or dialysis facility; providing an exception; prohibiting a clinical laboratory from leasing space in any part of a health care practitioner's office or dialysis facility; repealing part I of ch. 483, F.S., relating to clinical laboratories; amending s. 483.294, F.S.; removing a requirement that the agency inspect multiphasic health testing centers at least once annually; amending s. 483.801, F.S.; providing an exemption from regulation for certain persons employed by certain laboratories; amending s. 483.803, F.S.; revising definitions of the terms "clinical laboratory" and "clinical laboratory examination"; removing a cross-reference; amending s. 641.511, F.S.; revising health maintenance organization subscriber grievance reporting requirements; repealing s. 641.60, F.S., relating to the Statewide Managed Care Ombudsman Committee; repealing s. 641.65, F.S., relating to district managed care ombudsman committees; repealing s. 641.67, F.S., relating to a district managed care ombudsman committee, exemption from public records requirements, and exceptions; repealing s. 641.68, F.S., relating to a district managed care ombudsman committee and exemption from public meeting requirements; repealing s. 641.70, F.S., relating to agency duties relating to the Statewide Managed Care Ombudsman Committee and the district managed care ombudsman committees; re-

pealing s. 641.75, F.S., relating to immunity from liability and limitation on testimony; amending s. 945.36, F.S.; authorizing law enforcement personnel to conduct drug tests on certain inmates and releasees; amending ss. 20.43, 220.1845, 376.30781, 376.86, 381.0034, 381.0405, 383.14, 383.30, 383.301, 383.302, 383.305, 383.309, 383.33, 385.211, 394.4787, 395.001, 395.003, 395.7015, 400.9905, 408.033, 408.802, 409.9116, 409.975, 429.19, 456.001, 456.057, 456.076, 458.307, 458.345, 459.021, 483.813, 483.823, 491.003, 627.351, 627.602, 627.6406, 627.64194, 627.6513, 627.6574, 641.185, 641.31, 641.312, 641.3154, 641.51, 641.515, 641.55, 766.118, 766.202, 1009.65, and 1011.52, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Criminal Justice; and Senator Steube—

CS for SB 706—A bill to be entitled An act relating to crime stoppers organizations; creating s. 90.595, F.S.; defining terms; prohibiting a person who engages in privileged communication, a law enforcement crime stoppers coordinator or his or her staff, or a member of a crime stoppers organization's board of directors from being required to disclose privileged communications or produce protected information; providing an exception; authorizing a person charged with a criminal offense to petition the court to inspect the protected information under certain circumstances; authorizing a court to disclose all or a portion of the protected information; providing criminal penalties; providing an effective date.

By the Committee on Health Policy; and Senators Gibson and Torres—

CS for SB 758—A bill to be entitled An act relating to diabetes educators; amending s. 456.001, F.S.; redefining the term "health care practitioner" to include diabetes educators; creating part XVII of ch. 468, F.S., entitled "Diabetes Educators"; providing legislative findings and intent; requiring implementation by a specified date; defining terms; providing requirements for registration as a diabetes educator; requiring the Department of Health to renew a registration under certain circumstances; requiring the department to adopt rules for biennial renewal of registrations; requiring the department to establish specified fees; prohibiting an unregistered person from certain activities relating to diabetes self-management training; providing exemptions; authorizing the department to take disciplinary action against an applicant or registrant for specified violations; authorizing rulemaking; providing an effective date.

By the Committees on Commerce and Tourism; and Banking and Insurance; and Senator Mayfield—

CS for CS for SB 762—A bill to be entitled An act relating to permissible insurance acts; amending s. 626.9541, F.S.; revising the types, value, and frequency of advertising and promotional gifts that licensed insurers or their agents may give to insureds, prospective insureds, or others; authorizing such insurers and agents to make specified charitable contributions on behalf of insureds or prospective insureds; providing that title insurance agents, title insurance agencies, or title insurers may give insureds, prospective insureds, or others advertising gifts up to a specified value; providing applicability; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Baxley—

CS for SB 808—A bill to be entitled An act relating to public records; amending s. 373.089, F.S.; providing an exemption for valuations, certain records, and sales offers for sales related to surplus lands; authorizing disclosure of such records under certain circumstances; providing a statement of public necessity; providing a contingent effective date.

By the Committees on Commerce and Tourism; and Regulated Industries; and Senator Hutson—

CS for CS for SB 822—A bill to be entitled An act relating to the Beverage Law; amending s. 561.42, F.S.; prohibiting certain entities and persons from directly or indirectly assisting any vendor in certain ways; prohibiting a licensed vendor from accepting certain items and services; authorizing the Division of Alcoholic Beverages and Tobacco to impose administrative sanctions for a violation of certain limitations established in the Beverage Law; prohibiting a vendor from displaying certain signs in the window or windows of his or her licensed premises; authorizing certain entities and persons to give, lend, furnish, or sell certain advertising material to certain vendors; defining the term “decalomania”; providing exemptions relating to tied house evil for certain sales and purchases of merchandise; providing conditions for the exemptions; defining the term “merchandise”; prohibiting a manufacturer or importer of malt beverages from soliciting or receiving any portion of certain payments from its distributors; defining the term “negotiated at arm’s length”; specifying that a brand-naming rights agreement does not obligate or place responsibility upon a distributor; providing civil penalties for violations by manufacturers or importers of malt beverages or vendors; providing applicability; requiring the division to consider the comparative financial value of a brand-naming rights agreement when determining the amount of a civil penalty; providing an effective date.

By the Committee on Education; and Senator Bean—

CS for SB 844—A bill to be entitled An act relating to excess credit hour surcharges; amending s. 1009.286, F.S.; requiring a state university to return up to a specified amount of assessed excess credit hour surcharges to first-time-in-college students who meet certain requirements; providing an effective date.

By the Committee on Health Policy; and Senator Grimsley—

CS for SB 848—A bill to be entitled An act relating to telepharmacy; amending s. 465.003, F.S.; revising and providing definitions; amending s. 465.014, F.S.; authorizing a registered pharmacy technician to dispense medicinal drugs under certain conditions; amending s. 465.015, F.S.; conforming provisions to changes made by the act; creating s. 465.0198, F.S.; providing permit requirements for remote dispensing site pharmacies; providing operating requirements and prohibitions for a remote dispensing site pharmacy; defining the term “clinic”; requiring the prescription department manager or other pharmacist employed by the supervising pharmacy to visit the remote dispensing site pharmacy; providing an experience requirement for a registered pharmacy technician working at a remote site pharmacy; prohibiting a registered pharmacy technician from performing sterile or nonsterile compounding; providing construction; amending s. 465.022, F.S.; authorizing a Florida licensed pharmacist to serve as the prescription drug manager at more than one remote dispensing site pharmacy under certain conditions; amending s. 465.0265, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Community Affairs; and Senator Baxley—

CS for SB 964—A bill to be entitled An act relating to voting systems; amending s. 97.021, F.S.; defining the term “automatic tabulating equipment” for purposes of the Florida Election Code; revising the definition of the term “marksense ballots” for purposes of the Florida Election Code; amending s. 101.151, F.S.; providing applicability of specified ballot requirements to a voter interface device; amending ss. 101.5603 and 101.56075, F.S.; conforming provisions to changes made by the act; amending s. 101.5614, F.S.; revising procedures governing the canvassing of returns to specify usage of a voting system’s automatic tabulating equipment; amending s. 102.141, F.S.; providing that ballots processed through automatic tabulating equipment in a recount do not need to be reprocessed in certain circumstances; amending s. 102.166, F.S.; specifying the manner by which a manual recount may be conducted; revising requirements for hardware or software used in a manual recount; authorizing overvotes and undervotes to be identified and sorted physically or digitally in a manual recount; revising minimum requirements for Department of State rules to require procedures

regarding the certification and use of automatic tabulating equipment for manual recounts; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Communications, Energy, and Public Utilities; and Senators Bean and Stargel—

CS for CS for SB 1018—A bill to be entitled An act relating to designation of eligible telecommunications carriers; amending s. 364.10, F.S.; revising the term “eligible telecommunications carrier”; authorizing the Public Service Commission to designate any commercial mobile radio service provider as an eligible telecommunications carrier for the purpose of providing Lifeline service; deleting a provision requiring carriers to allow subscribers to demonstrate continued eligibility for Lifeline service under certain conditions; requiring subscribers to furnish proof of eligibility upon request from the carrier or the Federal Communications Commission or its designee; revising the carriers that may provide Lifeline service; revising Lifeline service eligibility; deleting obsolete provisions; revising the entities with which the commission may exchange certain information; amending s. 364.107, F.S.; revising the entities to which certain information relating to Lifeline service eligibility may be released; providing an effective date.

By the Committee on Commerce and Tourism; and Senators Brandes, Hutson, and Perry—

CS for SB 1114—A bill to be entitled An act relating to professional regulation; amending s. 120.565, F.S.; authorizing a person to seek a declaratory statement from an agency as to the effect of the person’s criminal background on his or her eligibility for certain licenses, registrations, or certificates; specifying that a person may seek a declaratory statement before meeting any prerequisites for the license, registration, or certification; requiring that an agency’s conclusion in the declaratory statement contain certain statements; providing that the agency’s conclusion is binding except under certain circumstances; requiring a person seeking a declaratory statement to submit certain items to the agency and pay certain fees and costs; providing requirements for the processing of the fingerprints; requiring the petitioner to pay the actual cost of processing the fingerprints; amending s. 326.004, F.S.; deleting the requirement for a yacht broker to maintain a separate license for each branch office; deleting the requirement for the Division of Florida Condominiums, Timeshares, and Mobile Homes to establish a fee; amending s. 447.02, F.S.; conforming provisions; repealing s. 447.04, F.S., relating to licensure and permit requirements for business agents; repealing s. 447.041, F.S., relating to hearings for persons or labor organizations denied licensure as a business agent; repealing s. 447.045, F.S., relating to confidential information obtained during the application process; repealing s. 447.06, F.S., relating to required registration of labor organizations; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing s. 447.12, F.S., relating to registration fees; repealing s. 447.16, F.S., relating to applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the Department of Business and Professional Regulation; amending s. 455.213, F.S.; conforming a cross-reference; requiring the board to use a specified process for the review of an applicant’s criminal record to determine the applicant’s eligibility for certain licenses; prohibiting the conviction of a crime before a specified date from being grounds for the denial of certain licenses; defining the term “conviction”; authorizing a person to apply for a license before his or her lawful release from confinement or supervision; prohibiting additional fees for an applicant confined or under supervision; prohibiting the board from basing a denial of a license application solely on the applicant’s current confinement or supervision; authorizing the board to stay the issuance of an approved license under certain circumstances; requiring the board to verify an applicant’s release with the Department of Corrections; providing requirements for the appearance of certain applicants at certain meetings; requiring the board to adopt rules specifying how certain crimes affect an applicant’s eligibility for licensure; amending s. 464.203, F.S.; prohibiting the conviction of a crime before a specified date from being grounds for the denial of a certification under certain circumstances; prohibiting the conviction of a crime before a specified date from being grounds for the failure of a background screening; defining the term “conviction”; authorizing a person to apply for certification before his or her lawful release from confine-

ment or supervision; prohibiting additional fees for an applicant confined or under supervision; prohibiting the board from basing the denial of a certification solely on the applicant's current confinement or supervision; authorizing the board to stay the issuance of an approved certificate under certain circumstances; requiring the board to verify an applicant's release with the Department of Corrections; providing requirements for the appearance of certain applicants at certain meetings; requiring the board to adopt rules specifying how certain crimes may affect an applicant's eligibility for certification; amending s. 400.211, F.S.; conforming a cross-reference; amending s. 469.006, F.S.; revising licensure requirements for asbestos abatement consulting or contracting as a partnership, corporation, business trust, or other legal entity; amending s. 469.009, F.S.; conforming provisions; amending s. 476.034, F.S.; defining the terms "restricted barber" and "restricted barbering"; amending s. 476.114, F.S.; providing requirements for licensure by examination as a restricted barber; amending s. 476.144, F.S.; requiring the department to license an applicant who the board certifies is qualified to practice restricted barbering; amending s. 477.013, F.S.; revising and providing definitions; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing that licensure or registration is not required for persons whose occupation or practice is confined solely to hair braiding, hair wrapping, body wrapping, nail polishing, and makeup application; amending s. 477.019, F.S.; conforming provisions; amending s. 477.0201, F.S.; providing requirements for registration as a nail specialist, facial specialist, or full specialist; amending ss. 477.026, 477.0265, and 477.029, F.S.; conforming provisions; amending s. 481.203, F.S.; revising a definition; amending s. 481.219, F.S.; revising the process by which a business organization obtains the requisite license to perform architectural services or interior design; requiring that a licensee or an applicant apply to qualify a business organization to practice architecture or interior design; providing application requirements; authorizing the Board of Architecture and Interior Design to deny an application under certain circumstances; providing notice requirements; prohibiting a business organization from engaging in certain practices until it is qualified by a qualifying agent; authorizing the executive director or the chair of the board to authorize a temporary qualifying agent for a specified timeframe under certain circumstances; requiring the board to allow an applicant to qualify one or more business organizations or to operate using a fictitious name under certain circumstances; deleting a requirement for the administration of disciplinary action against a corporation, limited liability company, or partnership; conforming provisions to changes made by the act; amending s. 481.221, F.S.; requiring a business organization to include the license number of a certain registered architect or interior designer in any advertising; providing an exception; conforming provisions to changes made by the act; amending s. 481.229, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; revising definitions; amending ss. 481.311 and 481.317, F.S.; conforming provisions; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice through a corporation or partnership; amending s. 481.321, F.S.; revising requirements related to the display of a certificate number; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 287.055, F.S.; conforming a provision; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or announcer; providing an effective date.

By the Committees on Appropriations; and Health Policy; and Senators Rouson, Bradley, and Young—

CS for CS for SB 1134—A bill to be entitled An act relating to Department of Health responsibilities related to the medical use of marijuana; amending s. 381.986, F.S.; requiring the department to adopt rules to allow qualified patients to change qualified physicians; deleting an obsolete date; revising a requirement that the department license one applicant who is a member of a certain class to exclude a requirement that the applicant also be a member of the Black Farmers and Agriculturalist Association-Florida Chapter; providing an effective date.

By the Committees on Judiciary; and Banking and Insurance; and Senator Steube—

CS for CS for SB 1168—A bill to be entitled An act relating to insurance; amending s. 627.409, F.S.; adding and revising conditions under which certain misrepresentations, omissions, concealments of fact, or incorrect statements may prevent recovery under an insurance policy or annuity contract; providing construction; amending s. 627.422, F.S.; providing that personal lines residential and commercial residential property insurance policies may not restrict the assignment of post-loss benefits; amending s. 627.7011, F.S.; prohibiting specified acts by insurers relating to certain losses under homeowners' insurance policies; creating s. 627.7152, F.S.; providing that an agreement to assign post-loss benefits of a residential homeowner's property insurance is not valid unless specified conditions are met; requiring the assignee, under certain circumstances, to provide a copy of the assignment agreement and a specified written estimate to the insurer within a specified timeframe; requiring the estimate to be timely updated if conditions require a change in scope; providing construction relating to failure to comply with such requirement; authorizing an insurer to inspect the property at any time; providing that an insurer's failure to make a certain attempt to inspect the property and deliver a certain notice, under certain circumstances, may estop certain assertions by the insurer; providing that a person's acceptance of an assignment agreement constitutes a waiver by the assignee or transferee, or any subcontractor of the assignee or transferee, of certain claims against named insureds, except under specified circumstances; providing construction relating to such waiver; requiring an assignee, before initiating certain litigation against an insurer, to provide a certain invoice and estimate to the insurer within a specified timeframe; providing that certain offers of settlement in certain civil actions may not be made until after a specified timeframe; requiring the Office of Insurance Regulation to require each insurer to annually report specified data relating to certain claims paid pursuant to assignment agreements; authorizing the Financial Services Commission to adopt rules; providing applicability; providing an effective date.

By the Committee on Criminal Justice; and Senators Book and Hutson—

CS for SB 1226—A bill to be entitled An act relating to sentencing for sexual offenders and sexual predators; amending s. 775.21, F.S.; redefining the terms "permanent residence," "temporary residence," and "transient residence" by decreasing the amount of days a person abides, lodges, or resides in a certain place to qualify for that type of residency category; revising existing criminal penalties for sexual predators to require mandatory minimum terms of community control with electronic monitoring for first, second, and third and subsequent felony violations if the court does not impose a prison sentence; amending s. 943.0435, F.S.; revising existing criminal penalties for sexual offenders to require mandatory minimum terms of community control with electronic monitoring for first, second, and third and subsequent felony violations if the court does not impose a prison sentence; reenacting s. 775.25, F.S., relating to prosecutions for certain acts or omissions, to incorporate the amendments made to ss. 775.21 and 943.0435, F.S., in references thereto; reenacting ss. 944.606(1)(d), 985.481(1)(d), and 985.4815(1)(f), F.S., relating to sexual offenders and required notifications upon release, sexual offenders adjudicated delinquent and required notifications upon release, and notification to the Department of Law Enforcement of information on juvenile sexual offenders, respectively, to incorporate the amendment made to s. 775.21, F.S., in references thereto; providing an effective date.

By the Committee on Criminal Justice; and Senator Baxley—

CS for SB 1230—A bill to be entitled An act relating to criminal judgments; amending s. 812.014, F.S.; requiring that judgments of guilty or not guilty of petit theft be in a written record or an electronic record with the judge's electronic signature, recorded by the clerk of the circuit court; conforming provisions to changes made by the act; amending s. 921.241, F.S.; defining terms; requiring that judgments of guilty or not guilty of a felony be in a written record or an electronic

record with the judge's electronic signature, recorded by the clerk of the circuit court; requiring that for an electronic judgment of guilty, the fingerprints of a defendant be electronically captured and a certain certification be included; requiring the judge to place his or her electronic signature on the certificate; conforming provisions to changes made by the act; amending s. 921.242, F.S.; requiring that specified judgments of guilty be in a written record or an electronic record with the judge's electronic signature, recorded by the clerk of the circuit court; conforming provisions to changes made by the act; reenacting s. 775.084(3)(a), (b), and (c), F.S., relating to fingerprinting a defendant for the purpose of identification, to incorporate the amendment made to s. 921.241, F.S., in references thereto; providing an effective date.

By the Committee on Education; and Senator Baxley—

CS for SB 1234—A bill to be entitled An act relating to free expression on campus; providing a short title; creating s. 1004.097, F.S.; defining terms; providing applicability; authorizing a public institution of higher education to create and enforce certain restrictions relating to expressive activities on campus; providing for a cause of action against a public institution of higher education for violations of the act; providing for damages; providing a statute of limitations; amending s. 1009.24, F.S.; requiring student government associations to provide specified information to recognized student organizations that request funding; requiring the organizations to maintain and prominently display on their websites certain information regarding such funding requests; providing an effective date.

By the Committee on Ethics and Elections; and Senator Hutson—

CS for SB 1262—A bill to be entitled An act relating to election dates for municipal office; amending s. 100.3605, F.S.; requiring the governing body of a municipality to determine the dates on which initial and runoff elections for municipal office are held and providing options therefor; preempting to the state the authority to establish election dates for municipal elections; providing construction; amending s. 100.361, F.S.; requiring municipal recall elections to be held concurrently with municipal elections under certain conditions; repealing s. 101.75, F.S., relating to change of dates for cause in municipal elections; extending the terms of incumbent elected municipal officers until the next municipal election; providing an effective date.

By the Committee on Commerce and Tourism; and Senator Brandes—

CS for SB 1314—A bill to be entitled An act relating to the Florida Capital Formation Act; amending s. 20.60, F.S.; deleting the requirement that the Department of Economic Opportunity manage certain activities related to the commercialization of specified products, services, and ideas; specifying that the Institute for Commercialization of Florida Technology is not an appropriate direct-support organization; amending s. 288.9621, F.S.; including s. 288.96255, F.S., in the Florida Capital Formation Act; amending s. 288.9622, F.S.; revising legislative intent; amending s. 288.9623, F.S.; defining terms; amending s. 288.9625, F.S.; redesignating the Institute for the Commercialization of Public Research as the Institute for Commercialization of Florida Technology; deleting provisions regarding the institute's responsibilities; requiring that the investment-related affairs of the institute be managed by the private fund manager and overseen by the board of directors; restructuring the board of directors and the selection process for the board of directors; specifying term limits of the board members under certain circumstances; requiring the board of directors to amend the bylaws of the institute under certain circumstances; providing that a director is subject to restrictions on certain conflicts of interest; prohibiting a director from having a financial interest in certain investments; authorizing a director to be reimbursed for certain expenses; granting the institute certain powers; requiring the institute to indemnify certain persons; delegating certain duties to the board of directors; revising to whom the board must provide a copy of the annual report and who may require and receive supplemental data relative to the institute's operation; specifying that certain requirements be met

before the private fund manager is authorized to make an investment in a company, on behalf of the institute; deleting provisions relating to certain duties of the institute; deleting provisions relating to certain fees charged by the institute and the prohibition on using capital in support of certain entities; specifying that the annual report is considered a public record subject to certain exemptions; revising the requirements of the institute's annual report; listing requirements and prohibitions for the private fund manager; stating the purpose of the institute's use of the private fund manager; requiring the private fund manager to assume the management of certain assets; authorizing the private fund manager to act on behalf of the institute for certain purposes; requiring that the private fund manager be paid certain fees; authorizing the private fund manager to undertake certain activities on behalf of the institute; requiring the private fund manager to issue an annual report to the board of directors by a specific date; specifying that the annual report is considered a public record subject to certain exemptions; requiring that the report contain certain information; amending s. 288.96255, F.S.; requiring that certain proceeds be returned to the Florida Technology Seed Capital Fund after the payment of certain costs and fees; requiring the institute to employ a private fund manager; requiring the private fund manager to perform specific duties; requiring that the private fund manager receive certain fees and costs at a specified time; requiring the private fund manager to use a certain process to evaluate a proposal; requiring the private fund manager to consider certain factors when approving a company for investment; deleting specific requirements for the investment of funds; authorizing the private fund manager, in addition to the institute, to perform certain tasks; amending s. 288.9627, F.S.; conforming provisions to changes made by this act; providing an effective date.

By the Committee on Transportation; and Senator Rouson—

CS for SB 1414—A bill to be entitled An act relating to specialty license plates; amending s. 320.06, F.S.; providing an exception to the design requirements of license plates issued for vehicles taxed under a specified provision; amending s. 320.0657, F.S.; providing an exception to the design requirements of fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of the standard fleet license plates for additional fees; providing that fleet companies are responsible for all costs associated with the specialty license plate; amending s. 320.08, F.S.; authorizing dealers to purchase specialty license plates in lieu of the standard graphic dealer license plates for additional fees; providing that dealers are responsible for all costs associated with the specialty license plate; amending s. 320.08056, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to authorize dealer and fleet specialty license plates; authorizing a dealer or fleet company, with the permission of the sponsoring specialty license plate organization, to purchase specialty license plates to be used on dealer and fleet vehicles; requiring a dealer or fleet specialty license plate to include the letters "DLR" or "FLT" on the right side of the license plate; requiring dealer and fleet specialty license plates to be ordered directly from the department; establishing an annual use fee for the Highwaymen license plate; amending s. 320.08058, F.S.; directing the department to develop a Highwaymen license plate; providing for distribution and use of fees collected from the sale of the plate; providing an effective date.

By the Committees on Criminal Justice; and Children, Families, and Elder Affairs; and Senator Rouson—

CS for CS for SB 1418—A bill to be entitled An act relating to substance abuse services; amending s. 394.4572, F.S.; authorizing the Department of Health or the Agency for Health Care Administration, as applicable, to grant exemptions from disqualification for service provider personnel to work solely in certain treatment programs and facilities; amending s. 397.4073, F.S.; revising provisions relating to background checks and exemptions from disqualification for certain service provider personnel; requiring the Department of Children and Families to grant or deny an exemption from disqualification within a certain timeframe; authorizing certain applicants for an exemption to work under the supervision of certain persons for a specified period of time while his or her application is pending; authorizing certain persons to be

exempted from disqualification from employment; authorizing the department to grant exemptions from disqualification for service provider personnel to work solely in certain treatment programs and facilities; amending s. 397.487, F.S.; revising legislative findings relating to voluntary certification of recovery residences; requiring recovery residences to comply with specified Florida Fire Prevention Code provisions; revising background screening requirements for owners, directors, and chief financial officers of recovery residences; amending s. 397.4873, F.S.; providing exceptions to limitations on referrals by recovery residences to licensed service providers; prohibiting recovery residences and specified affiliated individuals from benefitting from certain referrals; providing penalties; amending s. 435.07, F.S.; authorizing the exemption of certain persons from disqualification from employment; providing an effective date.

By the Committee on Health Policy; and Senator Grimsley—

CS for SB 1486—A bill to be entitled An act relating to the Department of Health; amending s. 381.4018, F.S.; requiring the department to adopt any rules necessary to implement a specified federal program to further encourage qualified physicians to relocate to and practice in underserved areas; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; amending s. 456.024, F.S.; revising health care practitioner licensure eligibility for certain members of the armed forces and their spouses to include licensed dentists; removing a provision requiring a certain applicant issued a temporary professional license to practice as a dentist to practice under supervision; amending s. 458.3312, F.S.; removing a provision prohibiting a physician from holding himself or herself out as a board-certified specialist in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 460.408, F.S.; defining the term “contact classroom hour”; revising provisions relating to continuing chiropractic education requirements; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.006, F.S.; authorizing the Board of Nursing to establish certain standards of care; amending s. 464.202, F.S.; requiring the board to adopt by rule discipline and standards of care for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for board-imposed disciplinary sanctions; amending s. 465.019, F.S.; requiring an institutional pharmacy to pass an onsite inspection by the department within a specified time before the issuance of an initial permit or a permit for change of location; amending s. 465.0193, F.S.; requiring a nuclear pharmacy to pass an onsite inspection by the department within a specified time before issuance of an initial permit or a permit for change of location; creating s. 465.0195, F.S.; requiring certain pharmacies and outsourcing facilities located in this state to obtain a permit in order to create, ship, mail, deliver, or dispense compounded sterile products; providing application requirements; providing inspection requirements; providing permit requirements; authorizing the Board of Pharmacy to adopt certain rules; providing applicability; amending s. 465.0196, F.S.; requiring a special pharmacy to pass an onsite inspection by the department within a specified time before the issuance of an initial permit or a permit for change of location; amending s. 465.0197, F.S.; requiring an Internet pharmacy to pass an onsite inspection by the department within a specified time before the issuance of an initial permit or a permit for change of location; amending s. 466.006, F.S.; revising certain requirements for examinations to be completed by applicants seeking dental licensure; amending s. 466.007, F.S.; revising requirements for examinations of dental hygienists; amending s. 466.017, F.S.; providing adverse incident reporting requirements; defining the term “adverse incident”; providing for disciplinary action by the Board of Dentistry; authorizing the board to adopt rules; amending s. 466.031, F.S.; expanding the definition of the term “dental laboratory” to include any person who performs an onsite consultation during dental procedures; amending s. 466.036, F.S.; requiring the periodic inspection of dental laboratories at least once during a specified period; amending s. 468.701, F.S.; revising a definition; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; revising requirements for the renewal of a license relating to continuing education; amending s. 468.723, F.S.; revising a definition; amending s.

468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s. 480.033, F.S.; revising a definition; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that a massage apprentice who was licensed before a specified date may continue to perform massage therapy as authorized under his or her license; authorizing a massage apprentice to apply for full licensure upon completion of the apprenticeship under certain conditions; repealing s. 480.042, F.S., relating to examinations; amending s. 480.046, F.S.; revising instances under which disciplinary action may be taken against massage establishments; prohibiting a certain disciplined massage establishment from applying for relicensure; providing an exception; amending s. 490.003, F.S.; revising definitions; amending s. 490.005, F.S.; revising examination requirements for licensure of a psychologist; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of certain psychologists; amending s. 491.0045, F.S.; providing an exemption for intern registration requirements under certain circumstances; amending s. 491.005, F.S.; revising education requirements for the licensure of marriage and family therapists; revising examination requirements for the licensure of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure or certification by endorsement for certain professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling, or the department under certain circumstances, to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; providing penalties; amending ss. 491.0046 and 945.42, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Health Policy; and Senators Montford and Grimsley—

CS for SB 1494—A bill to be entitled An act relating to prescription drug pricing transparency; amending s. 465.0244, F.S.; requiring pharmacists to inform customers of less expensive, generically equivalent drugs for their prescriptions and as to whether customers’ cost-sharing obligations exceed the retail price of their prescriptions; repealing s. 465.1862, F.S., relating to pharmacy benefit manager contracts; creating s. 624.490, F.S.; defining the term “pharmacy benefit manager”; requiring a pharmacy benefit manager to register with the Office of Insurance Regulation; providing requirements and terms of registration, including the payment of a registration fee; requiring the office to issue certificates of registration and to set an initial registration fee and a renewal fee, which may not exceed a specified amount; requiring the office to adopt rules; creating ss. 627.64741, 627.6572, and 641.314, F.S.; defining the terms “maximum allowable cost” and “pharmacy benefit manager”; requiring that certain terms be included in a contract between a health insurer or a health maintenance organization and a pharmacy benefit manager; providing applicability; providing an effective date.

By the Committee on Agriculture; and Senators Steube and Perry—

CS for SB 1576—A bill to be entitled An act relating to animal welfare; creating s. 823.151, F.S.; providing legislative findings; requiring specified entities that take receivership of lost or stray dogs or cats to adopt written policies and procedures to ensure that every reasonable effort is made to quickly and reliably return owned animals to their owners; providing requirements for such policies and procedures; requiring that specified records be available to the public; amending s. 828.12, F.S.; authorizing a court to prohibit certain offenders from owning or having custody or control over animals; amending s. 921.0022, F.S.; revising the ranking of offenses on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Flores—

CS for SB 1622—A bill to be entitled An act relating to lands used for governmental purposes; amending s. 253.025, F.S.; specifying the authority of the Division of State Lands within the Department of Environmental Protection to acquire lands from an annual list provided by the Department of Economic Opportunity and the Florida Defense Support Task Force for the purpose of buffering military installations against encroachment; providing requirements for the annual list; providing conditions under which specified appraisal standards are required for such lands; authorizing such lands to be leased or conveyed for less than appraised value to military installations; providing requirements for such leasing and conveyance; authorizing the use of certain funding sources for the immediate acquisition of lands that prevent or satisfy private property rights claims within areas of critical state concern; authorizing the Board of Trustees of the Internal Improvement Trust Fund to direct the department to purchase lands on an immediate basis to satisfy private property rights claims resulting from certain limitations; authorizing the board to waive certain procedures; providing procedures for estimating the value of lands under a certain value under certain conditions; amending s. 288.980, F.S.; redefining the term “nonconservation lands”; amending s. 380.0666, F.S.; authorizing land authorities to contribute tourist impact tax revenues to certain counties for the construction, redevelopment, and preservation of certain affordable housing; authorizing land authority funds to be used to pay costs related to the development and construction of affordable housing projects; providing an effective date.

By the Committee on Education; and Senator Stewart—

CS for SB 1738—A bill to be entitled An act relating to the Voluntary Prekindergarten Education Program; amending s. 1002.55, F.S.; authorizing an early learning coalition to refuse to contract with certain private prekindergarten providers; providing an effective date.

By the Committee on Community Affairs; and Senator Simmons—

CS for SB 1814—A bill to be entitled An act relating to neighborhood improvement districts; amending s. 163.511, F.S.; increasing the maximum number of directors allowed for boards of special neighborhood improvement districts; deleting a provision requiring directors to serve for 3 years; requiring local planning ordinances to specify the number of directors and their term lengths and to provide for staggered terms; deleting a provision relating to term length for initial director appointments; creating s. 163.5161, F.S.; creating the Safe Neighborhood Improvement District Revolving Loan Program; providing legislative purpose; providing definitions; authorizing the Department of Legal Affairs to provide loans for specified projects within safe neighborhood improvement districts; authorizing a safe neighborhood improvement district to borrow funds made available under the program and pledge revenues to repay such funds; specifying the procedures by which the department is to administer and manage the loans; specifying the term of such loans; authorizing the department to provide financial assistance to small safe neighborhood improvement districts; authorizing the department to adopt rules related to the loan program; requiring the department to prepare an annual report and submit it to specified committees in the Legislature; specifying items that the safe neighborhood improvement districts must submit to the department before being approved for loans; requiring the approval of the use of the revolving loans by the registered voters of the district by referendum; specifying items to be included in the referendum; requiring the referendum to be by sent by mail and published; specifying audit procedures once a loan project is completed; authorizing the department to charge reasonable service fees on loans to ensure the Safe Neighborhood Improvement District Revolving Loan Trust Fund will be operated in perpetuity; specifying fee amounts; restricting uses of the trust fund; specifying procedures if a safe neighborhood improvement district defaults under the terms of its loan agreement; authorizing the department to levy penalties for delinquent loan payments; authorizing the department to terminate or rescind a financial assistance agreement under certain conditions; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committee on Agriculture; and Senators Steube and Perry—

CS for SB 1576—A bill to be entitled An act relating to animal welfare; creating s. 823.151, F.S.; providing legislative findings; requiring specified entities that take receivership of lost or stray dogs or cats to adopt written policies and procedures to ensure that every reasonable effort is made to quickly and reliably return owned animals to their owners; providing requirements for such policies and procedures; requiring that specified records be available to the public; amending s. 828.12, F.S.; authorizing a court to prohibit certain offenders from owning or having custody or control over animals; amending s. 921.0022, F.S.; revising the ranking of offenses on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

—was referred to the Committees on Community Affairs; Criminal Justice; and Rules.

EXECUTIVE BUSINESS

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:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Architecture and Interior Design Appointee: Rivers, E. Dylan, Tallahassee	10/31/2020
Board of Chiropractic Medicine Appointee: Licata, Paul V., Boynton Beach	10/31/2019
Florida Citrus Commission Appointees: Casper, Danny K., Ft. Myers McKenna, Martin J., Sebring	05/31/2020 05/31/2020
Hillsborough County Civil Service Board Appointee: Hosler, Chandra D., Tampa	07/02/2021
Board of Trustees of Florida Gateway College Appointees: Crawford, John David, Macclenny Norris, Suzanne M., Lake City	05/31/2021 05/31/2021
Board of Trustees of Lake-Sumter State College Appointee: Blaise, Bryn, The Villages	05/31/2019
Board of Trustees of North Florida Community College Appointee: Williams, Michael R., Madison	05/31/2021
Board of Trustees of Santa Fe College Appointee: Fletcher, G.W. Blake, Gainesville	05/31/2021
Board of Trustees of Valencia College Appointee: Stockwell, Tracey, Orlando	05/31/2021
Electrical Contractors' Licensing Board Appointee: Echarri, Rafael, Miami	10/31/2021
Commission on Ethics Appointee: Brady, Daniel T., Miami Shores	06/30/2019
Florida Commission on Human Relations Appointee: Pichard, Jay B., Confidential pursuant to s. 119.071(4), F.S.	09/30/2020
Board of Landscape Architecture Appointee: Kroll, Michael D., Weston	10/31/2020
Governor's Mansion Commission Appointee: Mica, Mary, Tallahassee	09/30/2020

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Pilot Commissioners Appointee: Seuter, Brian J., Fernandina Beach	10/31/2021
Florida Prepaid College Board Appointee: Rood, John Darrell, St. Augustine	06/30/2020
Florida Real Estate Appraisal Board Appointee: Recca, Justin, Altamonte Springs	10/31/2020
Board of Veterinary Medicine Appointee: Johnson, Connie M., Plant City	10/31/2021

Referred to the Committee on Ethics and Elections.

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Directors, Enterprise Florida, Inc. Appointee: Beyrouti, Jay J., Redington Shores	09/30/2021

Referred to the Committees on Commerce and Tourism; and Ethics and Elections.

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Public Service Commission Appointee: Fay, Andrew, Tallahassee	01/01/2022

Referred to the Committees on Communications, Energy, and Public Utilities; and Rules; and Ethics and Elections.

<i>Office and Appointment</i>	<i>For Term Ending</i>
State Board of Education Appointee: Olenick, Michael H., Palm City	12/31/2020
Board of Trustees, Florida A & M University Appointee: Carter, Matthew M., II, Tallahassee	01/06/2023
Board of Trustees, Florida Atlantic University Appointee: McDonald, Mary Beth, Vero Beach	01/06/2021
Board of Trustees, Florida State University Appointee: Ballard, Kathryn S., Tallahassee	01/06/2023
Board of Trustees, University of Florida Appointees: Kuntz, Thomas G., Winter Park O'Keefe, Daniel T., Windermere	01/26/2023 01/06/2023
Board of Trustees, University of North Florida Appointee: Bryan, Thomas A., Jacksonville	01/06/2023
Board of Trustees, University of South Florida Appointees: Horton, Oscar J., Lithia Muma, Leslie M., Belleair	01/06/2023 01/06/2023

Referred to the Committees on Education; and Ethics and Elections.

<i>Office and Appointment</i>	<i>For Term Ending</i>
Fish and Wildlife Conservation Commission Appointees: Kellam, Joshua D., Palm Beach Gardens Spottswood, Robert A., Key West	01/05/2019 01/06/2023

Referred to the Committees on Environmental Preservation and Conservation; and Ethics and Elections.

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 55 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Oversight, Transparency & Administration Subcommittee and Representative(s) White, Fine, Williamson—

CS for HB 55—A bill to be entitled An act relating to the sale of firearms; amending s. 790.065, F.S.; requiring Department of Law Enforcement procedures to allow the payment or transmittal of processing fees for criminal history checks of potential firearms buyers by electronic means; providing that criminal history check requests by licensed importers, manufacturers, and dealers to the department may be made by electronic means; providing an effective date.

—was referred to the Committees on Judiciary; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 85, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Public Integrity & Ethics Committee and Representative(s) Spano, Davis, Hahnfeldt, Payne, Stone—

CS for HB 85—A bill to be entitled An act relating to voter registration list maintenance; amending s. 98.075, F.S.; authorizing the Department of State to become a member of a nongovernmental entity to verify voter registration information; establishing requirements for such membership; requiring the Department of Highway Safety and Motor Vehicles to provide specified information to the Department of State; establishing reporting requirements; providing an effective date.

—was referred to the Committees on Ethics and Elections; Appropriations; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 87 by the required constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

Portia Palmer, Clerk

By Public Integrity & Ethics Committee and Representative(s) Spano, Davis, Hahnfeldt, Payne—

CS for HB 87—A bill to be entitled An act relating to public records; amending s. 98.075, F.S.; providing an exemption from public records requirements for certain information received by the Department of State from another state or the District of Columbia which is confidential or exempt pursuant to the laws of that jurisdiction; providing for release of such information to specified persons; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

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

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 1 was corrected and approved.

CO-INTRODUCERS

Senators Bean—SB 1002, SB 1776; Broxson—SB 856; Campbell—CS for SB 118, SB 292, CS for SB 370, SB 472, SB 542, SJR 1136; Farmer—SB 462; Grimsley—CS for SB 706, SB 1494; Hutson—SB 532; Mayfield—CS for SB 444, SB 1644; Powell—CS for SB 632; Rader—CS for SB 376, SB 722, CS for SB 1212; Rodriguez—SB 126, SB 462, SM 1658; Rouson—SB 674; Simmons—CS for SB 614; Stargel—CS for SB 1018; Steube—CS for SB 1048; Stewart—CS for SB 376; Thurston—SB 1712; Torres—SB 462, SB 1006, SR 1904; Young—SB 1012

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 2:45 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 3:00 p.m., Thursday, February 8 or upon call of the President.

SENATE PAGES

February 5-9, 2018

Andrew "AJ" Brooks, Tampa; Ariel Cruz, Live Oak; Titus Eppers, Tallahassee; Michael Gough, Live Oak; Brian Hasher, Live Oak; Elena Miralles, Tallahassee; Vontris Pierre, Bristol; Brennen Reyes, Tallahassee; Anthony Seaton, Monticello; Javaris Thomas, Live Oak; Brooks Wiley, Tallahassee