



Journal of the Senate

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REPORTS OF SPECIAL MASTER ON CLAIM BILLS

The Special Master on Claim Bills recommends the following pass: SB 12

The bill was referred to the Committee on Judiciary under the original reference.

REPORTS OF COMMITTEES

The Committee on Criminal Justice recommends the following pass: SB 1072; SB 1804

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

The Committee on Education Postsecondary recommends the following pass: SB 1726

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

The Committee on Education Pre-K - 12 recommends the following pass: SB 444; SB 1590

The bills were referred to the Appropriations Committee on Pre-K - 12 Education under the original reference.

The Committee on Commerce and Tourism recommends the following pass: SB 936

The Committee on Transportation recommends the following pass: SB 1152

The bills contained in the foregoing reports were referred to the Appropriations Committee on Transportation, Tourism, and Economic Development under the original reference.

The Committee on Judiciary recommends the following pass: SB 724

The bill was referred to the Committee on Banking and Insurance under the original reference.

The Committee on Education Pre-K - 12 recommends the following pass: SB 1296

The Committee on Judiciary recommends the following pass: SB 1272

The bills contained in the foregoing reports were referred to the Committee on Children, Families, and Elder Affairs under the original reference.

The Committee on Ethics and Elections recommends the following pass: SB 1416

The bill was referred to the Committee on Community Affairs under the original reference.

The Committee on Transportation recommends the following pass: SB 636

The bill was referred to the Committee on Criminal Justice under the original reference.

The Appropriations Committee on Transportation, Tourism, and Economic Development recommends the following pass: CS for SB 666; SB 1408; SB 1516

The Committee on Commerce and Tourism recommends the following pass: SB 1672

The Committee on Judiciary recommends the following pass: CS for SB 916

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 214

The bill was referred to the Committee on Health Policy under the original reference.

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 804

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

The Appropriations Committee on Transportation, Tourism, and Economic Development recommends the following pass: SB 1318

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 276

The Committee on Commerce and Tourism recommends the following pass: CS for SB 656; CS for SB 910; CS for SB 940; CS for SB 1820

The Committee on Community Affairs recommends the following pass: CS for SB 4; SB 24; SB 30; SB 96; CS for SB 140; SB 202; SB 658; SB 952; SB 1622

The Committee on Criminal Justice recommends the following pass: CS for SB 44; SB 606; SB 1374; CS for SB 1378; CS for SB 1400; SB 1696

The Committee on Education Pre-K - 12 recommends the following pass: SB 8

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 302; CS for SB 576; CS for SB 710; SB 7008; SB 7018

The Committee on Judiciary recommends the following pass: CS for SB 846; CS for SB 868; SB 1080; SB 1242; CS for SB 1666; SB 1690

The Committee on Regulated Industries recommends the following pass: SB 726; SB 1002

The Committee on Transportation recommends the following pass: SB 1188

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

The Committee on Fiscal Policy recommends the following pass: CS for SB 164; CS for SB 438; SB 7024

The Committee on Rules recommends the following pass: SB 14; SB 20; CS for SB 68; CS for CS for SB 248; CS for CS for SB 268; CS for CS for SB 304; CS for CS for SB 312; SB 466; CS for SB 578; SB 582; CS for SB 678; CS for SB 806; CS for SB 1058; CS for SB 1168; CS for SB 1198; SB 1228; SB 1286; SB 1370

The bills were placed on the Calendar.

The Appropriations Committee on Health and Human Services recommends a committee substitute for the following: CS for SB 170

The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 1290

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 Governmental Oversight and Accountability recommends a committee substitute for the following: SB 820

The Committee on Regulated Industries recommends committee substitutes for the following: SB 622; SB 1404; SB 1742

The bills with committee substitute attached contained in the foregoing reports were referred to the Appropriations Committee on Agriculture, Environment, and General Government under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1344

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

The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 976; SB 1310

The Committee on Education Postsecondary recommends a committee substitute for the following: SB 584

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1144; SB 1146

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

The Committee on Education Postsecondary recommends a committee substitute for the following: SB 1458

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 742

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

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 540; SB 822; SB 1702; SB 1708

The bills with committee substitute attached were referred to the Appropriations Committee on Pre-K - 12 Education under the original reference.

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 324; SB 1238

The Committee on Community Affairs recommends a committee substitute for the following: SB 1714

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 766

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

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 1150

The bill with committee substitute attached was referred to the Committee on Children, Families, and Elder Affairs under the original reference.

The Committee on Transportation recommends a committee substitute for the following: SB 1644

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1466

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 1264; SB 1322

The Committee on Community Affairs recommends a committee substitute for the following: SB 482

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

The Appropriations Committee on Agriculture, Environment, and General Government recommends a committee substitute for the following: CS for SB 700

The Appropriations Committee on Health and Human Services recommends committee substitutes for the following: CS for SB 958; CS for SB 1626

The Appropriations Committee on Pre-K - 12 Education recommends a committee substitute for the following: CS for SB 1402

The Committee on Regulated Industries recommends a committee substitute for the following: CS for SB 592

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1674

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

The Appropriations Committee on Agriculture, Environment, and General Government recommends a committee substitute for the following: CS for SB 736

The Appropriations Committee on Criminal and Civil Justice recommends a committee substitute for the following: CS for SB 48

The Appropriations Committee on Pre-K - 12 Education recommends a committee substitute for the following: SB 508

The Committee on Banking and Insurance recommends committee substitutes for the following: CS for SB 232; CS for SB 498

The Committee on Community Affairs recommends committee substitutes for the following: SB 1164; SB 1822

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1430

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1640; SB 7010

The Committee on Judiciary recommends committee substitutes for the following: CS for SB 768; CS for SB 784

The Committee on Transportation recommends a committee substitute for the following: SB 818

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 Banking and Insurance recommends a committee substitute for the following: SB 1206

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

The Committee on Fiscal Policy recommends committee substitutes for the following: SB 166; SB 472

The Committee on Rules recommends committee substitutes for the following: CS for CS for SB 184; CS for SB 948; SB 1318

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Investment Advisory Council	
Appointee: Figgers, Freddie	05/23/2027

The Appropriations Committee on Higher Education recommends that the Senate confirm the following appointments made by the Board of Governors:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees, University of Central Florida	
Appointees: Filburn, Mark C.	01/06/2026
Massey, Anthony L.	01/06/2030
McNamara, Thomas	01/06/2030

Board of Trustees, Florida State University	
Appointee: Jones, Peter D.	01/06/2030

Board of Trustees, Florida International University	
Appointee: Peraza, Alexander Manuel	01/06/2030

Board of Trustees, University of North Florida	
Appointee: Boyle, John H.	01/06/2028

Board of Trustees, University of West Florida	
Appointees: Matthews, Rebecca	01/06/2030
Moya, Rachel K.	01/06/2028
Ross, Ashley	01/06/2030

The Appropriations Committee on Higher Education recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees, Florida A & M University	
Appointee: Perry, Belvin, Jr.	01/06/2026

Board of Trustees, University of Central Florida	
Appointee: Christy, William	01/06/2030

Board of Trustees, Florida State University	
Appointee: Collins, Peter H.	01/06/2030

Board of Trustees, Florida Gulf Coast University	
Appointee: Applegarth, Paul V.	01/06/2028

<i>Office and Appointment</i>	<i>For Term Ending</i>	The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Governor:	
Board of Trustees, University of North Florida			
Appointee: Demetree, Jack C., Jr.	01/06/2028	<i>Office and Appointment</i>	<i>For Term Ending</i>
The Committee on Commerce and Tourism recommends that the Senate confirm the following appointments made by the Governor:		Florida Commission on Community Service	
<i>Office and Appointment</i>	<i>For Term Ending</i>	Appointees: Chavez, Ivan Davis, John F. Goff, Kristen Rhea Wheelock, Sherry	09/14/2026 09/14/2026 09/14/2025 09/14/2026
Board of Supervisors of the Central Florida Tourism Oversight District		Public Employees Relations Commission	
Appointee: Gilbert, John	02/26/2027	Appointee: Aaron, Jeffrey	01/01/2029
Chair, Board of Supervisors of the Central Florida Tourism Oversight District		Chair, Public Employees Relations Commission	
Appointee: Yarbrough, Alexis M.	02/26/2029	Appointee: Carpenter, Kerey	01/01/2028
The Committee on Education Postsecondary recommends that the Senate confirm the following appointments made by the Governor:		State Retirement Commission	
<i>Office and Appointment</i>	<i>For Term Ending</i>	Appointee: Taub, Diana Lynn	12/31/2027
Board of Governors of the State University System		The Committee on Health Policy recommends that the Senate confirm the following appointments made by the Governor:	
Appointees: Good, M. Carson Renner, Paul	01/06/2031 01/06/2031	<i>Office and Appointment</i>	<i>For Term Ending</i>
The Committee on Education Pre-K - 12 recommends that the Senate confirm the following appointments made by the Governor:		Secretary of Health Care Administration	
<i>Office and Appointment</i>	<i>For Term Ending</i>	Appointee: Harris, Shevaun	Pleasure of Governor
Board of Directors, Florida High School Athletic Association		Board of Chiropractic Medicine	
Appointee: Chambers, Marcus D.	08/21/2026	Appointees: Baum, Howard Wesley III Comerford, Jason Oliverio, Anthony B. Saunders, Gretchen Y.	10/31/2025 10/31/2028 10/31/2028 10/31/2027
State Board of Education		Board of Medicine	
Appointee: Foganholi, Daniel P.	12/31/2028	Appointees: Ackerman, Scot N. Christie, Steven Knight, James Matthew Vila, Hector, Jr.	10/31/2026 10/31/2027 10/31/2027 10/31/2026
Commission for Independent Education		Board of Optometry	
Appointees: Battista, Joseph Cross, Jeff Williams, Burton III	06/30/2025 06/30/2027 06/30/2026	Appointees: Burns-LeGros, Denise Easton, Robert, Jr. Stam, Bryan	10/31/2027 10/31/2028 10/31/2027
The Committee on Environment and Natural Resources recommends that the Senate confirm the following appointments made by the Governor:		Board of Physical Therapy Practice	
<i>Office and Appointment</i>	<i>For Term Ending</i>	Appointee: Cirolia, Jason	10/31/2026
Fish and Wildlife Conservation Commission		The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends that the Senate confirm the following appointment made by the Governor:	
Appointee: Barreto, Rodney L.	01/05/2029	<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Inland Navigation District		Chair of the Board of Directors, Space Florida	
Appointees: Chapman, Cathy Kennedy, Michael	01/09/2029 01/09/2029	Appointee: Nuñez, Jeanette M.	09/30/2027

The Committee on Regulated Industries recommends that the Senate confirm the following appointments made by the Governor:

Office and Appointment *For Term Ending*

Board of Architecture and Interior Design
 Appointee: Arango, Ivette 10/31/2026

Barbers' Board
 Appointee: Lewandowski, Stephanie 10/31/2026

Florida Building Commission
 Appointees: Batts, James T. III 11/05/2028
 Brown, Donald D. 11/21/2027
 Hershberger, Rodney 07/27/2027

Construction Industry Licensing Board
 Appointees: Burgess, Nicholas 10/31/2028
 Cesarone, Donald M., Jr. 10/31/2027
 Cook, Jonathan T. 10/31/2027
 Mayo, Wayne E. 10/31/2026
 Richmond, Steve 10/31/2025
 Wood, Rachele 10/31/2027

Board of Cosmetology
 Appointee: Schmid, Marisol Marin 10/31/2026

Electrical Contractors' Licensing Board
 Appointee: Astrom, Mark 10/31/2025

Florida Real Estate Appraisal Board
 Appointee: Graves, Calvin Brandon 10/31/2028

The Committee on Transportation recommends that the Senate confirm the following appointments made by the Governor:

Office and Appointment *For Term Ending*

Greater Orlando Aviation Authority
 Appointees: Giordano, Dan 04/16/2026
 Kopelousos, Stephanie C. 04/16/2028
 Nunziata, Sal A. "Joe" 04/16/2028

Central Florida Expressway Authority
 Appointee: Pullum, Frederick G. 05/31/2026

Jacksonville Port Authority
 Appointees: Bean, Daniel K. 09/30/2027
 Kilbane, Patrick J. 09/30/2027

Jacksonville Transportation Authority
 Appointees: Globber, Max 05/31/2026
 Horner, Donald III 05/31/2027

Office and Appointment

Florida Transportation Commission
 Appointees: Browning, John P., Jr. 09/30/2027
 Genson, David 09/30/2026
 Haselden, Barbara L. 09/30/2026
 Mai, Hung T. 09/30/2027

The Committee on Education Pre-K - 12 recommends that the Senate confirm the following appointments made by the State Board of Education:

Office and Appointment *For Term Ending*

Education Practices Commission
 Appointees: Sheehan, Jamie Harper 02/17/2028
 Stanley, Joseph 09/30/2025
 Thaxton, Jennifer 09/30/2027
 Wintz, Charlotte 09/30/2026

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

The Appropriations Committee on Higher Education recommends that the Senate not confirm the following appointment made by the Governor:

Office and Appointment *For Term Ending*

Board of Trustees, University of West Florida
 Appointee: Kissel, Adam 01/06/2030

The appointment was referred to the Committee on Ethics and Elections under the original reference.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

Senate Bills 7000-7028—Previously introduced.

By the Appropriations Committee on Pre-K - 12 Education—

SB 7030—A bill to be entitled An act relating to educational scholarship programs; creating s. 1011.687, F.S.; creating an operating categorical fund for implementing the Family Empowerment Scholarship Program; providing requirements for the use and disbursement of funds; defining the term "full-time equivalent student"; requiring the Department of Education to release funds if certain criteria are met; providing requirements for the release of each payment; providing requirements for excess funds; creating s. 1011.689, F.S.; creating the educational enrollment stabilization program to provide supplemental state funds to address changes in full-time equivalent student enrollment; requiring the department to use funds to ensure that a school district's funds are not lower than a specified calculation; requiring the department to use funds to provide a supplements payment to school districts that have a decline in enrollment; providing for the calculation of the supplemental payment; requiring the department to ensure funding is available for certain scholarship programs; requiring the department to appropriate funds from the General Appropriations Act to keep the educational enrollment stabilization program at a minimum balance; amending s. 1011.65, F.S.; requiring that specified data include a verification that certain full-time equivalent student membership survey data has been cross-checked by the department; amending s. 1002.40, F.S.; renaming the Hope Scholarship Program as the Hope Program; repealing s. 1002.411, F.S., relating to New Worlds Scholar-

ship Accounts; amending s. 1002.421, F.S.; defining terms; requiring an eligible nonprofit scholarship-funding organization to provide a parent with certain information on scholarship programs; requiring an eligible nonprofit scholarship-funding organization to create a single application for all educational scholarship programs; providing requirements for such application; prohibiting an eligible nonprofit scholarship-funding organization from charging a fee for the application; requiring an eligible nonprofit scholarship-funding organization to establish two application approval windows; providing deadlines for such application approval windows; requiring an eligible nonprofit scholarship-funding organization to review applications and award scholarships in a specified order of priority; requiring an eligible nonprofit scholarship-funding organization to award scholarships to newly eligible students on a first-come, first-served basis; requiring a parent to notify the eligible nonprofit scholarship-funding organization within a specified timeframe if a scholarship offer is accepted or declined within a specified timeframe; prohibiting a parent from applying for multiple scholarships for an individual student at the same time; authorizing specified students to apply for a scholarship at any time but only receive payments prospectively; prohibiting an eligible nonprofit scholarship-funding organization from restricting or reserving scholarships for use at a particular school; requiring such organization to notify each parent of a scholarship applicant that participation in the program does not guarantee enrollment at an eligible private school; providing that a parent who submitted an application by a specified date need not submit a new application; authorizing a parent to withdraw their application and reapply; prohibiting an eligible nonprofit scholarship-funding organization from requiring documentation beyond the requirements of the scholarship program; requiring an eligible nonprofit scholarship-funding organization to verify a student's eligibility upon receipt of an application; requiring an eligible nonprofit scholarship-funding organization to send a list of verified eligible students to the department by specified dates; requiring the department to assign each verified eligible student a Florida student identification number; requiring the department to use such number for tracking and reporting scholarship data; requiring the department to cross-check each list of verified eligible students with certain other lists; requiring the department to send the cross-checked list to the eligible nonprofit scholarship-funding organization; requiring the department to notify an eligible nonprofit scholarship-funding organization of specified information; requiring an eligible nonprofit scholarship-funding organization to verify a student's continued eligibility before disbursing each payment; providing criteria for verifying continued eligibility; requiring parents of students receiving scholarship payments to verify specified information; providing criteria for verifying continued eligibility; requiring parents of students receiving scholarship payments to verify specified information; providing that the scholarship program award amounts are the amounts provided in the General Appropriations Act; providing parameters for the calculation of the scholarship amounts for certain students; requiring an eligible nonprofit scholarship-funding organization to establish and maintain a scholarship account for each student; providing methods for the transfer of funds; providing requirements for such accounts; providing that accrued interest is in addition to and not part of a student's account; providing that program funds include awarded funds and accrued interest and are available only for authorized expenditures; requiring eligible nonprofit scholarship-funding organizations to make payments by funds transfer; providing requirements for such funds transfer; prohibiting a student's scholarship award from being reduced to cover certain fees; requiring that commodities or services related to the funds transfer system be procured by a specified method; providing an exception; prohibiting an eligible nonprofit scholarship-funding organization from transferring funds to an account that has a balance in excess of a specified amount; authorizing students in a scholarship program to take specified tests and certain assessments; providing an exception; requiring a participating private school to administer or provide for students to take specified tests and assessments; requiring a participating private school to submit a certain written request to the department by a specified date; requiring a school district to administer tests and assessments at a participating private school; requiring an owner or operator to undergo a background screening; providing requirements for the submission of fingerprints; requiring the Department of Law Enforcement to retain such fingerprints in a specified manner and to enter such fingerprints into the statewide automated biometric identification system; requiring that such fingerprints be available for certain purposes and uses; requiring the Department of Law Enforcement to run a certain search of such fingerprints; prohibiting an owner or operator who fails the background screening from

participating in a scholarship program; prohibiting such owner or operator from transferring ownership or management authority to a relative; defining the term "relative"; requiring an eligible nonprofit scholarship-funding organization to report the annual audit of background screening results to the Department of Education; providing that a participating private school may be sectarian or nonsectarian; revising information required to be provided to the department by an eligible private school; deleting obsolete language; providing construction; requiring the department to publish and update information on its website relating to scholarship programs; requiring the department to investigate complaints; requiring the department to maintain and annually publish a list of tests that satisfy a specified requirement; requiring the department to develop a standard withdrawal form for parents withdrawing a student from public school; providing requirements for such form; requiring the department to develop a uniform reimbursement process; requiring an organization, by a specified date, to approve, deny, or request more information relating to a reimbursement request; requiring the department to coordinate with each organization to provide a participating private school with statewide assessments; deleting the definition of the term "owner or operator"; requiring a school district, by a specified date, to inform certain households of eligibility to apply for a scholarship program; requiring the school district to coordinate with the department to provide a participating private school with statewide assessments; requiring a school district to publish information about a scholarship program on its website; requiring a school district to provide a parent with the withdrawal form upon request; deleting obsolete language; amending s. 1002.394, F.S.; deleting obsolete language; providing that authorized uses of program funds include digital devices; providing that authorized uses of program funds include membership dues and activity fees for Career and Technical Student Organizations; providing that tuition and fees that meet certain requirements are eligible for program funds; revising conditions under which a student is no longer eligible for scholarship funding; requiring an eligible nonprofit scholarship-funding organization to notify a parent before closing a student's account; requiring an eligible nonprofit scholarship-funding organization to report certain information to the Department of Education regarding scholarship accounts closed under certain circumstances; requiring an eligible nonprofit scholarship-funding organization to notify a parent if, upon a student reaching a specified age, a balance exists in the student's account, the amount of the balance, and how the funds may be used; deleting a provision allowing a public school student to receive a scholarship for transportation; deleting obsolete language; amending s. 1002.395, F.S.; deleting obsolete language; deleting provisions related to scholarship priority; deleting a provision allowing a public school student to receive a scholarship for transportation; revising a provision requiring eligible nonprofit scholarship-funding organizations to verify that scholarship funds are used for specified purposes; requiring an eligible nonprofit scholarship-funding organization to report to the department the total number of scholarship accounts closed due to certain reasons; amending s. 1003.485, F.S.; deleting language relating to the purpose of the New Worlds Reading Initiative; conforming a cross-reference; amending s. 1008.25, F.S.; making a conforming change; amending s. 1010.305, F.S.; requiring the Auditor General to periodically examine the records of eligible nonprofit scholarship-funding organizations; providing for appropriate adjustments to be made and excess funds to be deducted if criteria and procedures have not been followed by an eligible nonprofit scholarship-funding organization; amending s. 1011.61, F.S.; conforming a cross-reference; amending s. 1011.62, F.S.; deleting obsolete language relating to the state-funded discretionary supplement; amending ss. 11.45, 212.099, and 1002.45, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committee on Appropriations.

COMMITTEE SUBSTITUTES

FIRST READING

By the Appropriations Committee on Criminal and Civil Justice; the Committee on Judiciary; and Senator Garcia—

CS for CS for SB 48—A bill to be entitled An act relating to foreclosure procedures; creating s. 45.0311, F.S.; specifying mandatory requirements for foreclosure sales; providing legislative intent; requiring that a request to deviate from certain procedures be in a separate pleading; requiring courts to set forth any deviations in writing in the

final judgement of foreclosure or other order; listing procedures that may be waived; providing requirements for an alternative auctioneer; creating a cause of action; providing an effective date.

By the Committee on Fiscal Policy; and Senator Simon—

CS for SB 166—A bill to be entitled An act relating to administrative efficiency in public schools; amending s. 120.81, F.S.; exempting district school boards from requirements for adopting certain rules; amending s. 1001.02, F.S.; revising a duty of the State Board of Education to adopt certain rules; amending s. 1001.23, F.S.; requiring the Department of Education to annually inform district school superintendents by a specified date that they are authorized to petition to receive a specified declaratory statement; requiring the department to annually maintain and provide school districts with a list of statutory and rule requirements; providing requirements for such list; amending s. 1001.42, F.S.; deleting a requirement for a district school board to employ an internal auditor in certain circumstances; amending s. 1002.20, F.S.; deleting a requirement that the school financial report be included in the student handbook; requiring the department to produce specified reports relating to school accountability and make such reports available on the department's website; requiring each school district to provide a link to such reports; amending s. 1002.31, F.S.; revising how often a school district or charter school must update its school capacity determination; deleting a requirement relating to school capacity determination by district school boards; conforming a cross-reference; amending s. 1002.33, F.S.; conforming a provision relating to a 5-year facilities plan; amending s. 1002.394, F.S.; revising the timeframe for a school district to develop an IEP and matrix of services after receipt of a parent's request; amending s. 1002.451, F.S.; requiring innovation schools of technology to comply with specified provisions relating to instructional multiyear contracts, in addition to annual contracts, for instructional personnel in addition to annual contracts; amending s. 1002.61, F.S.; removing public schools from a requirement for early learning coalitions to verify compliance with law; amending s. 1002.63, F.S.; deleting a requirement for an early learning coalition to verify that certain public schools comply with specified provisions; amending s. 1002.71, F.S.; revising requirements relating to district school board attendance policies for Voluntary Prekindergarten Education Programs; requiring a school district to certify its attendance records for a Voluntary Prekindergarten Education Program; amending s. 1003.03, F.S.; deleting a requirement for district school boards to provide an accountability plan to the Commissioner of Education under certain conditions; amending s. 1003.26, F.S.; authorizing a district school board to determine a timeframe for purposes of addressing a student's absences; amending s. 1003.4282, F.S.; revising requirements for assessments needed for a student to earn a high school diploma; deleting a requirement for a student who transfers into a public high school to take specified assessments; revising the courses for which the transferring course final grade must be honored for a transfer student under certain conditions; amending s. 1003.433, F.S.; deleting requirements that must be met by students who transfer to a public school for 11th or 12th grade; amending s. 1006.1494, F.S.; providing that provisions relating to student online personal information protection do not impose requirements for a K-12 school, school district, or school board; amending s. 1006.40, F.S.; revising the timeframe within which certain instructional materials must be purchased; amending s. 1008.212, F.S.; providing that certain assessments are not subject to specified requirements; revising a deadline for IEP teams to submit requests for extraordinary exemptions; amending s. 1008.22, F.S.; requiring the Commissioner of Education to notify school districts of the assessment schedule for a specified time interval; deleting requirements relating to a uniform calendar that must be published by the commissioner each year; revising an annual timeframe for each school district to establish schedules for the administration of statewide, standardized assessments; requiring each school district to publish certain information regarding such schedules on its website; conforming provisions to changes made by the act; amending s. 1008.25, F.S.; specifying the score needed on any administration of the coordinated screening and progress monitoring system for a student to be promoted to grade 4; conforming cross-references; amending s. 1008.33, F.S.; prohibiting a school from being required to use a certain parameter as the sole determining factor to recruit instructional personnel; providing requirements for a rule adopted by the State Board of Education; amending s. 1010.20, F.S.; requiring charter schools to respond to monitoring questions from the department; amending s. 1011.035, F.S.; deleting a requirement that each district

school board budget posted on the school board's website include a graphical representation of specified information; revising website requirements; amending s. 1011.14, F.S.; revising the types of facilities for which district school boards may incur certain financial obligations; amending s. 1011.60, F.S.; revising circumstances under which the State Board of Education may alter the length of school terms for certain school districts; amending s. 1011.62, F.S.; deleting a requirement that certain full-time equivalent bonuses under the Florida Education Finance Program be paid only to teachers who are employed by the district when the bonus is calculated; amending s. 1011.6202, F.S.; requiring schools participating in the Principal Autonomy Program Initiative to comply with specified provisions relating to instructional multiyear contracts, in addition to annual contracts, for instructional personnel; amending s. 1011.69, F.S.; deleting a requirement relating to Title I fund allocations to schools; providing a new category of funding school districts are authorized to withhold; revising a category of funding a school district is authorized to withhold; requiring the department to make certain funds available to local education agencies; amending s. 1011.71, F.S.; revising specified vehicles that may be purchased or leased using specified revenue; revising the types of facilities payments that may be made from such revenue; amending s. 1012.22, F.S.; providing requirements for advanced degrees which may be used to set salary schedules for instructional personnel and school administrators hired after a specified date; specifying district school board activities that may not be precluded by collective bargaining; amending s. 1012.335, F.S.; defining the term "instructional multiyear contract"; providing requirements for the award of an instructional multiyear contract; requiring that an employee awarded an instructional multiyear contract be returned to an annual contract under certain conditions; making conforming and technical changes; amending s. 1012.34, F.S.; requiring that procedures and requirements established by the district school superintendent for performance evaluations be approved by the district school board; requiring the district school superintendent to submit evaluation systems to the department under certain circumstances; deleting a requirement for the department to approve and monitor each school district's evaluation systems; revising the portion of a performance evaluation that is based on student performance; deleting certain performance evaluation requirements; providing that student performance may not be the sole determinant for incentive pay for instructional personnel or school administrators; amending s. 1012.39, F.S.; revising an occupational experience qualification requirement for nondegreed teachers of career programs; deleting a training requirement for full-time nondegreed teachers of career programs; amending s. 1012.555, F.S.; revising eligibility requirements for individuals to participate in the Teacher Apprenticeship Program; amending employment requirements for paraprofessionals to serve as an apprentice teacher; amending s. 1012.56, F.S.; specifying individuals who must demonstrate mastery of general knowledge for educator certification; authorizing school districts and consortia of school districts to issue temporary certificates under certain conditions; conforming a cross-reference; amending s. 1012.585, F.S.; revising the validity period for professional certificates; providing eligibility requirements for 5-year and 10-year professional certificates; revising requirements for the renewal of professional certificates; amending s. 1013.19, F.S.; requiring that proceeds from certain sales or leases of property be used for specified purposes by boards of trustees for Florida College System institutions or state universities; amending s. 1013.35, F.S.; deleting definitions; revising requirements for the contents of a district school board's tentative district educational facilities plan; deleting provisions relating to district school boards coordinating with local governments to ensure consistency between school district and local government plans; authorizing, rather than requiring, local governments to review tentative district educational facilities plans; making conforming changes; amending s. 1013.41, F.S.; revising requirements for an educational facilities plan; revising the duties of the Office of Educational Facilities; amending s. 1013.45, F.S.; specifying that Florida College System institution and state university boards of trustees are required to use an architect for the development of certain plans; deleting district school board requirements for certain construction plans; repealing s. 1013.451, F.S., relating to life-cycle costs comparisons; amending s. 1013.62, F.S.; conforming a cross-reference; amending s. 1013.64, F.S.; revising determinations of allocations from the Public Education Capital Outlay and Debt Service Trust Fund; revising criteria for construction project funding from a specified account; revising district school board requirements relating to educational plant construction; amending ss. 163.3180, 1002.68, 1003.631, 1004.04,

1004.85, 1012.586, and 1012.98, F.S.; conforming cross-references; providing effective dates.

By the Appropriations Committee on Health and Human Services; the Committee on Health Policy; and Senator Burton—

CS for CS for SB 170—A bill to be entitled An act relating to the quality of care in nursing homes; reviving, reenacting, and amending s. 400.0225, F.S., relating to consumer satisfaction surveys; requiring the Agency for Health Care Administration to develop user-friendly consumer satisfaction surveys for nursing home facilities; specifying requirements for the surveys; authorizing family members, guardians, and other resident designees to assist the resident in completing the survey; prohibiting employees and volunteers of the facility or of a corporation or business entity with an ownership interest in the facility from attempting to influence a resident's responses to the survey; requiring the agency to specify certain protocols for administration of the survey; requiring the agency to publish on its website aggregated survey data in a manner that allows for comparison between nursing home facilities; amending s. 400.141, F.S.; requiring medical directors of nursing home facilities to obtain, or to be in the process of obtaining, certain qualifications by a specified date; requiring the agency to include such medical director's name on each nursing home facility's on-line provider profile; requiring nursing home facilities to conduct biennial patient safety culture surveys; specifying requirements for administration of such surveys; requiring nursing home facilities to submit the results of such surveys biennially to the agency in a format specified by agency rule; authorizing nursing home facilities to develop an internal action plan between surveys to identify measures for improvement of the survey and submit such plan to the agency; amending s. 400.191, F.S.; requiring the agency to include the results from specified consumer satisfaction surveys as part of the Nursing Home Guide on its website; amending s. 408.051, F.S.; requiring nursing home facilities that maintain certain electronic health records to make available certain data to the agency's Florida Health Information Exchange program for a specified purpose; authorizing the agency to adopt rules; amending s. 408.061, F.S.; exempting nursing homes operated by state agencies from certain financial reporting requirements; requiring the agency to impose administrative fines against nursing homes and home offices of nursing homes for failing to comply with certain reporting requirements; defining the term "violation"; providing construction; requiring the agency to adopt rules; providing requirements for such rules; amending s. 408.08, F.S.; prohibiting nursing homes subject to certain administrative fines from being fined under a specified provision for the same violation; amending s. 409.908, F.S.; requiring the agency to revise its methodology for calculating Quality Incentive Program payments; providing requirements for such revision; requiring the agency to submit an annual report to the Governor and the Legislature on payments made under the Quality Incentive Program; specifying requirements for the report; requiring the agency to contract with a third-party vendor to conduct a comprehensive study of nursing home quality incentive programs in other states; providing minimum requirements for the report; requiring the agency to submit a final report on the study to the Governor and the Legislature by a specified date; providing an effective date.

By the Committee on Rules; the Appropriations Committee on Transportation, Tourism, and Economic Development; the Committee on Community Affairs; and Senator Gaetz—

CS for CS for CS for SB 184—A bill to be entitled An act relating to affordable housing; amending s. 163.31771, F.S.; defining the term "primary dwelling unit"; requiring, rather than authorizing, local governments to adopt, by a specified date, an ordinance to allow accessory dwelling units in certain areas; requiring such ordinances to apply prospectively; prohibiting such ordinances from including certain requirements or prohibitions; deleting a requirement that an application for a building permit to construct an accessory dwelling unit include a certain affidavit; revising the accessory dwelling units that apply toward satisfying a certain component of a local government's comprehensive plan; prohibiting the denial of a homestead exemption for certain portions of property on a specified basis; requiring that a rented accessory dwelling unit be assessed separately from the homestead property and taxed according to its use; amending s. 420.615, F.S.; authorizing a local government to provide a density bonus incentive to

landowners who make certain real property donations to assist in the provision of affordable housing for military families; requiring the Office of Program Policy Analysis and Government Accountability to evaluate the efficacy of using mezzanine finance and the potential of tiny homes for specified purposes; requiring the office to consult with certain entities; requiring the office to submit a certain report to the Legislature by a specified date; providing an effective date.

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

CS for CS for SB 232—A bill to be entitled An act relating to debt collection; amending s. 559.72, F.S.; revising prohibited practices for a person attempting to collect consumer debt; providing applicability; making a technical change; reenacting ss. 559.565(2), 559.725(2), 559.77(1) and (2), 648.44(1)(o), and 817.7001(2)(b), F.S., relating to enforcement action against an out-of-state consumer debt collector, consumer complaints and administrative duties, civil remedies, prohibitions and penalties, and definitions, respectively, to incorporate the amendment made to s. 559.72, F.S., in references thereto; providing an effective date.

By the Committee on Commerce and Tourism; and Senators Smith and Arrington—

CS for SB 324—A bill to be entitled An act relating to construction disruption assistance; creating part XIII of ch. 288, F.S., to be entitled the "Construction Disruption Assistance Act"; creating s. 288.9991, F.S.; providing a short title; creating s. 288.9992, F.S.; providing legislative findings and purpose; creating s. 288.9993, F.S.; defining terms; creating s. 288.9994, F.S.; establishing rulemaking authority; creating s. 288.9995, F.S.; establishing the Construction Impact Relief Revolving Loan Program within the Department of Commerce; authorizing the Legislature to fund the program; requiring the department to provide specified financial assistance to eligible small businesses within construction zones; requiring the department to develop a public awareness and marketing campaign to promote the program in partnership with specified entities; providing requirements for the campaign; requiring applicants to submit specified information with their applications; requiring an applicant to consult with the Florida Small Business Development Center Network to confirm the applicant's eligibility for the program; prohibiting an applicant from participating in the program under certain circumstances; creating s. 288.9996, F.S.; directing the department to establish a hotline to provide information about the program; creating s. 288.9997, F.S.; requiring the department to submit an annual report containing certain information by a specified date to the Governor and the Legislature; providing an effective date.

By the Committee on Fiscal Policy; and Senator Truenow—

CS for SB 472—A bill to be entitled An act relating to education in correctional facilities for professional licensure; amending s. 944.801, F.S.; requiring the Correctional Education Program to design and implement a plan, in coordination with the boards of professions regulated by the Department of Business and Professional Regulation, or the department when there is no board, for inmates who take certain classes to receive credit towards licensure requirements; providing an effective date.

By the Committee on Community Affairs; and Senator DiCeglie—

CS for SB 482—A bill to be entitled An act relating to impact fees; amending s. 163.3164, F.S.; defining the term "plan-based methodology"; amending s. 163.31801, F.S.; defining the term "extraordinary circumstances"; requiring the completion of a demonstrated-need study using plan-based methodology before the adoption of an impact fee increase which expressly demonstrates certain extraordinary circumstances; prohibiting increases in certain impact fees unless specified extraordinary circumstances are demonstrated; prohibiting a local government from increasing an impact fee rate under certain circumstances; amending s. 212.055, F.S.; conforming a cross-reference; providing an effective date.

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

CS for CS for SB 498—A bill to be entitled An act relating to trust fund interest for purposes approved by the Supreme Court; creating s. 655.97, F.S.; authorizing financial institutions to hold funds in specified trust accounts to be used for specified purposes; requiring such financial institutions to pay a certain interest rate or dividend; prohibiting the interest rate from being less than a specified percentage; requiring a financial institution to submit a rate validation sheet and affidavit to the Chief Financial Officer attesting it will pay a certain interest rate or dividend; requiring that the affidavit attest that certain information is true and factual; requiring the Chief Financial Officer to verify certain information; providing applicability; providing an effective date.

By the Appropriations Committee on Pre-K - 12 Education; and Senator Jones—

CS for SB 508—A bill to be entitled An act relating to the Family Empowerment Scholarship Program; amending s. 1002.394, F.S.; requiring private schools participating in the Family Empowerment Scholarship Program to provide specified information in writing to parents before certain students enroll in the school; requiring that the parent of certain students be informed of certain information within a specified timeframe; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Collins and Burgess—

CS for SB 540—A bill to be entitled An act relating to disability history and awareness instruction; providing a short title; amending s. 1003.4205, F.S.; requiring the Department of Education to develop specified curricula; authorizing the department to consult with the Evin B. Hartsell Foundation to further develop such curricula; providing an effective date.

By the Committee on Education Postsecondary; and Senator Garcia—

CS for SB 584—A bill to be entitled An act relating to young adult housing support; amending s. 409.1452, F.S.; requiring each Florida College System institution and state university to develop plans for prioritizing the placement of certain students; requiring a Florida College System institution or state university to provide certain students with first priority for housing and work study opportunities in certain circumstances; prohibiting Florida College System institutions and state universities from requiring that certain students have a cosigner or guarantor; creating s. 409.14525, F.S.; requiring the Department of Children and Families, community-based care lead agencies, and housing authorities to take any action required by the United States Department of Housing and Urban Development to administer the federal Foster Youth to Independence initiative; requiring the Office of Program Policy Analysis and Government Accountability (OPPAGA) to conduct a study of the barriers to housing faced by young adults who are homeless or were formerly in foster care; requiring OPPAGA to consult with certain entities in conducting the study; requiring OPPAGA to provide a report to the Governor and the Legislature by a certain date; providing an effective date.

By the Committees on Regulated Industries; and Banking and Insurance; and Senators Leek and Pizzo—

CS for CS for SB 592—A bill to be entitled An act relating to the My Safe Florida Condominium Pilot Program; amending s. 215.55871, F.S.; limiting participation in the My Safe Florida Condominium Pilot Program to certain structures or buildings; revising the approval requirements to receive a mitigation grant; deleting the amount of grant funding designated for certain projects; revising the improvements for which a grant may be used; requiring that improvements be verified during the final hurricane mitigation inspection to qualify for grant funds; specifying that mitigation grants may be awarded only for mitigation improvements that will result in a mitigation credit, discount, or other rate differential; requiring the Department of Financial Ser-

vices to require that certain improvements be made under certain circumstances; providing an effective date.

By the Committee on Regulated Industries; and Senators Rodriguez and Calatayud—

CS for SB 622—A bill to be entitled An act relating to jai alai permitholders; amending s. 550.475, F.S.; providing that holders of a valid pari-mutuel permit may lease their pari-mutuel permitted facilities to any other holder of the same pari-mutuel permit or to any jai alai permitholder when located within a specified radius of each other; authorizing such lessee to apply for a license, rather than be entitled to a permit and license, to conduct specified gaming activities at the leased premises; reenacting ss. 550.054(14)(b) and 550.615(8), F.S., relating to application for permit to conduct pari-mutuel wagering and intertrack wagering, respectively, to incorporate the amendment made to s. 550.475, F.S., in references thereto; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Agriculture; and Senator Truenow—

CS for CS for SB 700—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 110.205, F.S.; providing that certain positions in the department are exempt from the Career Service System; amending s. 163.3162, F.S.; defining terms; prohibiting governmental entities from adopting or enforcing any legislation that inhibits the construction of housing for legally verified agricultural workers on agricultural land operated as a bona fide farm; requiring that the construction or installation of such housing units on agricultural lands satisfies certain criteria; requiring that local ordinances comply with certain regulations; authorizing governmental entities to adopt local land use regulations that are less restrictive; requiring property owners to maintain certain records for a specified timeframe; requiring that use of a housing site be discontinued and authorizing the removal of a such site under certain circumstances; specifying applicability of permit allocation systems in certain areas of critical state concern; authorizing the continued use of housing sites constructed before the effective date of the act if certain conditions are met; requiring the department to adopt certain rules; providing for enforcement; requiring the department to submit certain information to the State Board of Immigration Enforcement on a certain schedule; amending s. 201.25, F.S.; conforming a provision to changes made by the act; amending s. 253.0341, F.S.; authorizing the department to surplus certain lands determined to be suitable for bona fide agricultural production; requiring the department to consult with the Department of Environmental Protection before making such determination; requiring the Department of Agriculture and Consumer Services to retain a rural-lands-protection easement for all surplus lands and deposit all proceeds into a specified trust fund; requiring the department to provide a report of lands surplus to the board of trustees; providing that certain lands are ineligible to be surplus; providing for retroactive applicability; amending s. 330.41, F.S.; defining terms; prohibiting a person from knowingly or willfully performing certain actions on lands classified as agricultural; providing criminal penalties; providing applicability; prohibiting a person from knowingly or willfully performing certain actions on private property, state wildlife management lands, or a sport shooting and training range; providing criminal penalties; providing applicability; creating s. 366.20, F.S.; requiring that certain lands acquired or owned by an electric utility be offered for fee simple acquisition by the department before the land may be offered for sale or transfer to a private individual or entity; providing retroactive applicability; amending s. 366.94, F.S.; defining the term “electric vehicle charging station”; authorizing the department to adopt rules; requiring local governmental entities to issue permits for electric vehicle charging stations based on specified standards and provisions of law; requiring that an electric vehicle charger be registered with the department before being placed into service for use by the public; providing the department with certain authority relating to electric vehicle charging stations; providing a penalty; authorizing the department to issue an immediate final order to an electric vehicle charging station under certain circumstances; providing that the department may bring an action to enjoin a violation of specified provisions or rules; requiring the court to issue a temporary or permanent injunction under certain circumstances; amending s. 388.011, F.S.; revising the definition of the

terms “board of commissioners” and “district”; defining the term “program”; amending s. 388.021, F.S.; making a technical change; amending s. 388.181, F.S.; authorizing programs to perform specified actions; amending s. 388.201, F.S.; conforming provisions to changes made by the act; requiring that the tentative work plan budget covering the proposed operations and requirements for arthropod control measures show the estimated amount to be raised by county, municipality, or district taxes; requiring that county commissioners’ or a similar governing body’s mosquito control budget be made and adopted pursuant to specified provisions and requiring that summary figures be incorporated into the county budgets as prescribed by the department; amending s. 388.241, F.S.; providing that certain rights, powers, and duties be vested in the board of county commissioners or similar governing body of a county, city, or town; amending s. 388.261, F.S.; increasing the amount of state funds, supplies, services, or equipment for a certain number of years for any new program for the control of mosquitos and other arthropods which serves an area not previously served by a county, municipality, or district; conforming a provision to changes made by the act; amending s. 388.271, F.S.; requiring each program participating in arthropod control activities to file a tentative integrated arthropod management plan with the department by a specified date; conforming provisions to changes made by the act; amending s. 388.281, F.S.; requiring that all funds, supplies, and services released to programs be used in accordance with the integrated arthropod management plan and certified budget; requiring that such integrated arthropod management plan and certified budget be approved by both the department and the board of county commissioners and an appropriate representative; conforming provisions to changes made by the act; amending s. 388.291, F.S.; providing that a program may perform certain source reduction measures in any area providing that the department has approved the operating or construction plan as outlined in the integrated arthropod management plan; conforming provisions to changes made by the act; amending s. 388.301, F.S.; revising the schedule by which state funds for the control of mosquitos and other arthropods may be paid; conforming provisions to changes made by the act; amending s. 388.311, F.S.; conforming provisions to changes made by the act; amending s. 388.321, F.S.; conforming provisions to changes made by the act; amending s. 388.322, F.S.; requiring the department to maintain a record and inventory of certain property purchased with state funds for arthropod control use; conforming provisions to changes made by the act; amending s. 388.323, F.S.; providing that certain equipment no longer needed by a program be first offered for sale to other programs engaged in arthropod control at a specified price; requiring that all proceeds from the sale of certain property owned by a program and purchased using state funds be deposited in the program’s state fund account; conforming provisions to changes made by the act; amending s. 388.341, F.S.; requiring a program receiving state aid to submit a monthly report of all expenditures from all funds for arthropod control by a specified timeframe as may be required by the department; conforming provisions to changes made by the act; amending s. 388.351, F.S.; conforming provisions to changes made by the act; amending s. 388.361, F.S.; conforming provisions to changes made by the act; amending s. 388.3711, F.S.; revising the department’s enforcement powers; amending s. 388.381, F.S.; conforming provisions to changes made by the act; amending s. 388.391, F.S.; conforming provisions to changes made by the act; amending s. 388.401, F.S.; conforming provisions to changes made by the act; amending s. 388.46, F.S.; revising the composition of the Florida Coordinating Council on Mosquito Control; amending s. 403.067, F.S.; providing an exception for inspection requirements for certain agricultural producers; authorizing the department to adopt rules establishing an enrollment in best management practices by rule process; authorizing the department to identify best management practices for specified landowners; requiring the department to perform onsite inspections annually of a certain percentage of all enrollments that meet specified qualifications within a specified area; providing requirements for such inspections; requiring agricultural producers enrolled by rule in a best management practice to submit nutrient records annually to the department; requiring the department to collect and retain such records; amending s. 403.852, F.S.; defining the term “water quality additive”; amending s. 403.859, F.S.; providing that the use of certain additives in a water system which do not meet the definition of water quality additive or certain other additives is prohibited and violates specified provisions; amending s. 482.111, F.S.; revising requirements for the renewal of a pest control operator’s certificate; authorizing a third-party vendor to collect and retain a convenience fee; amending s. 482.141, F.S.; requiring the department to provide in-person and remote testing for the examination

through a third-party vendor for an individual seeking pest control operator certification; authorizing a third-party vendor to collect and retain a convenience fee; amending s. 482.155, F.S.; requiring the department to provide in-person and remote testing for the examination through a third-party vendor for an individual seeking limited certification for a governmental pesticide applicator or a private applicator; authorizing a third-party vendor to collect and retain a convenience fee; deleting provisions requiring the department to make such examination readily accessible and available to all applicants on a specified schedule; amending s. 482.156, F.S.; requiring the department to provide in-person and remote testing for the examination through a third-party vendor for an individual seeking a limited certification for commercial landscape maintenance; authorizing a third-party vendor to collect and retain a convenience fee; deleting provisions requiring the department to make such examination readily accessible and available to all applicants on a specified schedule; amending s. 482.157, F.S.; revising requirements for issuance of a limited certification for commercial wildlife management personnel; authorizing a third-party vendor to collect and retain a convenience fee; deleting provisions requiring the department to make an examination readily accessible and available to all applicants on a specified schedule; amending s. 482.161, F.S.; authorizing the department to take specified disciplinary action upon the issuance of a final order imposing civil penalties or a criminal conviction pursuant to the Federal Insecticide, Fungicide, and Rodenticide Act; amending s. 487.044, F.S.; requiring the department to provide in-person and remote testing through a third-party vendor for the examination of an individual seeking a limited certification for pesticide application; authorizing a third-party vendor to collect and retain a convenience fee; amending s. 487.175, F.S.; providing that the department may suspend, revoke, or deny licensure of a pesticide applicator upon issuance of a final order to a licensee which imposes civil penalties or a criminal conviction under the Federal Insecticide, Fungicide, and Rodenticide Act; amending s. 496.404, F.S.; defining the terms “foreign country of concern” and “foreign source of concern”; amending s. 496.405, F.S.; revising which documents a charitable organization or sponsor must file before engaging in specified activities; requiring that any changes to such documents be reported to the department on a specified form in a specified timeframe; revising the requirements of the charitable organization’s initial registration statement; authorizing the department to investigate or refer to the Florida Elections Commission certain violations of the charitable organization or sponsor; amending s. 496.415, F.S.; prohibiting specified persons from soliciting or accepting anything of value from a foreign source of concern; amending s. 496.417, F.S.; authorizing the department to investigate or refer to the Florida Elections Commission certain violations of a charitable organization or sponsor; amending s. 496.419, F.S.; providing penalties for a charitable organization or sponsor whose registration is denied or revoked for submitting a false attestation; creating s. 496.431, F.S.; requiring the department to create the Honest Services Registry to provide residents with information relating to charitable organizations; requiring a charitable organization included in the Honest Services Registry to submit an attestation statement to the department; requiring the department to publish the Honest Services Registry on the department’s website; requiring the department to adopt rules; amending s. 500.03, F.S.; revising the definition of the term “cottage food product”; amending s. 500.12, F.S.; providing that the department requires a food permit from any person or business that operates a food establishment; revising exceptions; revising the schedule for renewing certain food permits; authorizing the department to establish a single permit renewal date for certain food establishments; amending s. 500.166, F.S.; requiring certain persons engaged in interstate commerce to retain all records that show certain information for a specified timeframe; amending s. 500.172, F.S.; authorizing the department to facilitate the destruction of certain articles that violate specified provisions; prohibiting certain persons from certain actions without permission from, or in accord with a written agreement with, the department; creating s. 500.75, F.S.; providing that it is unlawful to import, sell, offer for sale, furnish, or give away certain spores or mycelium; providing a penalty for violations; creating s. 500.93, F.S.; defining terms; requiring the department to adopt rules to enforce the Food and Drug Administration’s standard of identity for milk, meat, poultry, and poultry products, and eggs and egg products to prohibit the sale of plant-based products mislabeled as milk, meat, poultry, or poultry products, or egg or egg products; providing contingent effective dates; requiring the department to adopt rules; providing construction; repealing s. 501.135, F.S., relating to consumer unit pricing; amending s. 501.912, F.S.; revising the definition of the term “antifreeze”; creating s. 525.19, F.S.; requiring the de-

partment to create an annual petroleum registration program for petroleum owners or operators; requiring the department to adopt rules for such registration which include specified information; requiring that the registration program be free for all registrants; authorizing the department to require registrants to provide certain information during a state of emergency; creating s. 526.147, F.S.; creating the Florida Retail Fuel Transfer Switch Modernization Grant Program within the department; requiring the grant program to provide funds up to a certain amount to be used for installation and equipment costs related to installing or modernizing transfer switch infrastructure at retail fuel facilities; requiring the department to award funds based on specified criteria; requiring retail fuel facilities awarded grant funds to comply with specified provisions; requiring such facilities to install a transfer switch with specified capabilities; requiring retail fuel facilities to provide specified documentation before being awarded funding; prohibiting certain facilities from being awarded funding; requiring the department, in consultation with the Division of Emergency Management, to adopt rules; requiring that such rules include specified information; amending s. 531.48, F.S.; requiring that certain packages bear specified information on the outside of the package; amending s. 531.49, F.S.; revising requirements for the advertising of a packaged commodity; amending s. 570.07, F.S.; requiring the department to foster and encourage the employment and retention of qualified veterinary pathologists; providing that the department may reimburse the educational expenses of certain veterinary pathologists who enter into a certain agreement with the department; requiring the department to adopt certain rules; requiring the department to extend certain opportunities to public school students enrolled in agricultural education to support Future Farmers of America programming; requiring the department to use contracts procured by agencies; defining the term “agency”; amending s. 570.544, F.S.; revising which provisions the director of the Division of Consumer Services must enforce; creating s. 570.546, F.S.; authorizing the department to create a process for the bulk renewal of licenses; authorizing the department to create a process that will allow licensees to align the expiration dates of licenses within a specified program; authorizing the department to change the expiration date for current licenses for a certain purpose; requiring the department to prorate the licensing fee for certain licenses; requiring the department to adopt rules; amending s. 570.694, F.S.; creating the Florida Aquaculture Foundation as a direct support organization within the department; providing the purpose of the foundation; providing governance for the foundation; authorizing the department to appoint an advisory committee adjunct to the foundation; amending s. 570.822, F.S.; revising the definition of the terms “declared natural disaster” and “program”; providing that loan funds from the department may be used to restock aquaculture; authorizing the department to renew a loan application under certain circumstances; authorizing the department to defer or waive loan payments under certain circumstances; conforming provisions to changes made by the act; creating s. 570.823, F.S.; defining terms; establishing the silviculture emergency recovery program within the department to administer a grant program to assist certain timber landowners; requiring that such grants be used for certain purposes; requiring that only timber lands located on agricultural property are eligible for the program; requiring the department to coordinate with state agencies to provide financial assistance to timber landowners after a specified declared emergency; providing construction; authorizing the department to adopt rules to implement this section; providing construction; creating s. 570.831, F.S.; requiring the Cattle Enhancement Board, Inc., in coordination with the department, to establish a Florida beef marketing program, subject to appropriation; providing a purpose for such program; amending s. 581.1843, F.S.; deleting provisions that exclude certain citrus nurseries from certain requirements; deleting provisions relating to regulated areas around the perimeter of commercial citrus nurseries; repealing ss. 593.101, 593.102, 593.103, 593.104, 593.105, 593.106, 593.107, 593.108, 593.109, 593.11, 593.111, 593.112, 593.113, 593.114, 593.1141, 593.1142, 593.115, 593.116, and 593.117, F.S., relating to the Florida Boll Weevil Eradication Law; definitions; powers and duties of Department of Agriculture and Consumer Services; the entry of premises to carry out boll weevil eradication activities and inspections; reports by persons growing cotton; quarantine areas and the regulation of articles within a boll weevil eradication zone; the regulation of collection, transportation, distribution, and movement of cotton; cooperative programs for persons engaged in growing, processing, marketing, or handling cotton; the department’s authority to designate eradication zones, prohibit planting of cotton, and require participation in eradication program; regulation of the pasturage of livestock, entry by persons, and location of honeybee co-

lonies in eradication zones and other areas; eligibility for certification of cotton growers’ organization; the certification of cotton growers’ organization; a referendum; an assessment; the department’s authority to enter agreements with the Farm Service Agency; liens; mandamus or injunction; penalty for violation; and the handling of moneys received, respectively; amending s. 595.404, F.S.; revising the department’s powers and duties regarding school nutrition programs; amending s. 599.002, F.S.; renaming the Viticulture Advisory Council as the Florida Wine Advisory Council; revising the membership of the Florida Wine Advisory Council; conforming provisions to changes made by the act; amending s. 599.003, F.S.; renaming the State Viticulture Plan as the State Wine Plan; conforming provisions to changes made by the act; amending s. 599.004, F.S.; making technical changes; providing that wineries that fail to recertify annually or pay a specified licensing fee are subject to certain actions and costs; conforming provisions to changes made by the act; amending s. 599.012, F.S.; conforming provisions to changes made by the act; amending s. 616.12, F.S.; deleting provisions requiring a person who operates a minstrel show in connection with any certain public fairs to pay specified license taxes; deleting a provision that exempts such person from paying specified taxes; creating s. 687.16, F.S.; providing a short title; defining terms; prohibiting a financial institution from discriminating in the provision of financial services to an agricultural producer based on an ESG factor; providing an inference with regard to a certain violation; providing that the financial institution may overcome the inference by making certain demonstrations regarding its denial or restriction of financial services to an agricultural producer; authorizing the Attorney General to enforce specified provisions; providing that a violation of specified provisions constitutes an unfair and deceptive trade practice; authorizing the Attorney General to investigate and seek remedies for such unfair trade practices; authorizing an aggrieved party to seek an action for damages; amending s. 741.0305, F.S.; conforming a cross-reference; amending s. 790.06, F.S.; revising the circumstances under which the department may temporarily suspend a person’s license to carry a concealed weapon or concealed firearm or the processing of an application for such license; requiring the department to notify certain licensees or applicants of his or her right to a hearing; requiring that the hearing regarding such suspension of license be for a limited purpose; requiring the department to issue an order lifting the suspension of an applicant’s license upon a certain disposition of the criminal case; requiring that the suspension remain in effect upon a certain disposition of the criminal case; providing construction; providing legislative findings; revising the duties of the department after the date of receipt of a completed application for a license to carry a concealed weapon or concealed firearm; requiring that a license issued under this section be temporarily suspended or revoked if the license was issued in error or if the licensee commits certain actions; amending s. 812.0151, F.S.; revising the elements of third degree and second degree felony retail fuel theft; creating s. 812.136, F.S.; defining terms; providing elements for the crime of mail theft; providing elements of theft of or unauthorized reproduction of a mail depository key or lock; providing criminal penalties; amending s. 934.50, F.S.; deleting certain exceptions from the prohibited uses of drones; creating s. 1013.373, F.S.; prohibiting a local government from adopting any measure to limit the activities of public educational facilities or auxiliary facilities constructed by certain organizations; requiring that lands used for agricultural education or for the Future Farmers of America or 4-H activities be considered agricultural lands; reenacting s. 295.07(5)(a), F.S., relating to preference in appointment and retention, to incorporate the amendment made to s. 110.205, F.S., in a reference thereto; reenacting ss. 189.062(1)(a) and 388.261(7), F.S., relating to special procedures for inactive districts and state aid to counties and districts for arthropod control, respectively, to incorporate the amendment made to s. 388.271, F.S., in references thereto; reenacting ss. 482.072(3)(b) and 482.163, F.S., relating to pest control customer contact centers and responsibility for pest control activities of employee, respectively, to incorporate the amendment made to s. 482.161, F.S., in references thereto; reenacting s. 487.156, F.S., relating to governmental agencies, to incorporate the amendment made to s. 487.044, F.S., in a reference thereto; reenacting ss. 496.4055(2) and 496.406(2) and (4), F.S., relating to charitable organization or sponsor board duties and exemption from registration, respectively, to incorporate the amendment made to s. 496.405, F.S., in references thereto; reenacting s. 500.80(1)(a), F.S., relating to cottage food operations, to incorporate the amendment made to s. 500.12, F.S., in a reference thereto; reenacting s. 500.121(6), F.S., relating to disciplinary procedures, to incorporate the amendment made to s. 500.172, F.S., in a reference thereto; reenacting s. 790.061, F.S., relating to judges and justices, to incorporate the

amendment made to s. 790.06, F.S., in a reference thereto; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Environment and Natural Resources; and Senators Truenow and Brodeur—

CS for CS for SB 736—A bill to be entitled An act relating to brownfields; amending s. 376.303, F.S.; deleting a provision requiring certain property owners to provide information regarding institutional controls to the local government for mapping purposes; deleting local government requirements for such mapping; requiring that sites issued a site rehabilitation completion order without institutional controls be removed from the registry of all contaminated sites located in a brownfield area; amending s. 376.30781, F.S.; revising the conditions under which an applicant who has rehabilitated a contaminated site may submit and claim certain tax credits; specifying a timeframe within which such tax credit application must be submitted; revising the criteria for determining applicants who are redeveloping brownfield sites who may be eligible for certain tax credits; deleting the definition of the term “monetary compensation”; revising the date by which the Department of Environmental Protection must issue annual site rehabilitation tax credit certificate awards; revising the amount of time the department has to respond to a tax credit applicant regarding a certain notice; amending s. 376.78, F.S.; conforming provisions to changes made by the act; amending s. 376.79, F.S.; revising definitions, defining the terms “brownfield” and “brownfield site”; amending s. 376.81, F.S.; providing legislative findings; prohibiting the department or a delegated local pollution control program from denying a specified status or refusing to issue a specified order for certain brownfield sites that are only a portion of larger contaminated sites; providing applicability; amending s. 376.82, F.S.; revising the persons and sites eligible for participation in the brownfield program; revising requirements for such participation; requiring that completion of the performance of remediation obligations at the brownfield site be evidenced by a site rehabilitation completion order; revising the information necessary from the United States Environmental Protection Agency and the department for a person’s participation in the program; specifying that certain brownfield sites are eligible to participate in the brownfield program under certain circumstances; amending ss. 196.1995 and 288.1175, F.S.; conforming cross-references; reenacting s. 1004.53(1), F.S., relating to the Center for Brownfield Rehabilitation Assistance, to incorporate the amendment made to s. 376.79, F.S., in a reference thereto; providing an effective date.

By the Committee on Education Pre-K - 12; and Senator Simon—

CS for SB 742—A bill to be entitled An act relating to workforce education; amending s. 1011.801, F.S.; providing that charter schools are eligible for the Workforce Development Capitalization Incentive Grant Program; amending s. 1011.803, F.S.; revising the number of programs school districts and Florida College System institutions must offer money-back guarantees for through the money-back guarantee program by a specified date; requiring school districts and Florida College System institutions to report such programs to the State Board of Education; providing requirements for specified student eligibility criteria for tuition reimbursement under the program; revising reporting requirements; providing an effective date.

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

CS for SB 766—A bill to be entitled An act relating to the registration of agents and organizations associated with foreign countries of concern; creating s. 106.031, F.S.; defining terms; requiring agents of foreign countries of concern and foreign-supported political organizations to register with the Division of Elections within a specified timeframe; requiring the registration of an agent of a foreign country of concern be signed under oath; requiring the division to create registration forms; providing requirements for such forms; requiring periodic updates by agents and organizations; providing penalties for violations; providing an effective date.

By the Committees on Judiciary; and Health Policy; and Senator Calatayud—

CS for CS for SB 768—A bill to be entitled An act relating to controlling business interests by persons with ties to foreign countries of concern; amending s. 408.810, F.S.; revising minimum health care provider licensure requirements relating to persons or entities possessing a specified controlling interest in the licensee; revising the definition of the terms “business relationship” and “foreign country of concern”; providing an effective date.

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

CS for CS for SB 784—A bill to be entitled An act relating to platting; amending s. 177.071, F.S.; requiring that plat or replat submittals be reviewed and approved administratively by a designee or designees of the appropriate local governing body; requiring such designee or designees to review such plat or replat submittal for compliance within a specified timeframe; requiring that written comments be provided to the applicant if the plat or replat submittal fails to meet specified requirements; requiring that the plat or replat submittal be approved, approved with conditions, or denied within a specified timeframe; providing an exception; prohibiting certain entities from requesting or requiring an applicant to file a written extension of time; providing an effective date.

By the Committee on Transportation; and Senator McClain—

CS for SB 818—A bill to be entitled An act relating to utility relocation; amending s. 337.403, F.S.; requiring utility owners to provide a certain authority with utility relocation schedules within a certain timeframe to expedite work; revising the timeframe within which a utility owner must initiate work; requiring a service provider to perform work under specific circumstances; requiring the authority to pay relocation expenses in certain instances; amending s. 125.42, F.S.; conforming a cross-reference; providing a finding and declaration of important state interest; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Yarborough—

CS for SB 820—A bill to be entitled An act relating to the Office of Faith and Community; creating s. 14.311, F.S.; providing legislative findings; establishing the Office of Faith and Community within the Executive Office of the Governor for a specified purpose; specifying the duties of the Office of Faith and Community; providing for the appointment of a liaison for faith and community; specifying the duties of the liaison for faith and community; amending s. 14.31, F.S.; providing that the Office of Faith and Community provides administrative support to the Florida Faith-Based and Community-Based Advisory Council; providing an effective date.

By the Committee on Education Pre-K - 12; and Senator Rodriguez—

CS for SB 822—A bill to be entitled An act relating to education; amending s. 1002.33, F.S.; providing requirements for specified deadlines for charter schools; authorizing a charter school governing board to adopt its own code of student conduct; providing requirements for the code of student conduct; providing that charter schools are not exempt from a specified statute; authorizing a charter school to increase its student enrollment beyond the capacity identified in the charter under certain conditions; requiring a charter school to notify its sponsor in writing by a specified date, and to include specified information, if it plans to increase enrollment; revising services a sponsor must provide to a charter school; requiring the Department of Education to provide student performance data to a charter school and its contractor; providing an exception; prohibiting specified individuals from being on a charter school governing board; providing an exception; amending s. 1002.331, F.S.; authorizing a high-performing charter school to assume the charter of an existing charter school within the same school district; providing an effective date.

By the Committees on Rules; and Judiciary; and Senator Bradley—

CS for CS for SB 948—A bill to be entitled An act relating to flood disclosures; creating s. 83.512, F.S.; requiring a landlord of residential real property to provide specified information to a prospective tenant at or before the time the rental agreement is executed; specifying how such information must be disclosed; defining the term “flooding”; providing that if a landlord fails to disclose flood information truthfully and a tenant suffers substantial loss or damage, the tenant may terminate the rental agreement by giving a written notice of termination to the landlord within a specified timeframe; defining the term “substantial loss”; requiring a landlord to refund the tenant all amounts paid in advance for any period after the effective date of the termination of the rental agreement; providing that a tenant is still liable for any sum owed to the landlord before the termination of the rental agreement; amending s. 689.302, F.S.; revising the flood information that must be disclosed to prospective purchasers of residential real property; amending s. 718.503, F.S.; requiring a developer of a residential condominium unit to provide specified information to a prospective purchaser at or before the time the sales contract is executed; specifying how such information must be disclosed; defining the term “flooding”; amending s. 719.503, F.S.; requiring a developer of a residential condominium unit to provide specified information to a prospective purchaser at or before the time the sales contract is executed; specifying how such information must be disclosed; defining the term “flooding”; amending s. 723.011, F.S.; requiring a park owner of a mobile home park to provide specified information to a prospective lessee at or before the time the rental agreement is executed; specifying how such information must be disclosed; defining the term “flooding”; providing that if a park owner fails to disclose flood information truthfully and a lessee suffers substantial loss or damage, the lessee may terminate the rental agreement by giving a written notice of termination to the park owner within a specified timeframe; specifying when the termination of a rental agreement is deemed effective; defining the term “substantial loss”; requiring a park owner to refund the lessee all amounts paid in advance for any period after the effective date of the termination of the rental agreement; providing that a lessee is still liable for any sum owed to the park owner before the termination of the rental agreement; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Health Policy; and Senator Bernard—

CS for CS for SB 958—A bill to be entitled An act relating to a Type 1 diabetes early detection program; creating s. 381.992, F.S.; requiring the Department of Health, in collaboration with school districts throughout the state, to develop informational materials; amending s. 1002.53, F.S.; requiring early learning coalitions to notify parents and guardians of the availability of specified informational materials; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Bernard—

CS for SB 976—A bill to be entitled An act relating to court-appointed psychologists; amending s. 61.122, F.S.; requiring a party to seek disqualification of a court-appointed psychologist before filing an administrative complaint against the psychologist; providing for disqualification motions; revising provisions for award of costs and attorney fees in supplemental actions against court-appointed psychologists; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Burgess—

CS for SB 1144—A bill to be entitled An act relating to Hope Florida; creating part IV of ch. 23, F.S., entitled “Hope Florida”; creating s. 23.41, F.S.; providing a short title; creating s. 23.42, F.S.; providing the goals of Hope Florida; creating s. 23.43, F.S.; defining terms; creating s. 23.44, F.S.; creating the Hope Florida Office within the Executive Office of the Governor; requiring the Governor to appoint the director of the Hope Florida Office; providing that such director serves at the pleasure of the Governor; providing duties of the office; providing eligibility requirements for Hope Florida participants; specifying that participation in Hope Florida is voluntary; specifying mechanisms by which indi-

viduals may receive assistance; requiring the office to designate a state agency to perform certain functions; creating s. 23.45, F.S.; requiring that Hope Navigators be embedded in communities for specified purposes; requiring that care plans include certain steps and timelines; requiring the Hope Florida partner network to work to build a network of partnerships for a specified purpose; requiring specified state agencies to participate in Hope Florida at the direction of the Executive Office of the Governor; authorizing other entities to participate in Hope Florida at the direction of the office; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Burgess—

CS for SB 1146—A bill to be entitled An act relating to public records; amending s. 23.44, F.S.; providing an exemption from public records requirements for the personal identifying information of a participant in the Hope Florida program contained in records held by the Hope Florida Office or any other agency designated to participate in the administering the program; providing retroactive application; providing for future legislative review and repeal; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Education Pre-K - 12; and Senator Calatayud—

CS for SB 1150—A bill to be entitled An act relating to school social workers; amending s. 1012.55, F.S.; providing that persons employed as school social workers are exempt from certain teacher certification requirements; providing an exception; providing an effective date.

By the Committee on Community Affairs; and Senator Leek—

CS for SB 1164—A bill to be entitled An act relating to electronic delivery of notices between landlords and tenants; creating s. 83.505, F.S.; authorizing a landlord or tenant to electronically deliver notices to the other party if certain conditions are met; requiring that an addendum to a rental agreement be in a specified form; authorizing a party to revoke its agreement to electronic delivery without invalidating notices previously sent by e-mail; specifying when such revocation takes effect; authorizing a party to update its e-mail address; specifying when such update takes effect; providing that a notice delivered by e-mail is deemed delivered at the time the e-mail is sent; providing an exception; requiring the sender of the e-mail to maintain certain information; providing construction; amending ss. 83.49, 83.50, 83.51, 83.56, and 83.575, F.S.; conforming provisions to changes made by the act; making technical changes; providing an effective date.

By the Committee on Banking and Insurance; and Senator DiCeglie—

CS for SB 1206—A bill to be entitled An act relating to transportation network company driver insurance; amending s. 627.748, F.S.; revising automobile insurance requirements for transportation network company drivers; providing an effective date.

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

CS for SB 1238—A bill to be entitled An act relating to verification of reemployment assistance benefit eligibility; providing a short title; amending s. 443.101, F.S.; revising circumstances under which the Department of Commerce may disqualify claimants from receiving reemployment assistance benefits; creating s. 443.1112, F.S.; requiring the department to verify claimants’ identities before paying reemployment assistance benefits; requiring the department to cross-check certain information on a specified schedule; providing duties of the department; requiring the department to maintain a web page and an e-mail address for a specified purpose and to notify employers each year of the web page and e-mail address; requiring the department to annually make certain information available on its website; providing construction; amending s. 443.091, F.S.; conforming a provision to changes made by the act; providing an effective date.

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

CS for SB 1264—A bill to be entitled An act relating to rural and urban business enterprises; repealing ss. 24.113, 186.501, 186.502, 186.503, 186.504, 186.505, 186.506, 186.507, 186.508, 186.509, 186.511, 186.512, 186.513, 186.515, 287.0931, 288.12266, 288.124, 288.706, 288.7094, 288.7102, 288.71025, 288.7103, and 288.714, F.S., relating to minority participation; a short title; legislative findings and public purpose; definitions relating to the Florida Regional Planning Council Act; regional planning councils, creation, and membership; regional planning councils, powers and duties; the Executive Office of the Governor, powers and duties; strategic regional policy plans; strategic regional policy plan adoption, consistency with state comprehensive plan; dispute resolution process; evaluation of strategic regional policy plan, changes in plan; designation of regional planning councils; reports; creation of regional planning councils under ch. 163, F.S.; minority business enterprises; the Targeted Marketing Assistance Program; convention grants program; the Florida Minority Business Loan Mobilization Program; black business investment corporations; the Black Business Loan Program; prohibited acts and penalties; eligibility for a loan, loan guarantee, or investment; and quarterly and annual reports, respectively; amending s. 20.60, F.S.; revising the purpose of the Department of Commerce; revising the responsibilities of the Division of Economic Development within the department; assigning responsibility to the division for the Office of Secure Florida within the department; specifying the responsibilities of the office; amending s. 212.08, F.S.; deleting a prohibition that the Department of Revenue may not issue temporary tax exemption certificates after a specified date; amending s. 215.559, F.S.; requiring the Division of Emergency Management to give funding priority to projects for the Hurricane Loss Mitigation Program in regional planning council regions as such regions existed on a specified date; amending s. 252.385, F.S.; requiring that the statewide emergency shelter plan identify the general location and square footage of special needs shelters by regional planning council regions, as such regions existed on a specified date, during the next 5 years; requiring that state funds be maximized and targeted to regional planning council regions as such regions existed on a specified date; amending s. 253.025, F.S.; providing an exemption for Federal Government agencies regarding land being reverted to the Board of Trustees of the Internal Improvement Trust Fund if land conveyances are at less than the appraised value; amending s. 287.012, F.S.; deleting the definition of the term “minority business enterprise”; amending s. 287.042, F.S.; conforming provisions to changes made by the act; amending s. 287.09451, F.S.; revising legislative findings; renaming the Office of Supplier Diversity as the Office of Supplier Development; specifying that the purpose and duties of the office are to assist rural or urban business enterprises, rather than minority business enterprises; conforming a provision to changes made by the act; making technical changes; amending s. 287.0947, F.S.; renaming the Florida Advisory Council on Small and Minority Business Development as the Florida Advisory Council on Small, Rural, and Urban Business Development; revising the composition of the council’s membership; revising the council’s powers and duties; conforming a cross-reference; amending s. 288.001, F.S.; revising the criteria for membership of the statewide advisory board of the Florida Small Business Development Center Network; amending s. 288.0065, F.S.; revising the list of information that must be included in the department’s annual incentives report; amending s. 288.1167, F.S.; revising the sports franchise contract provisions for food and beverage concession and contract awards; amending s. 288.1229, F.S.; revising the representational criteria for the board of directors of the Florida Sports Foundation; amending s. 288.7015, F.S.; revising the duties of the state’s rules ombudsman; amending s. 288.702, F.S.; renaming the Florida Small and Minority Business Assistance Act as the Florida Small Business Act; conforming a cross-reference; amending s. 288.703, F.S.; defining, deleting, and revising terms; amending s. 288.705, F.S.; requiring the Small Business Development Center, in coordination with Minority Business Development Centers, to compile and distribute certain information to small businesses and businesses located in rural or urban areas, rather than to minority businesses; revising the list of information that must be included by the Small Business Development Center in its annual report to the Department of Commerce; amending s. 288.776, F.S.; deleting a membership requirement of the board of directors of the Florida Export Finance Corporation; creating s. 288.9628, F.S.; providing legislative findings; establishing the Research, Innovation, Science, and Engineering (RISE) Investment Tax Credit Program within the Department of Commerce; providing the purpose for the program; requiring the department to

coordinate with the Florida Opportunity Fund and the State Board of Administration for a specified purpose; defining terms; requiring an applicant to apply to the department for authorization to claim tax credits; requiring the department to review and act upon such application within a specified timeframe; requiring the applicant to provide certain information required by the department; specifying the information that must be included in the application; requiring an applicant to update its application if there has been a material change; prohibiting tax credits from exceeding a specified amount in a fiscal year; prohibiting the department from issuing a tax credit to a qualifying private fund until the private fund demonstrates it has received its total capital commitment; prohibiting the department from authorizing more than a specified amount of tax credits to a qualifying private fund in a fiscal year; requiring a qualifying private fund to provide documentation to show that the qualifying investment meets the department’s requirements to issue a tax credit; providing that follow-on or add-on capital commitments may only be considered after the follow-on or add-on investment has been deployed; requiring a qualifying private fund to make a specified number of qualified investments in a specified number of qualifying portfolio projects to be eligible for a tax credit; specifying the information that must be included in the submission by a qualifying private fund; authorizing a qualifying private fund to receive tax credits equivalent to a certain percentage of a qualifying investment in a qualifying portfolio company; requiring the department to authorize the Department of Revenue to issue tax credits to a qualifying private fund if certain requirements are met; prohibiting the Department of Revenue from issuing more than a specified fraction of the tax credits authorized for a qualifying investment in a qualifying portfolio company in a fiscal year; authorizing credits received to be applied against the qualifying private fund’s corporate income tax liability; authorizing a qualifying private fund to transfer or sell any portion of its tax credit; requiring such transfer or sale to take place within a specified timeframe, after which the credit expires; prohibiting such transfer or sale if the department authorizes the credit but the Department of Revenue has not yet issued such credit; authorizing the department to revoke or modify its previous decisions if it is discovered that the qualifying private fund submitted any false statement, representation, or certification in its application or if information in a previous application materially changes; requiring the department to notify the Department of Revenue of any such revocation or modification affecting previously granted tax credits; requiring the qualifying private fund to notify the Department of Revenue of any change in its tax credit claimed; requiring that a qualifying private fund annually report to the department for each investment within a specified timeframe in order to remain eligible to receive tax credits; providing that failure to do so will result in the qualifying private fund’s tax credit being revoked; requiring a qualifying private fund to submit specified information to the department in order to receive a tax credit; requiring the department to revoke its approval of tax credits for the qualifying investment if it fails to meet certain requirements; requiring the department to issue a notice of revocation and recapture to the qualifying private fund and the Department of Revenue; requiring such qualifying private fund to repay to the department an amount equal to a certain percent of the tax credits authorized by the department and claimed by a qualifying portfolio company for the qualifying investment; requiring that such funds be deposited into the General Revenue Fund; providing construction; requiring the department to include specified information in its annual incentives report beginning on a specified date and annually thereafter; requiring that a certain percentage of tax credits be made available during a specified period of time for a specified purpose; requiring that all remaining tax credits be made available during a specified period of time on a first-come, first-served basis, subject to eligibility of the qualifying investment; authorizing the department to adopt rules; amending s. 290.0056, F.S.; conforming provisions to changes made by the act; amending s. 290.0057, F.S.; revising enterprise zone development plan requirements to include business investment corporations in rural or urban areas; amending s. 331.302, F.S.; providing that Space Florida is not an agency for purposes of its ability to bid and contract for certain professional and construction services under certain circumstances, and is therefore exempt from certain requirements; providing that monies received by the person under contract with Space Florida to provide certain goods and services are not state or local government funds; amending s. 331.351, F.S.; revising legislative intent that rural or urban business enterprises, rather than women, minorities, and socially and economically disadvantaged business enterprises, be encouraged to participate fully in specified development; amending s. 445.08, F.S.; revising the minimum

eligibility requirements for the Florida Law Enforcement Recruitment Bonus Payment Program for newly employed law enforcement officers; deleting an expiration date; amending s. 447.203, F.S.; revising the definition of the term “managerial employees”; authorizing local governments to enter into agreements to create regional planning entities; amending ss. 17.11, 68.082, 120.52, 120.525, 120.65, 163.3164, 163.3177, 163.3178, 163.3184, 163.3245, 163.568, 164.1031, 186.003, 186.006, 186.007, 186.008, 186.803, 187.201, 212.096, 218.32, 255.101, 255.102, 258.501, 260.0142, 287.042, 287.055, 287.057, 287.0943, 287.09431, 288.0001, 288.7031, 288.975, 290.004, 320.08058, 335.188, 339.155, 339.175, 339.285, 339.63, 339.64, 341.041, 343.54, 366.93, 369.303, 369.307, 373.309, 373.415, 376.3072, 377.703, 378.411, 380.031, 380.045, 380.05, 380.055, 380.06, 380.061, 380.07, 380.23, 380.507, 381.986, 403.031, 403.0752, 403.503, 403.50663, 403.507, 403.509, 403.5115, 403.5175, 403.518, 403.522, 403.526, 403.5271, 403.5272, 403.5363, 403.5365, 403.537, 403.704, 403.7225, 403.7226, 403.723, 403.9403, 403.941, 403.9422, 403.973, 408.033, 420.609, 473.3065, 501.171, 625.3255, 657.042, 658.67, and 1013.30, F.S.; conforming provisions to changes made by the act; revising and conforming cross-references; making technical changes; reenacting s. 110.205(2)(w), F.S., relating to career service exemptions, to incorporate the amendment made to s. 447.203, F.S., in references thereto; reenacting ss. 163.3162(2)(d) and 373.129(8), F.S., relating to agricultural lands and practices and maintenance of actions, respectively, to incorporate the amendment made to s. 164.1031, F.S., in references thereto; reenacting s. 339.2819(1) and (3), F.S., relating to the Transportation Regional Incentive Program, to incorporate the amendment made to s. 339.155, F.S., in references thereto; reenacting s. 380.0552(5) and (6), F.S., relating to the Florida Keys Area, to incorporate the amendments made to ss. 380.045 and 380.05, F.S., in references thereto; reenacting s. 403.5064(1)(a), F.S., relating to application schedules, to incorporate the amendment made to s. 403.507, F.S., in a reference thereto; reenacting ss. 403.5251(1)(a) and 403.5271(1)(d) and (f), F.S., relating to application and schedules and alternate corridors, respectively, to incorporate the amendment made to s. 403.526, F.S., in references thereto; reenacting s. 403.9421(5)(c), F.S., relating to fees and disposition, to incorporate the amendment made to s. 403.941, F.S., in a reference thereto; providing an effective date.

By the Committees on Finance and Tax; and Transportation; and Senator Collins—

CS for CS for SB 1290—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 207.001, F.S.; revising a short title; reordering and amending s. 207.002, F.S.; defining terms and revising definitions; amending s. 207.003, F.S.; conforming provisions to changes made by the act; amending s. 207.004, F.S.; requiring licensure in lieu of registration of motor carriers operating certain qualified motor vehicles; requiring motor carriers to obtain fuel use decals in lieu of identifying devices; requiring that qualified motor vehicles carry a copy of the license or make the license available electronically; requiring that fuel tax decals be conspicuously displayed on qualified motor vehicles while the vehicles are operated on public highways; requiring the department or its authorized agent to issue licenses and fuel tax decals; requiring that fuel tax decal renewal orders be submitted electronically through an online system beginning on a certain date; providing an exception; revising required contents of temporary fuel-use permits; deleting provisions for driveway permits; amending s. 207.005, F.S.; revising due dates for motor fuel use tax returns submitted by licensed motor carriers; requiring that tax returns be submitted electronically through an online system beginning on a certain date; providing an exception; amending s. 207.007, F.S.; revising the method of calculating interest due for certain delinquent taxes; prohibiting a person from knowingly making, or assisting any other person in making, a false statement in connection with an audit; prohibiting a person from counterfeiting, altering, manufacturing, or selling fuel tax licenses, fuel tax decals, or temporary fuel-use permits except under certain circumstances; providing penalties; amending s. 207.008, F.S.; conforming provisions to changes made by the act; amending s. 207.011, F.S.; authorizing the department to inspect the records of motor carriers, motor fuel retail dealers, and wholesale distributors which are necessary to verify tax returns; amending ss. 207.013 and 207.014, F.S.; conforming provisions to changes made by the act; amending s. 207.019, F.S.; requiring motor carriers to destroy fuel tax decals and notify the department upon the discontinuance, sale, or transfer of the business; amending ss. 207.023,

207.0281, and 212.08, F.S.; conforming provisions to changes made by the act; amending s. 316.065, F.S.; revising the apparent amount of property damage that requires the driver of a vehicle involved in a crash to notify law enforcement of the crash; amending s. 318.15, F.S.; conforming provisions to changes made by the act; amending s. 319.23, F.S.; including certain nonprofit organizations in the list of entities authorized to perform a certain physical examination of a motor vehicle for the purpose of an owner applying for a certificate of title; amending s. 320.02, F.S.; requiring vehicle registration applicants to provide a Florida address; providing an exception; requiring an applicant to provide satisfactory proof of address and certain documentation; defining the term “REAL ID driver’s license or identification card”; amending s. 320.084, F.S.; providing for disabled veteran motor vehicle license plates in lieu of “DV” motor vehicle license plates; revising construction; amending s. 320.605, F.S.; revising legislative intent; amending s. 320.63, F.S.; revising information that an applicant or licensee must annually report to the department; defining the term “economically disadvantaged area”; amending s. 320.95, F.S.; revising the purpose for which the department may use e-mail; amending s. 322.01, F.S.; revising the definition of the term “tank vehicle”; amending s. 322.08, F.S.; revising the purpose for which the department may use e-mail; amending ss. 322.18, 322.21, and 322.251, F.S.; authorizing the department to provide certain orders and notices by e-mail notification; amending s. 322.2616, F.S.; conforming provisions to changes made by the act; amending s. 322.292, F.S.; revising criteria the department must apply in considering an application for approval of a DUI program; amending ss. 322.64, 324.091, and 324.171, F.S.; conforming provisions to changes made by the act; amending s. 328.30, F.S.; revising the purpose for which the department may use e-mail; amending s. 627.7415, F.S.; conforming a provision to changes made by the act; amending ss. 316.545 and 319.35, F.S.; conforming cross-references; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Bradley—

CS for SB 1310—A bill to be entitled An act relating to the reporting of student mental health outcomes; creating s. 394.4575, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to submit an initial specified evaluation to the Governor and Legislature by a specified date; providing evaluation requirements; requiring the office to submit a final review and evaluation to the Governor and Legislature by a specified date; providing evaluation requirements; requiring specified entities and officials to coordinate with the office; providing an effective date.

By the Committee on Rules; and Senators Grall, Davis, Hooper, Pizzo, and Rodriguez—

CS for SB 1318—A bill to be entitled An act relating to traffic offenses; amending s. 316.305, F.S.; revising a short title; revising legislative intent; defining terms; prohibiting a person from operating a motor vehicle while using a wireless communications device in a handheld manner; providing an exception; requiring that sustained use of a wireless communications device by a person operating a motor vehicle be conducted through a hands-free accessory until such use is terminated; revising exceptions to the prohibition; deleting obsolete provisions; providing penalties; amending s. 316.306, F.S.; revising penalty provisions relating to the use of wireless communications devices in a handheld manner in certain circumstances; conforming provisions to changes made by the act; amending s. 318.14, F.S.; requiring the imposition of specified civil penalties and periods of driver license suspension, in addition to any other penalties, on a person found at a mandatory hearing to have committed certain traffic infractions that resulted in a crash with another vehicle; amending s. 318.19, F.S.; requiring persons cited for specified infractions that result in a crash with another vehicle to appear at a certain mandatory hearing; providing an effective date.

By the Committee on Commerce and Tourism; and Senators Simon and Yarborough—

CS for SB 1322—A bill to be entitled An act relating to tax credits for investment in rural communities; creating s. 288.062, F.S.; providing a short title; defining terms; requiring the Department of Commerce to

accept applications for approval as rural funds in a specified manner; requiring that certain information be submitted in an application; requiring the department to approve or deny applications within a specified timeframe; prohibiting the department from approving more than a certain amount of investment authority; requiring the department to deny applications under certain circumstances; authorizing an applicant whose application was denied to provide additional information within a certain timeframe to cure defects in the application; requiring the department to review and reconsider such applications within a certain timeframe; prohibiting the department from reducing the investment authority of an application or denying an application unless certain conditions are met; requiring the department to certify approved applications; providing requirements for certified rural funds; requiring the department to provide a tax credit certificate to certain taxpayers; requiring the department to revoke a rural fund's certification under specified conditions; requiring the department to distribute revoked investment authority among certain rural funds; authorizing rural funds to allocate associated investor contribution authority to certain taxpayers; granting a credit against state tax liability for specified investors; providing restrictions on the credit; requiring taxpayers claiming a credit to submit a copy of the tax credit certificate with their tax return; requiring the department to revoke a tax credit certificate under certain circumstances; authorizing the department to waive certain requirements relating to an eligible business or rural area under certain circumstances; authorizing rural funds to request certain determinations from the department; specifying a timeframe within which rural funds may correct violations to avoid revocation of a tax credit certificate; authorizing the department to distribute reverted investment authority among certain rural funds; authorizing rural funds to submit an exit application; providing a timeframe and procedures for the department to use in handling exit applications; prohibiting the department from revoking a rural fund's tax credit certificate after it exits the program; requiring rural funds to submit an annual report to the department beginning on a date certain; requiring that the annual report include certain information; prohibiting applications from being accepted after a date certain; providing an effective date.

By the Committee on Criminal Justice; and Senator Simon—

CS for SB 1344—A bill to be entitled An act relating to juvenile justice; renaming ch. 984, F.S.; amending s. 984.01, F.S.; revising the purposes and intent of ch. 984, F.S.; amending s. 984.02, F.S.; revising the legislative intent for prevention and intervention; amending s. 984.03, F.S.; providing and revising definitions; amending s. 984.04, F.S.; deleting legislative intent; revising requirements for early truancy intervention; amending s. 984.06, F.S.; revising provisions concerning preservation of records and confidential information; amending s. 984.07, F.S.; providing for appointment of counsel in certain circumstances; providing for payment of counsel; providing for imposition of costs of appointed counsel on nonindigent parents in certain circumstances; providing for appointment of counsel to represent a parent or guardian in certain circumstances; amending s. 984.071, F.S.; revising provisions concerning production of an information guide concerning juvenile procedures; requiring specified departments to post the information guide on their websites; repealing s. 984.08, F.S., relating to attorney fees; repealing s. 984.085, F.S., relating to sheltering and aiding unmarried minors; creating s. 984.0861, F.S.; prohibiting the use of detention for specified purposes; amending s. 984.09, F.S.; revising provisions for a child's punishment for contempt of court; limiting periods for placement for direct contempt or indirect contempt; revising procedures for procedure and due process; amending s. 984.10, F.S.; authorizing an authorized agent of the Department of Juvenile Justice to perform intake; revising provisions concerning referrals for service; requiring the abuse hotline to be contacted in certain circumstances; authorizing a child to remain in custody in certain circumstances; amending s. 984.11, F.S.; requiring that an array of voluntary family services be available to remediate specified problems; providing that certain families are not eligible for voluntary family services; providing eligibility for children in certain circumstances if the Department of Children and Families agrees; providing for an interagency agreement to govern such referrals; amending s. 984.12, F.S.; requiring parents to use health care insurance to the extent that it is available; deleting provisions concerning collection of fees; amending s. 984.13, F.S.; authorizing that a child be taken into custody pursuant to a finding of contempt; specifying placement a child taken into custody in specified circumstances; revising the duties of a person taking a child into cus-

today; amending s. 984.14, F.S.; revising provisions concerning voluntary shelter services and placement of children in such services; deleting provisions concerning involuntary placement in a shelter; amending s. 984.15, F.S.; revising requirements for petitions for a child in need of services; amending s. 984.151, F.S.; providing for early truancy intervention; providing for additional services to be ordered if a student is found to be a truant status offender; revising provisions concerning compliance; providing for applicability in cases in which a student is found to be a child in need of services; providing for retention of jurisdiction by courts; providing an exception; providing for service of court orders on specified entities; amending s. 984.16, F.S.; requiring that a student's school receive notice of certain actions by courts; amending s. 984.17, F.S.; specifying when a guardian ad litem may be appointed; revising provisions concerning representation of the Department of Juvenile Justice in cases in which a child is alleged to be in need of services; repealing s. 984.18, F.S., relating to referral of child-in-need-of-services cases to mediation; amending s. 984.19, F.S.; providing that an authorized agent of the department may have a medical screening performed on a child placed in shelter care; revising provisions concerning consent for medical care for a child in the care of the department; amending s. 984.20, F.S.; revising provisions for hearings in child in need of services cases; providing that the failure of a person served with notice to appear at the arraignment hearing constitutes the person's consent to the child in need of services petition; requiring a specified notice in such petitions; amending s. 984.21, F.S.; specifying that an order of adjudication by a court that a child is a child in need of services is a civil adjudication and not a conviction; deleting provisions allowing a court to withhold an adjudication that a child is in need of services in certain cases; amending s. 984.22, F.S.; conforming provisions to changes made by the act; deleting provisions on the deposit of fees received; amending s. 984.225, F.S.; revising when a child in need of services may be placed in a shelter; revising placement procedures; providing for counseling orders; specifying the effect of a placement the legal responsibilities of a parent, guardian, or custodian; providing limits for shelter stays; deleting provisions concerning exhaustion of less restrictive alternatives; providing for periodic review of placements; providing for transfer of a child to the Department of Children and Families in certain circumstances; authorizing transfer to the custody of the Agency for Persons with Disabilities in certain circumstances; amending s. 984.226, F.S.; authorizing contracting for physically secure shelters; deleting provisions on representation in certain proceedings; requiring exhaustion of less restrictive placements before a child may be placed in a physically secure shelter; providing a time limit on secure shelter orders; providing legislative intent; revising provisions concerning review of secure shelter placements; providing for transfer to shelter placements in certain circumstances; requiring a child to be transferred to the Department of Children and Families in certain circumstances; providing for the transfer of a child to the Agency for Persons with Disabilities in certain circumstances; transferring and renumbering s. 985.731, F.S. as s. 787.035, F.S., relating to offenses concerning providing sheltering unmarried minors and aiding unmarried minor run-aways; providing criminal penalties; amending s. 985.03, F.S.; revising the definition of the term "child who has been found to have committed a delinquent act"; amending s. 985.24, F.S.; prohibiting placement of a child subject to certain proceedings into secure detention care; amending s. 1003.26, F.S.; authorizing that certain meetings with parents may be conducted virtually or by telephone; providing for child study team meetings in the absence of a parent, legal guardian, or custodian or child; revising interventions by such team; providing for promotion of a child who is responsive to intervention and meets specified requirements; revising provisions concerning required notice of a child's enrollment or attendance issues; revising provisions concerning returning a student to a parent or other party in certain circumstances; amending s. 1003.27, F.S.; revising reporting requirements for reports by school principals to school boards concerning minor students who accumulate more than a specified number of absences; requiring actions by school boards; providing for remedial actions for failure to comply; revising provisions concerning habitual truancy cases; revising provisions concerning cooperative agreements; revising who may begin certain proceedings and prosecutions; deleting a provision concerning a civil penalty for students; revising provisions concerning truant students; amending s. 381.02035, F.S.; authorizing pharmacists employed by the Department of Juvenile Justice to import drugs from Canada under a specified program; amending s. 790.22, F.S.; revising provisions concerning the treatment of a finding that a minor violated specified provisions, regardless of whether adjudication was withheld, for the purposes of determining whether a prior offense was committed; amending

s. 985.12, F.S.; deleting a requirement that the Department of Juvenile Justice annually develop and produce best practice models for prearrest delinquency citation programs; amending s. 985.126, F.S.; revising the requirements for a quarterly report on prearrest citation programs; amending s. 985.25, F.S.; providing for supervised release or detention of a child despite the child's risk assessment score in certain circumstances; limiting the number of categories that a child may be moved; amending s. 985.433, F.S.; requiring that a child be placed on conditional release rather than probation following discharge from commitment; repealing s. 985.625, F.S., relating to literacy programs for juvenile offenders; amending s. 985.632, F.S.; deleting a provision regarding development of a cost-effectiveness model and application of the model to each commitment program; amending ss. 95.11, 409.2564, 419.001, 744.309, 784.075, and 985.618, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Appropriations Committee on Pre-K - 12 Education; the Committee on Education Pre-K - 12; and Senator Yarborough—

CS for CS for SB 1402—A bill to be entitled An act relating to students enrolled in dropout retrieval programs; amending s. 1002.45, F.S.; revising assessment and accountability requirements for a virtual instruction program provider; providing that a virtual instruction program provider operating exclusively as a dropout retrieval program is exempt from specified requirements; amending s. 1003.53, F.S.; providing that dropout retrieval programs serve a specified group of students; requiring a dropout retrieval program to choose to receive a school grade or school improvement rating; providing an effective date.

By the Committee on Regulated Industries; and Senator Simon—

CS for SB 1404—A bill to be entitled An act relating to gambling; amending s. 16.71, F.S.; deleting obsolete provisions; deleting language concerning factors to be considered in appointments to the Florida Gaming Control Commission; amending s. 16.713, F.S.; prohibiting certain employment for a specified timeframe before or during a person's service with the commission; amending s. 16.715, F.S.; revising standards of conduct for the commission; prohibiting certain post-employment activities for former commissioners and employees for a specified period; amending s. 546.10, F.S.; authorizing certain organizations to petition the commission before purchasing, installing, or operating a game or machine on its premises before petitioning for and being issued a specified declaratory statement from the commission if the organization is unsure if such game or machine is an amusement machine; prohibiting such organizations from purchasing or installing a game or machine until an outstanding declaratory statement is issued; prohibiting such organizations from seeking a declaratory statement if the game or machine in question is the subject of a criminal investigation; requiring the commission to issue a declaratory statement within a specified timeframe; prohibiting the commission from denying a petition if it was validly requested; specifying the information that must be included in a request for a declaratory statement; providing that the declaratory statement is valid only for the game or machine for which it is requested; providing that the declaratory statement is invalid if the specifications for the game or machine have been changed; providing that the declaratory statement is binding on the commission and may be introduced as evidence in subsequent proceedings; providing construction; amending s. 551.104, F.S.; revising hiring and procurement policy and reporting requirements for slot machine gaming licensure; amending s. 838.12, F.S.; prohibiting betting on athletic contests with knowledge that the results are prearranged or predetermined; providing criminal penalties; amending s. 843.08, F.S.; prohibiting false personation of personnel of the commission; providing criminal penalties; amending s. 849.01, F.S.; revising criminal penalties for offenses involving keeping a gambling house; amending s. 849.02, F.S.; increasing criminal penalties for specified offenses by agents or employees of a keeper of a gambling house; amending s. 849.03, F.S.; revising criminal penalties for offenses involving renting a house for gambling purposes; amending s. 849.08, F.S.; defining the terms "Internet gambling" and "Internet sports wagering"; prohibiting Internet gambling and Internet sports wagering and related offenses; providing criminal penalties; providing an exception; amending s. 849.086, F.S.; prohibiting specified actions relating to manipulation of card games; providing criminal penalties; creating s. 849.0932, F.S.; defining terms; prohibiting entry fees collected by noncommercial contest operators

from exceeding a specified amount; requiring that all entry fees be returned to contest participants in the form of prizes; requiring the commission to investigate and refer violations to the Attorney General or the state attorney in the circuit in which the violation occurs; authorizing the Attorney General or the state attorney to institute proceedings to enjoin persons found to be in violation of specified provisions of law; providing fines of specified amounts and civil and criminal penalties for specified violations; amending s. 849.11, F.S.; prohibiting certain offenses related to games of chance involving the Internet; providing criminal penalties; amending s. 849.13, F.S.; providing enhanced criminal penalties for second or subsequent violations of certain provisions; amending s. 849.14, F.S.; revising the criminal penalties for betting or wagering on certain activities; amending s. 849.15, F.S.; defining terms; providing criminal penalties for specified offenses relating to the manufacture, possession, and sale of slot machines or devices; creating s. 849.155, F.S.; prohibiting trafficking in slot machines, devices, or parts thereof; providing criminal penalties; providing for the deposit of fines into a specified trust fund for specified purposes; creating s. 849.157, F.S.; prohibiting the making of a false or misleading statement regarding the legality of slot machines or devices for specified purposes; providing criminal penalties; repealing s. 849.23, F.S., relating to penalties for violations of specified sections; creating s. 849.47, F.S.; defining the term "illegal gambling"; prohibiting the transportation of specified numbers of persons, persons of certain ages, or a certain number of persons for the purpose of facilitating illegal gambling; providing criminal penalties; creating s. 849.48, F.S.; defining the term "illegal gambling"; prohibiting specified gambling or gaming advertisements; providing criminal penalties; providing construction; creating s. 849.49, F.S.; preempting to the state the regulation of gaming, gambling, lotteries, or any activities described in specified provisions; amending s. 903.046, F.S.; providing for consideration of the amount of currency seized connected to or involved in specified gambling or gaming offenses when determining whether to release a defendant prior to trial; amending s. 921.0022, F.S.; ranking offenses for purposes of the offense severity ranking chart of the Criminal Punishment Code; amending ss. 772.102 and 895.02, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Criminal Justice; and Senator Collins—

CS for SB 1430—A bill to be entitled An act relating to postjudgment execution proceedings relating to terrorism; amending s. 772.13, F.S.; providing additional requirements for postjudgment execution proceedings to enforce judgments entered against terrorist parties under specified provisions; providing retroactive application of specified provisions; providing an effective date.

By the Committee on Education Postsecondary; and Senator DiCeglie—

CS for SB 1458—A bill to be entitled An act relating to apprenticeship and preapprenticeship program funding; amending s. 446.032, F.S.; revising requirements for the uniform minimum standards and policies governing apprenticeship and preapprenticeship programs and agreements to include requirements for partnerships between local educational agencies and apprenticeship and preapprenticeship programs; revising the required date for a specified report on apprenticeship and preapprenticeship programs; revising the requirements for such report; requiring the Department of Education to develop a standard model contract template for local educational agencies and apprenticeship and preapprenticeship programs; providing requirements for such template; providing requirements for local educational agencies and apprenticeship and preapprenticeship programs that enter into partnership agreements; requiring the department to develop an apprenticeship and preapprenticeship funding transparency tool by a specified date; providing requirements for such tool; amending s. 1011.80, F.S.; providing requirements for District Workforce Education Funding Steering Committee meetings; providing requirements for certain workpapers; authorizing such meetings to be held using communications media technology; defining the term "communications media technology"; requiring a specified funding model to be provided to the Legislature annually within a specified timeframe; providing an effective date.

By the Committee on Banking and Insurance; and Senator DiCeglie—

CS for SB 1466—A bill to be entitled An act relating to trust funds; creating s. 215.55861, F.S.; creating the My Safe Florida Home Trust Fund within the Department of Financial Services; specifying sources of funds and the purpose of the trust fund; requiring that a certain percentage of specified insurance premium tax be distributed into the fund; requiring the Department of Revenue to distribute certain funds within a specified timeframe; specifying that any balance shall remain in the trust fund under certain circumstances; prohibiting the balance in the trust fund from exceeding a certain amount; requiring that any excess funds be transferred to the General Revenue Fund; requiring the department to ensure compliance with certain provisions and provide a specified report to the Legislature at a specified time annually; providing for future review and termination or re-creation of the trust fund; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Children, Families, and Elder Affairs; and Senator Grall—

CS for CS for SB 1626—A bill to be entitled An act relating to child welfare; creating s. 39.3011, F.S.; defining the term “Family Advocacy Program”; requiring the Department of Children and Families to enter into agreements with certain military installations for child protective investigations involving military families; providing requirements for such agreements; amending s. 39.401, F.S.; authorizing a law enforcement officer or an authorized agent of the department to take a child into custody who is the subject of a specified court order; amending s. 39.905, F.S.; authorizing the department to waive a specified requirement if there is an emergency need for a new domestic violence center, to issue a provisional certification to such center under certain circumstances, and to adopt rules relating to provisional certifications; amending s. 125.901, F.S.; revising membership requirements for certain independent special districts; authorizing the county governing board to select an interim appointment for a vacancy under certain circumstances; amending s. 402.305, F.S.; authorizing the department to grant certain exemptions from disqualification for certain persons; amending s. 409.145, F.S.; requiring the department to establish a methodology to determine daily room and board rates for certain children by a date certain, which may include different rates based on a child’s acuity level or the geographic location of the residential child-caring agency; requiring the department to adopt rules; amending s. 409.175, F.S.; authorizing the department to grant certain exemptions from disqualification for certain persons; authorizing the department to extend the expiration date of a license by a specified amount of time for a certain purpose; amending s. 409.993, F.S.; specifying that subcontractors of lead agencies that are direct providers of foster care and related services are not liable for certain acts or omissions; providing that certain contract provisions are void and unenforceable; amending s. 553.73, F.S.; prohibiting the Florida Building Commission from mandating the installation of fire sprinklers or a fire suppression system in certain agencies licensed by the department; amending s. 633.208, F.S.; providing that certain residential child-caring agencies are not required to install fire sprinklers or a fire suppression system under certain circumstances; amending s. 937.0201, F.S.; revising the definition of the term “missing child”; amending s. 937.021, F.S.; specifying the entity with jurisdiction for accepting missing child reports under certain circumstances; amending ss. 402.30501, 1002.57, and 1002.59, F.S.; conforming cross-references; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Grall—

CS for SB 1640—A bill to be entitled An act relating to public records; amending s. 741.29, F.S.; providing an exemption from public records requirements for a lethality assessment form that contains certain information and responses; authorizing the disclosure of a lethality assessment form to a domestic violence center; prohibiting the disclosure of such information and responses to a state attorney’s office; providing for future legislative review and repeal of the exemption; providing for retroactive application of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Transportation; and Senator Rodriguez—

CS for SB 1644—A bill to be entitled An act relating to emergency services; amending s. 316.2398, F.S.; deleting a limitation on the number of red or red and white warning signals that certain vehicles may display; amending s. 401.25, F.S.; revising the circumstances under which certain applicants for a specified license are exempt from a requirement to obtain certificates of public convenience and necessity; requiring an applicant seeking such exemption to submit a sworn affidavit to the department attesting to certain facts; providing criminal penalties for the submission of an affidavit that fraudulently attests to certain facts; revising a limitation on the number of counties that may be granted a certain exemption; prohibiting a licensed volunteer ambulance service from applying for, receiving funds under, or participating in certain grant programs; amending s. 395.401, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Community Affairs; and Senators Calatayud, Fine, and Polsky—

CS for SB 1674—A bill to be entitled An act relating to unrated bonds; amending s. 218.415, F.S.; prohibiting local governments from requiring minimum bond ratings for certain investments; providing an effective date.

By the Committee on Education Pre-K - 12; and Senator Burgess—

CS for SB 1702—A bill to be entitled An act relating to education; amending s. 810.097, F.S.; defining the term “school bus”; specifying sufficient notice and prior warning for immediate arrest and prosecution for school bus trespassing; amending s. 901.15, F.S.; providing that a law enforcement officer may arrest a person without a warrant when there is probable cause to believe that the person has trespassed upon school grounds or facilities; amending s. 1002.42, F.S.; authorizing a private school in a county that meets certain criteria to construct new facilities on certain property; specifying that such construction is not subject to certain zoning or land use conditions; requiring such construction to meet certain health and safety requirements; amending s. 1002.33, F.S.; requiring a charter school sponsor to use a standard monitoring tool to monitor and review a charter school; amending s. 1002.84, F.S.; authorizing the Redlands Christian Migrant Association to use certain school readiness reimbursement rates; amending s. 1003.4282, F.S.; specifying that certain participation in marching band satisfies the physical education or performing arts credit requirement for a standard high school diploma; amending s. 1011.71, F.S.; authorizing the use of certain school district tax revenue for liability insurance; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Calatayud and Gruters—

CS for SB 1708—A bill to be entitled An act relating to education; amending s. 1002.333, F.S.; revising the definition of the term “persistently low-performing school”; authorizing certain entities to report their students directly to the Department of Education; making a technical change; revising the procedure followed by schools of hope in seeking to use certain school district educational facilities; authorizing schools of hope in certain counties to colocate with other public schools in certain facilities; requiring that students enrolled in schools of hope be included in specified school district calculations; prohibiting a rental or leasing fee from being charged to a school of hope; requiring maintenance of a facility to be provided to a school of hope at a mutually agreeable cost not to exceed a specified amount; providing requirements for a mutual management agreement; requiring a school of hope to receive noninstructional services from a school district on a pro rata basis; providing an effective date.

By the Committee on Community Affairs; and Senators Burton and Arrington—

CS for SB 1714—A bill to be entitled An act relating to local housing assistance plans; amending s. 420.9072, F.S.; authorizing counties and eligible municipalities to expend certain funds on lot rental assistance for mobile home owners for a specified time period; amending s.

420.9075, F.S.; requiring each county and eligible municipality to include in its local housing assistance plan certain strategies; providing that lot rental assistance for eligible mobile home owners is an approved home ownership activity for certain purposes; authorizing counties and eligible municipalities to provide certain funds to mobile home owners for rehabilitation and emergency repairs; deleting a provision limiting to a specified percentage the amount of certain funds that may be used for manufactured housing; amending s. 420.9071, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Regulated Industries; and Senator Bradley—

CS for SB 1742—A bill to be entitled An act relating to condominium and cooperative associations; amending s. 468.432, F.S.; prohibiting a person whose community association manager license is revoked from having an indirect or direct ownership interest in, or be an employee, partner, officer, director, or trustee of, a community association management firm for a specified timeframe; requiring a licensee to provide specific information on his or her online licensure account; requiring that such information be updated within a specified timeframe; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to give written notice to the community association management firm and the community association if the community association manager has his or her license suspended or revoked; amending s. 468.4334, F.S.; prohibiting a community association manager or a community association management firm from performing any act directed by the community association if such act violates any state or federal law; revising the contractual obligations a community association manager or a community association management firm has with the association board; requiring such that contracts include a certain statement; prohibiting such contracts from waiving or limiting certain professional practice standards; requiring a community association to include specified information on its website or mobile application, if such association is required to maintain official records on a website or application; conforming provisions to changes made by the act; amending s. 553.899, F.S.; requiring the local enforcement agency responsible for milestone inspections to provide to the Department of Business and Professional Regulation in an electronic format certain information; specifying what information is to be provided to the department; requiring the Florida Building Commission to contract with the University of Florida for the creation of a report that provides certain information on milestone inspections during a specified timeframe; requiring a local enforcement agency to provide the university with certain information; authorizing the university to request any additional information from a local enforcement agency required to complete the report; requiring the university to compile the report and the department to transmit the report to the Governor and the Legislature; requiring, rather than authorizing, the board of county commissioners or a municipal governing body to adopt a specified ordinance; amending s. 718.103, F.S.; revising the definition of the term “alternative funding method”; defining the term “videoconference”; amending s. 718.111, F.S.; requiring a community association manager or a community association management firm that contracts with a community association to possess specific licenses; providing that all board members or officers of a community association that contracts with a community association manager or a community association management firm have a duty to ensure that the community association manager or community association management firm is properly licensed before entering into a contract; prohibiting a community association from having any further contractual obligations to a community association manager or community association management firm if the community association manager or the community association management firm has its license suspended or revoked; revising what items constitute the official records of the association; requiring that certain documents be posted on certain associations’ websites or made available for download through an application on a mobile device within a specified timeframe; revising what documents must be posted in digital format on the association’s website or application; revising the methods of delivery for a copy of the most recent association financial report to include electronic delivery via the Internet; requiring that an officer or a director execute an affidavit as evidence of compliance with the delivery requirement; requiring an association board to use best efforts to make prudent investment decisions in fulfilling its duty to manage operating and reserve funds of the association; authorizing an association, including a multicondominium association, to invest reserve funds in specified financial institutions; authorizing such associations to place reserve

funds in other investments upon a majority vote of the voting interests of the association; providing restrictions; prohibiting any funds not identified as reserve funds from being used for investments; requiring a board to create an investment committee composed of a specified minimum number of board members; requiring the board to adopt rules; requiring that all meetings of the investment committee be recorded and made part of the official records of the association; requiring that the investment policy statement developed pursuant to certain provisions address specified issues; requiring the investment committee to recommend investment advisers to the board; requiring the board to select one of the recommended investment advisers to provide services to the association; requiring that such advisers be registered; prohibiting an investment adviser from being related to any board member, community management company, reserve study provider, or unit owner; requiring investment advisers to comply with the prudent investor rule; requiring an adviser to act as a fiduciary to the association; requiring that the investment and fiduciary standards required by the act take precedence over any conflicting law; requiring the investment committee to recommend a replacement adviser if the committee determines that an investment adviser is not meeting requirements; requiring the association to provide the investment adviser with specified financial information at least once each calendar year, or sooner if a substantial financial obligation of the association becomes known to the board; requiring the investment adviser to annually review such financial information and provide the association with a portfolio allocation model that is suitably structured and prudently designed to match projected annual reserve fund requirements and liability, assets, and liquidity requirements; requiring the investment adviser to prepare a funding projection for each reserve component, including any of the component’s redundancies; requiring that a specified minimum timeframe of projected reserves in cash or cash equivalents be available to the association; authorizing a portfolio managed by an investment adviser to contain any type of investment necessary to meet the objectives in the investment policy statement; providing exceptions; requiring that any funds invested by the investment adviser be held in third-party custodial accounts that are subject to insurance coverage by the Securities Investor Protection Corporation in an amount equal to or greater than the invested amount; authorizing the investment adviser to withdraw investment fees, expenses, and commissions from invested funds; requiring the investment adviser to annually provide the association with a written certification of compliance with this section and provide the association with a list of certain stocks, securities, and other obligations; requiring the investment adviser to submit monthly, quarterly, and annual reports to the association, prepared in accordance with established financial industry standards; requiring that any principal, earnings, or interest managed be available to the association at no cost within a specified timeframe after the association’s written or electronic request; requiring that unallocated income earned on reserve fund investments be spent only on specified expenditures; amending s. 718.112, F.S.; authorizing an association board meeting to be conducted in person or by videoconference; prohibiting a board member from participating in any meeting of the association via videoconference more than a specified number of times each calendar year; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt rules; requiring that notice for board meetings conducted via videoconference contain specific information; requiring that such meetings be recorded and maintained as an official record of the association; revising how notice may be sent to unit owners; revising the distance from the condominium property within which a unit owner meeting must be held; authorizing a unit owner to vote electronically if the unit owner meeting is conducted via videoconference; authorizing unit owner meetings to be conducted in person or via videoconference; specifying what constitutes a quorum for meetings held via videoconference; requiring that the location of the meeting be provided in the association bylaws or within a specified distance from the condominium property if the bylaws are silent; requiring that meetings held via videoconference be recorded and be maintained as an official record of the association; requiring the division to adopt rules; revising the method of serving notices of unit owner meetings; authorizing budget meetings to be conducted via videoconference; requiring the division to adopt rules; requiring that a sound transmitting device be used at such meetings for a specified purpose; revising a provision that a board proposing a budget that requires a certain special assessment against unit owners to simultaneously propose a substitute budget that meets certain requirements, rather than conduct a special meeting of the unit owners to consider a substitute budget after the adoption of the annual budget; requiring unit owners, rather than authorizing them, to consider a

substitute budget; authorizing the annual budget initially proposed to be adopted by the board; revising the criteria used in determining whether assessments exceed the specified percentage of assessments of the prior fiscal year; revising the threshold for deferred maintenance expenses or replacements in reserve accounts; authorizing the members to vote to waive the maintenance of reserves recommended in the most recent structural integrity reserve study under certain circumstances; revising the provision that any association, rather than an association operating a multicondominium, may determine to provide no reserves or less reserves than required if an alternative funding method is used by the association; deleting the requirement that the division approve the funding method; authorizing a unit-owner-controlled association to obtain a line of credit in lieu of maintaining reserves for budgets adopted on or before a specified date upon a majority vote of the association; requiring that such line of credit be sufficient to meet the association's deferred maintenance obligations not funded in the association's reserve account for each budget; requiring that funding from the line of credit be immediately available for access by the board for a specified purpose; requiring that such lines of credit be included in the association's financial report; deleting a requirement that the majority of the members must approve of the board pausing contributions to the association's reserves for a specified purpose; authorizing the board to temporarily pause reserve fund contributions or reduce the amount of reserve funding for a specified purpose for a budget adopted on or before a specified date if the association has completed a milestone inspection within a specified timeframe and such inspection recommended certain repairs; requiring that such temporary pause or reduction be approved by a majority of the total voting interests of the association; providing applicability; requiring associations that have paused or reduced their reserve funding to have a structural integrity reserve study performed before the continuation of reserve contributions for specified purposes; providing that a vote of the members is not required for the board to change the accounting method for reserves to specified accounting methods; revising the items to be included in a structural integrity reserve study; requiring specified design professionals or contractors who bid to perform a structural integrity reserve study to disclose in writing to the association their intent to bid on any services related to the maintenance, repair, or replacement that may be recommended by the structural integrity reserve study; prohibiting such professionals or contractors from having any interest in or being related to any person having any interest in the firm or entity providing the association's structural integrity reserve study unless such relationship is disclosed in writing; defining the term "relative"; providing that a contract for services is voidable and terminates upon the association filing a written notice terminating such a contract if such professional or contractor fails to provide a written disclosure of such relationship with the firm conducting the structural integrity reserve study; providing that such professional or contractor may be subject to discipline for his or her failure to provide such written disclosure; requiring that a structural integrity reserve study include a recommendation for a reserve funding schedule based on specified criteria; authorizing the study to recommend other types of reserve funding schedules, provided each recommended schedule is sufficient to meet the association's maintenance obligations; requiring that reserves not required for certain items be separately identified as such in the structural integrity reserve study; authorizing an association to delay a required structural integrity reserve study for a specified timeframe if it has completed a milestone inspection or similar inspection, for a specified purpose; requiring an officer or director of an association to sign an affidavit acknowledging receipt of the completed structural integrity reserve study; requiring the division to adopt rules for the form for the structural integrity reserve study in coordination with the Florida Building Commission; making technical changes; amending s. 718.501, F.S.; revising the duties of the Division of Florida Condominiums, Timeshares, and Mobile Homes regarding investigation of complaints; requiring condominium associations to create and maintain an online account with the division; requiring board members to maintain accurate contact information on file with the division; requiring the division to adopt rules; requiring all condominium associations to provide specified information to the division by a specified date; requiring that such information be updated within a specified timeframe; specifying the information to be provided to the division; amending s. 718.503, F.S.; revising the disclosures that must be included in a contract for the sale and resale of a residential unit; amending s. 8 of chapter 2024-244, Laws of Florida, as amended; revising the documents required to be posted on certain associations' websites or be made available through download using an application on a mobile device; amending s. 31 of chapter 2024-244, Laws of Florida;

revising applicability; amending s. 719.104, F.S.; requiring a board to use best efforts to make prudent investment decisions in fulfilling its duty to manage operating and reserve funds of the association; authorizing an association to invest reserve funds in specified financial institutions; authorizing such associations to place reserve funds in other investments upon a majority vote of the voting interests of the association; providing restrictions; prohibiting any funds not identified as reserve funds from being used for investments; providing applicability; requiring a board to create an investment committee composed of a specified minimum number of board members; requiring the board to adopt rules; requiring that all meetings of the investment committee be recorded and made part of the official records of the association; requiring that the investment policy statement developed pursuant to certain provisions address specified issues; requiring the investment committee to recommend investment advisers to the board; requiring the board to select one of the recommended investment advisers to provide services to the association; requiring such advisers to be registered; prohibiting an investment adviser from being related to any board member, community management company, reserve study provider, or unit owner; requiring investment advisers to comply with the prudent investor rule; requiring an adviser to act as a fiduciary to the association; requiring that the investment and fiduciary standards required by the act take precedence over any conflicting law; requiring the investment committee to recommend a replacement adviser if the committee determines that an investment adviser is not meeting requirements; requiring the association to provide the investment adviser with specified financial information at least once each calendar year, or sooner if a substantial financial obligation of the association becomes known to the board; requiring the investment adviser to annually review such financial information and provide the association with a portfolio allocation model that is suitably structured and prudently designed to match projected annual reserve fund requirements and liability, assets, and liquidity requirements; requiring the investment adviser to prepare a funding projection for each reserve component, including any of the component's redundancies; requiring that a specified minimum timeframe of projected reserves in cash or cash equivalents be available to the association; authorizing a portfolio managed by an investment adviser to contain any type of investment necessary to meet the objectives in the investment policy statement; providing exceptions; requiring that any funds invested by the investment adviser be held in third-party custodial accounts that are subject to insurance coverage by the Securities Investor Protection Corporation in an amount equal to or greater than the invested amount; authorizing the investment adviser to withdraw investment fees, expenses, and commissions from invested funds; requiring the investment adviser to annually provide the association with a written certification of compliance with this section and provide the association with a list of certain stocks, securities, and other obligations; requiring the investment adviser to submit monthly, quarterly, and annual reports to the association, prepared in accordance with established financial industry standards; requiring that any principal, earnings, or interest managed be available to the association at no cost within a specified timeframe after the association's written or electronic request; requiring that unallocated income earned on reserve fund investments be spent only on specified expenditures; amending s. 719.106, F.S.; revising the deferred maintenance expense or replacement costs threshold that must be in reserve accounts; authorizing the association members to vote to waive the maintenance of reserves recommended by the most recent structural integrity reserve study under certain circumstances; authorizing the board to pause contributions to its reserves or reduce reserve funding if a local building official determines the entire condominium building is uninhabitable due to a natural emergency; authorizing any reserve account fund held by the association to be expended to make the condominium building and its structures habitable, pursuant to the board's determination; requiring the association to immediately resume contributing funds to its reserves once the local building official determines that the condominium building is habitable; authorizing a unit-owner-controlled association to obtain a line of credit in lieu of maintaining reserves for budgets adopted on or before a specified date upon a majority vote of the association; requiring that such line of credit be sufficient to meet the association's deferred maintenance obligations not funded in the association's reserve account for each budget; requiring that funding from the line of credit be immediately available for access by the board for a specified purpose; authorizing the board to temporarily pause reserve fund contributions or reduce the amount of reserve funding for a specified purpose for a budget adopted on or before a specified date if the association has completed a milestone inspection

within a specified timeframe; requiring that such temporary pause or reduction be approved by a majority of the total voting interests of the association; providing applicability; requiring associations that have paused or reduced their reserve funding contributions to have a structural integrity reserve study performed before the continuation of reserve contributions for specified purposes; providing that a vote of the members is not required for the board to change the accounting method for reserves to specified accounting methods; requiring specified design professionals or contractors who bid to perform a structural integrity reserve study to disclose in writing to the association their intent to bid on any services related to the maintenance, repair, or replacement that may be recommended by the structural integrity reserve study; prohibiting such professionals or contractors from having any interest in or being related to any person having any interest in the firm or entity providing the association's structural integrity reserve study unless such relationship is disclosed in writing; defining the term "relative"; providing that a contract for services is voidable and terminates upon the association filing a written notice terminating such a contract if such professional or contractor fails to provide a written disclosure of such relationship with the firm conducting the structural integrity reserve study; providing that such professional or contractor may be subject to discipline for his or her failure to provide such written disclosure; requiring that a structural integrity reserve study include a recommendation for a reserve funding schedule based on specified criteria; authorizing the study to recommend other types of reserve funding schedules, provided each recommended schedule is sufficient to meet the association's maintenance obligation; requiring that reserves not required for certain items be separately identified as such in the structural integrity reserve study; authorizing an association to delay a required structural integrity reserve study for a specified timeframe if it has completed a milestone inspection or similar inspection, for a specified purpose; requiring an officer or a director of the association to sign an affidavit acknowledging receipt of the completed structural integrity reserve study; requiring the division to adopt, by rule, the form for the structural integrity reserve study in coordination with the Florida Building Commission; amending s. 719.501, F.S.; requiring a cooperative association to create and maintain an online account with the division; requiring board members to maintain accurate contact information on file with the division; requiring the division to adopt rules; requiring all cooperative associations to provide information specified by the division in an electronic format to be determined by the division; specifying the information that must be updated with the division within a specified timeframe; amending s. 719.503, F.S.; revising the disclosures that must be included in a contract for the sale and resale of an interest in a cooperative; amending s. 914.21, F.S.; revising the definition of the term "official investigation"; providing appropriations; reenacting s. 721.13(3)(e), F.S., relating to management, to incorporate the amendment made to s. 718.111, F.S., in a reference thereto; reenacting ss. 718.504(7)(a) and (21)(c), and 718.618(1)(d), F.S., relating to prospectus or offering circulars and converter reserve accounts and warranties, respectively, to incorporate the amendment made to s. 718.112, F.S., in references thereto; reenacting s. 718.706(1) and (3), F.S., relating to specific provisions pertaining to offering of units by bulk assignees or bulk buyers, to incorporate the amendments made to ss. 718.111, 718.112, and 718.503, F.S., in references thereto; reenacting ss. 719.103(24) and 719.504(7)(a) and (20)(c), F.S., relating to definitions and prospectus or offering circulars, respectively, to incorporate the amendment made to s. 719.106, F.S., in references thereto; providing effective dates.

By the Committee on Community Affairs; and Senator Martin—

CS for SB 1822—A bill to be entitled An act relating to waste management; amending s. 403.703, F.S.; defining the term "auxiliary container"; conforming cross-references; amending s. 403.7033, F.S.; deleting obsolete provisions that provide legislative findings and require the Department of Environmental Protection to review and update a specified report; prohibiting the local regulation of auxiliary containers; preempting such regulation to the state; amending ss. 403.706 and 403.707, F.S.; prohibiting a local government and the Department of Environmental Protection, respectively, from issuing a construction permit for certain solid waste disposal facilities in certain counties; providing applicability; conforming a provision to changes made by the act; conforming cross-references; amending ss. 403.7049

and 403.705, F.S.; conforming cross-references; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Banking and Insurance—

CS for SB 7010—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 631.195, F.S., which provides an exemption from public records requirements for certain records made or received by the Department of Financial Services acting as receiver pursuant to specified provisions; revising the list of records that are exempt from public records requirements; removing the scheduled repeal of the exemption; providing an effective date.

**REFERENCE CHANGES
PURSUANT TO RULE 4.7(2)**

By the Committee on Education Pre-K - 12; and Senators Collins and Burgess—

CS for SB 540—A bill to be entitled An act relating to disability history and awareness instruction; providing a short title; amending s. 1003.4205, F.S.; requiring the Department of Education to develop specified curricula; authorizing the department to consult with the Evin B. Hartsell Foundation to further develop such curricula; providing an effective date.

—was referred to the Committee on Rules.

By the Committee on Education Pre-K - 12; and Senator Calatayud—

CS for SB 1150—A bill to be entitled An act relating to school social workers; amending s. 1012.55, F.S.; providing that persons employed as school social workers are exempt from certain teacher certification requirements; providing an exception; providing an effective date.

—was referred to the Appropriations Committee on Pre-K - 12 Education; and the Committee on Rules.

By the Committee on Banking and Insurance; and Senator DiCeglie—

CS for SB 1206—A bill to be entitled An act relating to transportation network company driver insurance; amending s. 627.748, F.S.; revising automobile insurance requirements for transportation network company drivers; providing an effective date.

—was referred to the Appropriations Committee on Transportation, Tourism, and Economic Development; and the Committee on Rules.

By the Committee on Community Affairs; and Senators Calatayud, Fine, and Polsky—

CS for SB 1674—A bill to be entitled An act relating to unrated bonds; amending s. 218.415, F.S.; prohibiting local governments from requiring minimum bond ratings for certain investments; providing an effective date.

—was referred to the Committees on Fiscal Policy; 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:

Office and Appointment *For Term Ending*

Board of Trustees of Palm Beach State College
Appointee: Barnett, Michael A., Greenacres 05/31/2026

Office and Appointment

Board of Trustees, Florida Atlantic University
 Appointee: McCleneghen, Joseph Scott, Boca
 Raton 01/06/2026

Referred to the Committees on Appropriations Committee on Higher Education; and Ethics and Elections.

Office and Appointment

Commission for Independent Education
 Appointee: Stefano, Troy A., Wellington 06/30/2027

Referred to the Committees on Education Pre-K - 12; and Ethics and Elections.

Office and Appointment

Florida Transportation Commission
 Appointee: Lastra, Alex, Miami 09/30/2027

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed HB 11 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Robinson, F., Chambliss—

HB 11—A bill to be entitled An act relating to municipal water and sewer utility rates; amending s. 180.191, F.S.; requiring a municipality to charge consumers receiving its utility services in another municipality the same rates, fees, and charges as it charges consumers within its own municipal boundaries under certain circumstances; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

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

Jeff Takacs, Clerk

By Education & Employment Committee, Education Administration Subcommittee and Representative(s) Kendall, Hart, Hunschofsky, Nix, Salzman, Stark, Valdés—

CS for CS for HB 85—A bill to be entitled An act relating to hazardous walking conditions; amending s. 1006.23, F.S.; revising the criteria that determine a hazardous walking condition for public school students; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 157 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

*For Term
Ending*

By Civil Justice & Claims Subcommittee and Representative(s) Rendón—

CS for HB 157—A bill to be entitled An act relating to service of process; amending s. 48.091, F.S.; expanding the hours during which registered agents are required to keep the designated registered office open for the purpose of process service; specifying that certain registered agents may be served process in a specified manner; providing that process may be served on an employee of the registered agent in accordance with applicable law; authorizing a person attempting to serve process to serve an employee of the registered agent present at the registered office; amending s. 48.101, F.S.; authorizing service of process by personally serving the receiver for specified domestic entities in receivership during pendency of the receivership; amending s. 48.161, F.S.; requiring that a certain substituted service of process be issued in the name of the party to be served in care of the Secretary of State; removing a provision requiring the Secretary of State to keep certain records; authorizing the use of a specified substituted service method under certain circumstances; requiring parties using such method to send the notice of service and a copy of the process to the last known physical and, if applicable, electronic addresses of the party being served; revising the information that must be contained in a certain affidavit of compliance; providing that the Secretary of State and the Department of State are not parties to lawsuits and may not be served additional court filings by reason of specified substituted service; amending s. 48.181, F.S.; specifying that registered agents must have been designated under a specified provision for a specified purpose; authorizing substituted service on the Secretary of State in specified circumstances; providing that certain individuals are deemed to have appointed the Secretary of State as their agents on whom all process may be served in certain actions and proceedings; providing retroactive application; providing applicability and construction; providing effective dates.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 289 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee, State Affairs Committee, Criminal Justice Subcommittee and Representative(s) Oliver, Lopez, V., Barnaby, Blanco, Gossett-Seidman, Gottlieb, Grow, López, J., Porras, Redondo, Rizo, Tendrich, Valdés—

CS for CS for CS for HB 289—A bill to be entitled An act relating to boating safety; providing a short title; amending s. 327.02, F.S.; revising the definition of the term "livery vessel"; amending s. 327.30, F.S.; revising and providing penalties for vessel collisions, accidents, and casualties; defining the term "serious bodily injury"; creating s. 327.3015, F.S.; prohibiting a person from knowingly providing false information in specified reports; providing a criminal penalty; amending s. 327.33, F.S.; revising and providing penalties for the reckless operation of a vessel; amending s. 327.35, F.S.; defining the term "unborn child"; requiring a minimum mandatory prison term for boating under the influence manslaughter; amending s. 327.395, F.S.; revising requirements for operating certain vessels; amending s. 327.54, F.S.; revising the definition of the term "livery"; amending s. 327.731, F.S.; requiring a person convicted of certain noncriminal infractions to pay a fine; requiring such proceeds to be deposited into the Marine Resources Conservation Trust Fund for specified purposes; amending s. 327.73, F.S.; conforming a cross-reference; amending s. 782.072, F.S.; defining the term "unborn child"; revising the definition of the term "vessel homicide"; amending s. 921.0022, F.S.; ranking offenses on the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 421 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Criminal Justice Subcommittee and Representative(s) Maggard, Partington, Plasencia—

CS for HB 421—A bill to be entitled An act relating to peer support for first responders; amending s. 111.09, F.S.; revising the definition of the term "first responder" to include specified support personnel for the provision of peer support; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed HB 735 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Brackett—

HB 735—A bill to be entitled An act relating to water access facilities; amending s. 253.0346, F.S.; providing sovereignty submerged land leases for Clean Marine Manufacturer facilities; amending s. 327.47, F.S.; providing competitive grant programs for the construction and maintenance of publicly owned parking for boat-hauling vehicles and trailers; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed HB 921 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Overdorf, Valdés—

HB 921—A bill to be entitled An act relating to required instruction in cursive writing; amending s. 1003.42, F.S.; requiring students in specified grades to receive instruction in cursive writing; providing requirements for such instruction; requiring students to demonstrate proficiency in cursive writing by the end of a specified grade; defining the term "proficiency in cursive writing"; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed HB 6017 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Trabulsy, López, J., Bracy Davis, Eskamani, Gottlieb, Mayfield, Plasencia, Valdés—

HB 6017—A bill to be entitled An act relating to recovery of damages for medical negligence resulting in death; amending s. 768.21, F.S.; deleting a provision that precluded certain persons from recovering damages for medical negligence resulting in death; amending ss. 400.023, 400.0235, and 429.295, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Ben Albritton, President

I am directed to inform the Senate that the House of Representatives has passed HB 7003 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Government Operations Subcommittee and Representative(s) Sapp—

HB 7003—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 559.952, F.S., which provides an exemption from public record requirements for certain information held by the Office of Financial Regulation in Financial Technology Sandbox applications; removing the scheduled repeal of the exemption; providing an effective date.

—was referred to the Committee on Rules.

COMMUNICATION

MEMORANDUM

To: Tracy C. Cantella, Secretary
 From: Ben Albritton, President
 Subject: Committee Assignments
 Date: March 28, 2025

Pursuant to the provisions of Senate Rule 1.5, I am making the following committee assignments effective immediately:

- Remove Senator Fine as Vice Chair of the Committee on Community Affairs; and
- Add Senator Hooper as the Vice Chair of the Committee on Community Affairs.

Thank you for your attention to this matter.

CO-INTRODUCERS

Senators Arrington—CS for SB 846, CS for CS for SB 1070; Avila—CS for SB 1058, CS for CS for SB 1070; Collins—SB 444; Davis—CS for CS for SB 304, SB 306, SB 412, SB 1048, SB 1676; Garcia—SB 240; Harrell—SB 7018; Hooper—SB 1318, SB 7022; Osgood—SB 178; Pizzo—CS for SB 846, SB 1318, CS for SB 1346; Rodriguez—CS for CS for SB 184, CS for SB 1198, SB 1318; Sharief—SB 412, CS for SB 924; Smith—CS for SB 846; Yarborough—SB 444, SB 1322

Senator Rodriguez withdrew as co-introducer of CS for CS for SB 184.

Pursuant to Rule 3.12(3), Senator Calatayud has agreed to become the introducer of CS for SB 1674.

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Nur Afroze, Tallahassee; Colin Atkisson, Tallahassee; Joshua Castells, Chipley; Lauren Culp, Tallahassee; Fenner David, Tallahassee; Ethan Foss, Jacksonville; Joshua Gabor, Davie; Shai Goldman, Golden Beach; Benjamin Graumann, Orlando; Attalai Guzmán Beard, Orlando; Dayan Jimenez, Miami Gardens; Zoey Mendez, Miami; Sofia Orozco, Aventura; Sophia Potillo, Bradenton; Kane Rogers, Tavares; Madeline Ross, Callaway; Leona Shaeffer, Jacksonville; Elizabeth Shalley, Tallahassee; Nicholas Steibly, Tallahassee

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