



Journal of the Senate

Number 1—Special Session A

Monday, May 12, 2003

At a Special Session of the Florida Legislature convened under Article III, Section 3(c), of the Constitution of the State, as revised in 1968, and subsequently amended, at the Capitol, in the City of Tallahassee, on Monday, May 12, 2003, in the State of Florida.

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CALL TO ORDER

The Senate was called to order by President King at 1:00 p.m. A quorum present—36:

Mr. President	Dockery	Peaden
Argenziano	Fasano	Posey
Aronberg	Garcia	Pruitt
Bennett	Haridopolos	Saunders
Bullard	Hill	Sebesta
Campbell	Jones	Siplin
Carlton	Klein	Smith
Clary	Lawson	Villalobos
Constantine	Lee	Wasserman Schultz
Crist	Lynn	Webster
Dawson	Margolis	Wilson
Diaz de la Portilla	Miller	Wise

Excused: Senators Alexander, Atwater, Cowin and Geller

PRAYER

The following prayer was offered by Senator Sebesta:

Well God, in case you haven't noticed, we're back and we have as much on our plate now as we did the last two months, and probably even more. We, of course, need your help as we always do. We ask your special blessing on our President, Senator King, and on his counterpart, Speaker Byrd. Give them the wisdom to know what is right and the fortitude to do what is right.

We ask your special blessings on the men and women overseas who are in harm's way and on our Commander-in-Chief who makes life and death decisions every day.

How do we thank you for all of this? Because that seems just so small—the air we breathe, the water we drink, the food we eat, all from you; our mothers and fathers, wives and husbands, children and grandchildren, from you. In fact, everything is from you, so all we can really say, and it just seems so little, is from the bottom of our hearts, we thank you for all of your wonderful blessings. Amen.

PLEDGE

Senator Jones led the Senate in the pledge of allegiance to the flag of the United States of America.

By direction of the President, the Secretary read the following proclamation:

PROCLAMATION n\>State of Florida
Executive Office of the Governor
Tallahassee

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE FLORIDA HOUSE OF REPRESENTATIVES:

WHEREAS, the 2003 regular session of the Legislature of the State of Florida adjourned on May 2 without passing a General Appropriations Act for fiscal year 2003-2004; and

WHEREAS, it is in the best interests of the people of the State of Florida that the legislature act expeditiously to complete its work to provide appropriations for the upcoming fiscal year;

NOW, THEREFORE, I, Jeb Bush, Governor of the State of Florida, by virtue of the power and authority vested in me by Article III, Section 3(c)(1), Florida Constitution, do hereby proclaim as follows:

Section 1.

The Legislature of the State of Florida is convened in Special Session commencing at 12:00 p.m., Monday, May 12, 2003, and extending through 6:00 p.m., Tuesday, May 27, 2003.

Section 2.

The Legislature of the State of Florida is convened for the sole and exclusive purpose of considering the following:

- A. A General Appropriations Act for fiscal year 2003-2004.
- B. A budget implementing bill, similar in form and content to 2003 regular session HB 1791.
- C. Legislation providing for the redirection of surplus lines insurance premiums tax revenues to the General Revenue Fund.
- D. Legislation providing for the termination of certain trust funds and the redirection of the balances and revenues of those trust funds to the General Revenue Fund or the other trust funds.
- E. Legislation providing for the redirection of certain documentary stamp tax revenues from trust funds to the General Revenue Fund.
- F. Legislation providing for changes to the general revenue service charges for various trust funds.
- G. Legislation providing for the redirection of certain trust funds' interest earnings and/or balances from the trust funds to the General Revenue Fund.
- H. Legislation providing for a tax amnesty period and increasing the required interest payment on late-paid taxes.
- I. Legislation authorizing the transfer of moneys from reserves to the Risk Management Trust Fund in certain circumstances.
- J. Legislation providing for a "sales tax holiday."
- K. Legislation providing for an increase in the corporate income tax credit for scholarship funding contributions.

- L. Legislation dealing with contribution rates for the Florida Retirement System.
- M. Legislation increasing fees for criminal history background checks by the FDLE.
- N. Legislation necessary to implement changes to the state Medicaid budget.
- O. Legislation relating to the printing of tax forms by the Department of Revenues.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed to this Proclamation convening the Legislature in Special Session at Capitol, this 6th day of May, 2003.

Jeb Bush
GOVERNOR

ATTEST:
Glenda E. Hood
SECRETARY OF STATE

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

Bill numbers **2-A-4-A** have been reserved for appropriations bills.

By Senator Cowin—

SB 6-A—A bill to be entitled An act relating to education; amending s. 1007.271, F.S., relating to dual enrollment programs; authorizing the Commissioner of Education to encourage the use of accelerated education mechanisms; requiring audits to determine a school district’s compliance with requirements pertaining to student access and notification; requiring the State Board of Education to reduce a district’s discretionary appropriation if the district is not in compliance as required; amending s. 1011.62, F.S.; requiring students enrolled in community college or university dual enrollment instruction to be included in calculations of full-time equivalent student memberships for certain programs; providing for funding dually enrolled high school students; providing requirements for calculating the disbursement amount to postsecondary institutions; amending s. 1011.84, F.S.; requiring that certain students be counted as full-time equivalent enrollments and included in the Community College Program Fund; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Rules and Calendar.

By Senator Pruitt—

SB 8-A—A bill to be entitled An act relating to trust funds; amending s. 215.20, F.S.; revising the formula for contribution by certain trust funds to the General Revenue Fund; amending s. 215.22, F.S.; exempting certain trust funds and revenues from the appropriation required by s. 215.20, F.S.; amending s. 18.10, F.S.; appropriating certain earnings on investments to the General Revenue Fund; amending s. 18.125, F.S.; providing for the method of investment, and the disposition of interest earned on such investment, of certain trust fund moneys of specified agencies; amending s. 14.2015, F.S.; revising disposition of certain interest earned by the Office of Tourism, Trade, and Economic Development; amending s. 1009.66, F.S.; revising disposition of interest earned on Nursing Student Loan Forgiveness Trust Fund moneys; amending s. 385.207, F.S.; revising disposition of interest earned on Epilepsy Services Trust Fund moneys; amending s. 860.158, F.S.; revising disposition of interest earned on Florida Motor Vehicle Theft Prevention Trust Fund moneys; amending s. 938.01, F.S.; revising disposition of interest earned on specified trust funds of the Department of Law Enforcement and Department of Children and Family Services; reenacting s. 215.32, F.S., relating to segregation of state funds; providing for construction of the

act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Crist—

SB 10-A—A bill to be entitled An act relating to criminal history records; amending s. 943.053, F.S.; establishing a schedule of fees to be collected by the Department of Law Enforcement for producing criminal history information; authorizing the executive director of the department to reduce such fees for good cause; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Clary—

SB 12-A—A bill to be entitled An act relating to state revenue programs; amending s. 195.022, F.S.; limiting the responsibility of the Department of Revenue to furnish certain ad valorem tax forms to specified local officials; requiring certain counties to reproduce the forms; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Clary—

SB 14-A—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of Management Services, the Department of Revenue, and the Department of Environmental Protection; providing for the disposition of balances in and revenues of such trust funds; repealing ss. 122.351 and 650.06, F.S., relating to funding by local agencies and the Social Security Contribution Trust Fund; amending ss. 121.011, 121.031, 121.141, 122.26, 122.27, 122.30, 122.35, 650.04, and 650.05, F.S., to conform; providing for payment of certain social security contributions to the Internal Revenue Service rather than the Social Security Contribution Trust Fund; amending s. 607.1901, F.S., relating to the Corporate Tax Administration Trust Fund; to conform; providing for the additional transfers into the General Revenue Fund; amending ss. 253.03 and 895.09, F.S.; repealing the Forfeited Property Trust Fund in the Department of Environmental Protection; amending s. 932.7055, F.S.; to conform; repealing s. 20.2553, F.S.; repealing the Federal Law Enforcement Trust Fund in the Department of Environmental Protection; repealing s. 110.151(7), F.S., relating to the State Employee Child Care Revolving Trust Fund; repealing s. 213.31, F.S.; terminating the Corporation Tax Administration Trust Fund; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Webster—

SB 16-A—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of State and the Department of Transportation; providing for disposition of balances in and revenues of those trust funds; repealing s. 15.09(4) and (5), F.S., relating to the Corporations Trust Fund and the Public Access Data Systems Trust Fund; repealing ss. 607.1901 and 607.19011, F.S., relating to the Corporations Trust Fund; amending ss. 607.193, 617.1901, 620.183, and 865.09, F.S.; deleting references to the Corporations Trust Fund; providing for deposit of certain moneys into the General Revenue Fund; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

By Senator Campbell—

SB 18-A—A bill to be entitled An act relating to taxation; directing the Department of Revenue to develop and implement an amnesty program for taxpayers subject to the state and local taxes imposed by chapters 125, 198, 199, 201, 202, 203, 206, 211, 212, 220, 221, 336, 370, 376, 403, 538, 624, 627, and 681, F.S.; providing time periods; providing program guidelines; providing for eligible participants; providing for waiver of penalties and interest under specified circumstances; providing for emergency rules; amending ss. 213.235, 220.807, F.S.; providing that the interest rate on certain tax deficiencies shall be an adjusted prime rate plus 4 percentage points; providing a maximum rate; providing legislative intent; providing an appropriation; amending s. 202.35, F.S.; providing a maximum interest rate on delinquent taxes; amending s. 626.932, F.S.; changing the distribution of the surplus lines tax; amending s. 626.938, F.S.; changing the distribution of the tax on independently procured coverages; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing effective dates.

—was referred to the Committee on Finance and Taxation.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senator Carlton—

SB 20-A—A bill to be entitled An act relating to funding for K-12 programs; amending s. 1011.62, F.S.; providing the district cost differential to be used for the 2003-2004 fiscal year; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senator Peadar—

SB 22-A—A bill to be entitled An act relating to health care; amending s. 400.179, F.S.; deleting a repeal of provisions requiring payment of certain fees upon the transfer of the leasehold license for a nursing facility; amending s. 400.23, F.S.; delaying the effective date of certain requirements concerning hours of direct care per resident for nursing home facilities; amending s. 409.901, F.S.; defining the term "third party" to include a third-party administrator or pharmacy benefits manager; amending s. 409.904, F.S.; revising provisions governing the payment of optional medical benefits for certain Medicaid-eligible persons; amending s. 409.906, F.S.; deleting provisions authorizing payment for adult dental services; revising requirements for hearing and visual services to limit such services to persons younger than 21 years of age; amending s. 409.908, F.S., relating to reimbursement of Medicaid providers; providing for a fee to be paid to providers returning unused medications and credited to the Medicaid program; conforming a cross-reference; amending s. 409.9081, F.S.; providing a copayment under the Medicaid program for certain nonemergency hospital visits; amending ss. 409.911, 409.9112, 409.9116, and 409.9117, F.S.; revising the disproportionate share program; deleting definitions; requiring the Agency for Health Care Administration to use actual audited data to determine the Medicaid days and charity care to be used to calculate the disproportionate share payment; revising formulas for calculating payments; revising the formula for calculating payments under the disproportionate share program for regional perinatal intensive care centers; providing for estimates of the payments under the rural disproportionate share and financial assistance programs; providing a formula for calculating payments under the primary care disproportionate share program; repealing s. 409.9119, F.S., relating to disproportionate share program for specialty hospitals for children; amending s. 409.912, F.S.; providing for

reimbursement of provider service networks; removing certain requirements for prior authorization for nursing home residents and institutionalized adults; prohibiting value-added rebates to a pharmaceutical manufacturer; deleting provisions authorizing certain benefits in conjunction with supplemental rebates; authorizing the agency to implement a utilization management program for certain services; amending s. 409.9122, F.S.; revising the percentage of Medicaid recipients required to be enrolled in managed care; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senator Webster—

SB 24-A—A bill to be entitled An act relating to the Department of Transportation; creating s. 215.617, F.S.; authorizing the department to issue revenue bonds financed by the repayment of loans from the state-funded infrastructure bank; amending s. 338.165, F.S.; providing for toll rate adjustments for certain toll roads; authorizing the department to request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Beeline-East Expressway, the Sunshine Skyway Bridge, the Navarre Bridge, and the Pinellas Bayway toll facilities to provide funding for transportation projects on the State Highway System; amending s. 338.2275, F.S.; increasing the cap on the amount of bonds that may be issued to fund approved turnpike projects; amending s. 338.231, F.S.; advancing a toll rate adjustment; amending s. 339.12, F.S.; removing the limit for transportation project advances for certain inland counties for certain improvements to the State Highway System; creating s. 373.4139, F.S.; providing for mitigation planning for transportation projects; providing for an annual inventory of wetland and surface-water resources; requiring notice to other government participants; requiring responsible governments to submit the mitigation to appropriate federal agencies; providing that certain transportation projects may be excluded from the mitigation plan; deeming an approved mitigation plan as satisfying mitigation requirements of other governmental agencies; authorizing the creation of an escrow account to fund mitigation projects; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senator Webster—

SB 26-A—A bill to be entitled An act relating to motor vehicles; amending s. 318.15, F.S.; providing for driver's license reinstatement; providing for disposition of fees; amending s. 322.051, F.S.; revising fees; providing that the requirement for a fullface photograph or digital image on an identification card may not be waived under ch. 761, F.S.; amending s. 322.12, F.S.; revising provisions relating to the subsequent testing of driving knowledge and skills; amending s. 322.142, F.S.; providing that the requirement for a fullface photograph or digital image on a driver's license may not be waived under ch. 761, F.S.; amending s. 322.17, F.S.; revising provisions relating to the application for a replacement or duplicate driver's license; amending s. 322.21, F.S.; providing driver's license reinstatement fees; providing for fee distribution; amending s. 322.251, F.S.; providing a conforming change; amending s. 322.29, F.S.; providing driver's license reinstatement fees; providing for fee distribution; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senator Lynn—

SB 28-A—A bill to be entitled An act relating to the Educational Enhancement Trust Fund; amending ss. 24.121 and 1010.70, F.S.; increasing amounts to be deposited into the Educational Enhancement Trust Fund; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing an effective date.

—was referred to the Committee on Appropriations.

Motion

On motion by Senator Lee, by the required constitutional two-thirds vote of the membership the following bill was admitted for introduction outside the purview of the Governor's call:

By Senators Constantine and Carlton—

SB 30-A—A bill to be entitled An act relating to quality education; amending s. 1003.01, F.S.; defining the terms “core-curricula courses” and “extracurricular courses”; amending s. 1003.03, F.S.; establishing the constitutional class size maximum; providing for the determination of averages; providing for the department to calculate averages based upon student membership surveys; providing implementation options for school districts; providing accountability for the class size reduction measures; creating s. 1011.685, F.S.; establishing an operating categorical fund for implementing class size reduction; providing for the use of the funds by school districts; creating s. 1013.735, F.S.; establishing the Classrooms for Kids Program; providing for the allocation of funds; providing requirements for district participation in the program; providing for the use of the funds; creating s. 1013.736, F.S.; establishing the District Effort Recognition Program; providing for eligibility for school district participation; establishing a district equity ratio for purposes of calculating the allocation for the program; providing for the use of the funds; creating s. 1013.737, F.S.; establishing the Class Size Reduction Lottery Revenue Bond Program; authorizing the issuance of revenue bonds to finance or refinance the construction, acquisition, reconstruction, or renovation of educational facilities; providing legislative findings; specifying that the bonds are payable from first proceeds of lottery revenues transferred to the Educational Enhancement Trust Fund; establishing a covenant with bondholders to not materially and adversely affect their rights; providing for issuance of the bonds by the Division of Bond Finance on behalf of the Department of Education; limiting the total amount of such bonds issued; providing for deposit of bond proceeds in the Lottery Capital Outlay and Debt Service Trust Fund; providing for the filing of complaints for validation; providing for timely encumbrances of funds for authorized projects; amending s. 24.121, F.S.; removing limitations on lottery revenues that may be pledged to the payment of debt service; amending s. 121.091, F.S.; authorizing certain instructional personnel who receive authorization to extend participation in the Deferred Retirement Option Program; amending s. 220.187, F.S.; increasing the total amount of tax credit and carryforward of tax credit which may be granted each state fiscal year; requiring parental notification to the school district; allowing tax credits to be carried forward; providing procedures; amending s. 1003.02, F.S.; requiring school districts to notify parents of acceleration mechanisms; eliminating a cross-reference to conform to changes made by the act; amending s. 1003.43, F.S.; providing that parenting skills be included; removing the requirement that a life management course be offered during the 9th and 10th grade years; providing that participation in R.O.T.C. class satisfies a portion of the physical education requirement; creating s. 1003.429, F.S.; providing for accelerated high school graduation options; providing requirements; prohibiting school districts from imposing additional requirements; amending s. 1007.261, F.S.; aligning university admission standards with accelerated high school graduation options; revising credits required; amending s. 1003.436, F.S.; reducing the number of hours required for one full credit for district schools implementing block scheduling; amending s. 1011.62, F.S.; removing a date limitation to provide for categorical flexibility; revising purposes of categorical

funds; amending s. 1011.69, F.S.; deleting obsolete provisions; revising allocation amount to average percent of funds generated; revising the exemption for certain charter schools; providing that Classrooms for Kids operating categorical funds are not subject to provisions requiring equity in school funding; amending s. 1013.03, F.S.; requiring the Department of Education to review rules relating to school construction and make recommendations to the State Board of Education; amending s. 1013.31, F.S.; requiring school districts to periodically update the inventory of educational facilities; amending s. 1002.37, F.S.; providing that certain funds are internal funds; authorizing supplemental support organization; revising administrative responsibilities regarding funding and reporting requirements for the board of trustees of the Florida Virtual School; authorizing franchise agreements; providing for funding the Florida Virtual School within the Florida Education Finance Program; providing for funding based on credit completion; providing a calculation; eliminating obsolete provisions; amending s. 1011.61, F.S.; redefining the term “full-time equivalent student” to include a Florida Virtual School student; providing for membership to exceed certain maximum days of instruction; creating the Florida Business and Education in School Together (Florida BEST) Program; requiring school districts to seek business partners for Florida BEST schools; requiring each school district to create a Florida BEST school evaluation committee; defining a “Florida Business and Education in School Together (Florida BEST) school”; providing for priority in admission of students; providing parental responsibility; providing for contracts to operate Florida BEST schools; providing school district and business responsibilities for Florida BEST schools; providing exemptions from local government ordinances or regulations relating to square footage or floor area; repealing ss. 1002.33(13), 1012.41, 1012.73, and 1013.43, F.S., relating to number of charter schools, directors of career and technical education, the Florida Mentor Teacher School Pilot Program, and the small school requirement; amending s. 216.292, F.S.; requiring the Executive Office of the Governor to transfer funds for class size reduction based on recommendations of the Florida Education Finance Program Appropriation Allocation Conference or the Legislative Budget Commission; requiring notice and review; amending s. 1003.62, F.S.; making pilot program statewide; providing additional criteria for the establishment of a charter school district; providing for renewal of the charter; providing certain exemptions from law and rule; providing reporting requirements; grandfathering certain districts; amending s. 1013.64, F.S.; providing limitations on the use of certain funds; revising provisions relating to the costs per student station; requiring reports; creating s. 1000.041, F.S.; providing legislative purposes and guiding principles of Better Educated Students and Teachers (BEST) Florida Teaching; amending s. 1001.33, F.S.; requiring cooperation to apply guiding principles; amending s. 1001.42, F.S.; providing that a district school board may use certain personnel to assist teachers in noninstructional activities; requiring school district support of certain activities and programs; clarifying provisions concerning a school-within-a-school; amending ss. 1001.51 and 1001.54, F.S.; requiring cooperation and support of district school superintendents and school principals; amending s. 1002.20, F.S.; providing student rights with respect to classroom orderliness; amending s. 1002.42, F.S.; correcting a cross-reference; amending s. 1003.04, F.S.; requiring specified student conduct and attendance; requiring parental cooperation with school authority; amending s. 1003.31, F.S.; requiring support of the authority of teachers and bus drivers; amending s. 1003.32, F.S.; revising provisions relating to teacher authority and responsibility for control of students; designating a school placement review committee to determine placement for disruptive students; requiring reports; requiring Commissioner of Education review of success in achieving orderly classrooms and use of enforcement actions; requiring reporting of knowledge or suspicion of crimes of violence on school property and providing immunity; amending s. 1004.04, F.S.; revising provisions relating to state approval of teacher preparation programs; expanding State Board of Education rules establishing core curricula; requiring teacher preparation programs to incorporate certain instruction; providing for guarantee; providing for additional teacher training under certain circumstances; authorizing pay for student teacher internships; authorizing additional standards for program approval and certification; deleting the requirement that pilot programs be established at the University of Central Florida, the University of North Florida, and the University of South Florida; allowing pilot programs to be established as authorized by the Commissioner of Education at colleges and universities with state-approved teacher education programs; providing priority consideration for participation in teacher education pilot programs; amending ss. 1006.08 and 1006.09, F.S.; requiring district school superintendent and school principal support relating to student discipline; amending s.

1012.05, F.S.; requiring the Department of Education to provide for one-stop shopping for teacher career information and on-line support; authorizing use of funds to recruit and prepare teachers; creating s. 1012.231, F.S.; establishing a salary career ladder program; providing levels of career ladder salary; providing standards; providing limitations or certain assignments; requiring the State Board of Education to develop a long-range plan; amending s. 1012.27, F.S.; requiring district school superintendents to implement district's career ladder salary program; amending s. 1012.56, F.S.; revising the time period for which an official statement of status of eligibility for certification is valid; revising requirements for mastery of general knowledge, mastery of subject area knowledge, and mastery of professional preparation and education competence; amending s. 1012.57, F.S.; requiring district school boards to adopt rules to allow for the issuance of adjunct teaching certificates; revising provisions relating to determination of expertise in the subject area to be taught; amending s. 1012.585, F.S.; revising certain requirements for renewal of professional certificates; correcting a cross-reference; creating s. 1012.586, F.S.; authorizing school districts to process certain applications via website; providing for a fee and the uses thereof; amending s. 1012.98, F.S.; revising provisions relating to the School Community Professional Development Act; deleting provisions relating to recruitment, preparation, and professional development of school administrative personnel; amending s. 1009.531, F.S.; correcting a cross-reference; creating ss. 159.831, 159.832, 159.833, 159.834, and 159.835, F.S., relating to the Florida Qualified Public Educational Facilities Private Activity Bond Allocation Act; providing definitions; providing certain state volume limitations on certain private bond activity; providing for department review; authorizing rule adoption; amending s. 1012.22, F.S.; providing that district's five-percent performance-pay policy must apply at each level of the salary career ladder program; creating s. 1012.987, F.S.; authorizing the State Board of Education to adopt rules for a principal leadership designation; requiring districts to compare certain life-cycle costs of materials used in constructing or expanding educational facilities; providing for severability; providing for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature; providing effective dates.

—was referred to the Committees on Education; and Appropriations.

MOTIONS RELATING TO COMMITTEE MEETINGS

On motion by Senator Lee, the rules were waived and the Committee on Education was granted permission to meet Tuesday, May 13 from

12:00 p.m. until 3:00 p.m. The deadline for filing amendments is Tuesday, May 13 at 10:00 a.m.

On motion by Senator Lee, the rules were waived and the subcommittees of the Committee on Appropriations were granted permission to meet this day from 2:00 p.m. until 7:00 p.m.

On motion by Senator Lee, the rules were waived and the Committees on Appropriations; and Finance and Taxation were granted permission to meet Wednesday, May 14 from 10:30 a.m. until 7:00 p.m. The deadline for filing amendments is Tuesday, May 13 at 3:00 p.m.

On motions by Senator Lee, the rules were waived and committees were permitted to meet later than 7:00 p.m. if necessary; and committee meetings will be permitted to notice and meet without announcement from the floor if necessary.

MOTIONS

On motion by Senator Lee, a deadline of 3:00 p.m. Thursday, May 15, was set for filing amendments to the Appropriations bill and the Appropriations Implementing bills to be considered Friday, May 16.

On motion by Senator Lee, the rules were waived to allow the Appropriations bill and Appropriations Implementing bills to be read the second and third times on the same day.

On motion by Senator Lee, the rules were waived to allow the Special Order Calendar to be set on the floor.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 2, Regular Session, was corrected and approved.

RECESS

On motion by Senator Lee, the Senate recessed at 1:36 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Friday, May 16 or upon call of the President.