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REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By Senator Wise—

SB 1920—A bill to be entitled An act relating to the Florida Endowment for Vocational Rehabilitation; amending s. 413.615, F.S.; removing a provision that requires the State Board of Administration to invest and reinvest moneys in the endowment fund for the Florida Endowment for Vocational Rehabilitation; requiring that a specified percent of the remainder of all civil penalties received by a county court pursuant to ch. 318, F.S., be remitted to the Department of Revenue on a monthly basis for deposit in the endowment fund; requiring that a specified percent of the additional fine assessed for violating traffic regulations protecting mobility-impaired persons be remitted to the Department of Revenue on a monthly basis for deposit in the endowment fund; providing an effective date.

—was referred to the Committee on Education Pre-K - 12; and the Policy and Steering Committee on Ways and Means.

By Senator Wise—

SB 2034—A bill to be entitled An act relating to arbitration agreements governing certain medical negligence claims; creating s. 682.025, F.S.; defining terms; providing that arbitration agreements written in conformity with the Florida Arbitration Code are consistent with the public policy of this state; providing that an arbitration agreement that violates the requirements of the Florida Arbitration Code is voidable at the option of the consumer until the initiation of arbitration; prohibiting an arbitration agreement from restricting or abolishing any substantive or due process right or restricting in any way damages or remedies available to a patient or nursing home resident; requiring each arbitration agreement to include a provision for selecting arbitrators by mutual agreement of the patient or nursing home resident and the health care provider; requiring the court to appoint arbitrators who are acceptable to both parties if the parties are unable to reach an agreement for selecting the arbitrators; requiring the provider to explain the pre-dispute agreement in detail to the consumer; providing that the pre-dispute agreement may be rescinded at any time before the initiation of arbitration by the consumer or the provider by notifying the other in writing of the rescission; requiring each pre-dispute agreement and post-dispute agreement to contain certain specified provisions; requiring that the provider give a copy of the pre-dispute agreement to the patient or nursing home resident; prohibiting a health care provider from refusing to serve a patient if the patient declines to sign an arbitration agreement or chooses to rescind the arbitration agreement; prohibiting a health care provider from presenting arbitration agreements to patients under certain circumstances; requiring a provider to give a patient a specified period of time to review the post-dispute agreement and to consult an attorney; providing an effective date.

—was referred to the Committee on Health Regulation.

By the Committee on Commerce; and Senator Lynn—

CS for SB 152—A bill to be entitled An act relating to an environmental surcharge on bottled water; establishing a surcharge on bottled water sold at retail in this state; requiring that moneys collected from the surcharge be deposited into the Ecosystem Management and Restoration Trust Fund; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; and Finance and Tax; and the Policy and Steering Committee on Ways and Means.

By the Committees on Criminal Justice; and Regulated Industries; and Senator Wise—

CS for CS for SB 366—A bill to be entitled An act relating to retail sales of smoking pipes and smoking devices; creating s. 569.0073, F.S.; prohibiting retail sales of certain smoking pipes and smoking devices under certain circumstances; specifying criteria for the lawful sales of such items; providing a criminal penalty for unlawful sales of such items; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By the Committee on Health Regulation; and Senator Bennett—

CS for SB 482—A bill to be entitled An act relating to motor vehicles; creating the “Highway Safety Act”; providing legislative intent relating to road rage and aggressive careless driving; requiring the Department of Highway Safety and Motor Vehicles to provide information about the Highway Safety Act in driver’s license educational materials; amending s. 316.003, F.S.; defining the term “road rage”; amending s. 316.083, F.S.; requiring an operator of a motor vehicle to yield the left lane when being overtaken on a multilane highway; providing exceptions; amending s. 316.1923, F.S.; revising the number of specified acts necessary to qualify as an aggressive careless driver; providing specified punishments for aggressive careless driving; specifying the allocation of moneys received from the increased fine imposed for aggressive careless driving; re-enacting s. 316.650(1)(a), F.S., relating to traffic citations, to incorporate the amendments made to s. 316.1923, F.S., in a reference thereto; amending s. 318.1451, F.S.; requiring driver improvement schools to collect a fee from certain persons taking a basic driver improvement course; providing for such fees to be used to provide signage and educational materials relating to the act; amending s. 318.19, F.S.; providing that a second or subsequent infraction as an aggressive careless driver requires attendance at a mandatory hearing; providing for the disposition of the increased penalties; amending s. 320.697, F.S.; authorizing actions for civil damages against motor vehicle dealers; amending s. 322.05, F.S.; requiring certain persons under 18 years of age to complete a basic driver improvement course before being issued a driver’s license; providing an exception; providing an effective date.

—was referred to the Committee on Judiciary; and the Policy and Steering Committee on Ways and Means.

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

CS for SB 544—A bill to be entitled An act relating to brownfield development; amending s. 212.08, F.S.; expanding the definition of the term “mixed-use project” for purposes of a tax exemption applicable to building materials; amending s. 220.1845, F.S.; providing requirements

for claiming certain site rehabilitation costs in an application for a contaminated site rehabilitation tax credit; amending s. 288.107, F.S.; redefining the term “eligible business” to revise the criteria under which a business is eligible to receive a bonus refund for a brownfield redevelopment project; amending s. 376.30781, F.S.; providing requirements for claiming certain site rehabilitation costs in an application for a contaminated site rehabilitation tax credit; amending s. 376.85, F.S.; specifying additional requirements for the Department of Environmental Protection in its annual report to the Legislature regarding site rehabilitation; amending s. 403.1835, F.S.; specifying criteria for prioritizing certain brownfield site projects that eliminate public health hazards; providing an effective date.

—was referred to the Committees on Commerce; Finance and Tax; and General Government Appropriations; the Policy and Steering Committee on Ways and Means; and the Committee on Rules.

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

CS for SB 550—A bill to be entitled An act relating to environmental protection; creating part VII of ch. 373, F.S., relating to water supply policy, planning, production, and funding; providing a declaration of policy; providing for the powers and duties of water management district governing boards; requiring the Department of Environmental Protection to develop the Florida water supply plan; providing components of the plan; requiring water management district governing boards to develop water supply plans for their respective regions; providing components of district water supply plans; providing legislative findings and intent with respect to water resource development and water supply development; requiring water management districts to fund and implement water resource development; specifying water supply development projects that are eligible to receive priority consideration for state or water management district funding assistance; encouraging cooperation in the development of water supplies; providing for alternative water supply development; encouraging municipalities, counties, and special districts to create regional water supply authorities; establishing the primary roles of the water management districts in alternative water supply development; establishing the primary roles of local governments, regional water supply authorities, special districts, and publicly owned and privately owned water utilities in alternative water supply development; requiring the water management districts to detail the specific allocations to be used for alternative water supply development in their annual budget submission; requiring that the water management districts include the amount needed to implement the water supply development projects in each annual budget; establishing general funding criteria for funding assistance to the state or water management districts; establishing economic incentives for alternative water supply development; providing a funding formula for the distribution of state funds to the water management districts for alternative water supply development; requiring that funding assistance for alternative water supply development be limited to a percentage of the total capital costs of an approved project; establishing a selection process and criteria; providing for cost recovery from the Public Service Commission; providing selection criteria for submittal of water supply projects to the State Board of Administration; requiring a water management district governing board to conduct water supply planning for each region identified in the district water supply plan; providing procedures and requirements with respect to regional water supply plans; providing for joint development of a specified water supply development component of a regional water supply plan within the boundaries of the Southwest Florida Water Management District; providing that approval of a regional water supply plan is not subject to the rulemaking requirements of the Administrative Procedure Act; requiring the department to submit annual reports on the status of regional water supply planning in each district; providing construction with respect to the water supply development component of a regional water supply plan; requiring water management districts to present to certain entities the relevant portions of a regional water supply plan; requiring certain entities to provide written notification to water management districts as to the implementation of water supply project options; requiring water management districts to notify local governments of the need for alternative water supply projects; requiring water management districts to assist local governments in the development and future revision of local government comprehensive plan elements or public facilities reports related to water resource issues; providing for the creation of regional water

supply authorities; providing purpose of such authorities; specifying considerations with respect to the creation of a proposed authority; specifying authority of a regional water supply authority; providing authority of specified entities to convey title, dedicate land, or grant land-use rights to a regional water supply authority for specified purposes; providing preferential rights of counties and municipalities to purchase water from regional water supply authorities; providing exemption for specified water supply authorities from consideration of certain factors and submissions; providing applicability of such exemptions; authorizing the West Coast Regional Water Supply Authority and its member governments to reconstitute the authority’s governance and rename the authority under a voluntary interlocal agreement; providing compliance requirements with respect to the interlocal agreement; providing for supersession of conflicting general or special laws; providing requirements with respect to annual budgets; specifying the annual millage for the authority; authorizing the authority to request the governing board of the district to levy ad valorem taxes within the boundaries of the authority to finance authority functions; providing requirements and procedures with respect to the collection of such taxes; amending ss. 120.52, 163.3167, 163.3177, 163.3191, 189.404, 189.4155, 189.4156, and 367.021, F.S.; conforming cross-references and removing obsolete provisions; amending s. 373.019, F.S.; redefining the term “alternative water supply” to include conservation projects; amending ss. 373.036, 373.0363, 373.0421, 373.0695, 373.223, 373.2234, 373.229, 373.236, 373.536, 373.59, 378.212, 378.404, 403.0891, 403.890, 403.891, and 682.02, F.S.; conforming cross-references and removing obsolete provisions; renumbering s. 373.71, F.S.; relating to the Apalachicola-Chattahoochee-Flint River Basin Compact, to clarify retention of the section in part VI of ch. 373, F.S.; repealing s. 373.0361, F.S., relating to regional water supply planning; repealing s. 373.0391, F.S., relating to technical assistance to local governments; repealing s. 373.0831, F.S., relating to water resource and water supply development; repealing s. 373.196, F.S., relating to alternative water supply development; repealing s. 373.1961, F.S., relating to water production and related powers and duties of water management districts; repealing s. 373.1962, F.S., relating to regional water supply authorities; repealing s. 373.1963, F.S., relating to assistance to the West Coast Regional Water Supply Authority; amending s. 373.079, F.S.; deleting the requirement that the district governing board delegate its authority to take final actions; amending s. 373.083, F.S.; deleting the restriction against reviewing delegations by the board under ch. 120, F.S.; amending s. 373.118, F.S.; requiring the board to provide a process for referring certain delegated actions to the governing board for final action; creating s. 373.4131, F.S.; providing legislative findings; providing definitions; directing the Department of Environmental Protection, along with the water management districts, to create a statewide uniform stormwater management rule; providing requirements for rule creation; exempting agriculture from the rule; amending s. 403.031, F.S.; modifying the definition of “pollution” to include excess nutrients; providing definitions for “first magnitude spring” and “second magnitude spring”; amending 403.061, F.S.; directing the Department of Environmental Protection to limit nutrients in water bodies; directing the Department of Environmental Protection, along with the water management districts, to create and maintain an online, public database for consumptive use permits; creating s. 403.0675, F.S.; directing the Department of Environmental Protection to establish and implement numeric nutrient criteria that comply with the United States Environmental Protection Agency’s requirements; providing legislative findings; providing requirements for development of the numeric nutrient criteria; amending s. 215.619, F.S.; authorizing the issuance of bonds to be used to finance the management of sewage facilities in the Florida Keys Area; amending s. 380.0552, F.S.; revising legislative intent relating to the designation of the Florida Keys as an area of critical state concern; revising the procedures for removing the designation; providing for administrative review of such removal rather than judicial review; authorizing the Administration Commission to adopt rules or revise existing rules; revising the principles guiding development; revising compliance requirements for reviewing comprehensive plan amendments; amending s. 381.0065, F.S.; providing additional legislative intent; providing additional requirements for onsite sewage treatment and disposal systems in Monroe County; providing a definition for “evaluation” and “responsible management entity”; directing the Department of Health, the Department of Community Affairs, and the Department of Environmental Protection to develop guidelines for the creation of responsible management entities; providing for duties and powers of responsible management entities; providing a statewide implementation schedule for responsible management entities; prohibiting the land application of septage after July 1, 2015;

amending s. 381.00655, F.S.; requiring responsible management entities to pay central sewer connection fees; amending s. 381.0066, F.S.; providing an annual operating permit fee for responsible management entities; directing the Department of Health to evaluate fee schedules set by responsible management entities; providing minimum requirements for the evaluation; amending s. 403.086, F.S.; requiring the Department of Environmental Protection to submit a report on the effects of reclaimed water use; clarifying reuse requirements for domestic wastewater facilities that discharge through ocean outfalls; providing legislative findings and discharge requirements for wastewater facilities in Monroe County; prohibiting the land application of class AA, class A, and class B wastewater residuals; exempting class AA residuals marketed, distributed, and applied as fertilizer, repealing sections 4, 5, and 6 of chapter 99-395, Laws of Florida, as amended, relating to sewage treatment in the Florida Keys; amending ss. 11.45 and 403.1835, F.S.; conforming terms to changes made by the renaming the corporation; amending s. 403.1837, F.S.; renaming the "Florida Water Pollution Control Financing Corporation" as the "Florida Water Pollution Control and Drinking Water Financing Corporation"; expanding the jurisdiction of the corporation to include loans made from the drinking water state revolving loan fund; amending s. 403.8532, F.S.; providing definitions for the terms "bonds" and "corporation"; conforming provisions to changes made by the act; authorizing the Department of Environmental Protection to adopt certain rules; amending s. 403.8533, F.S.; revising the purposes for the Drinking Water Revolving Loan Trust Fund; providing that the trust fund is exempt from the termination provisions of the State Constitution; creating part IV of ch. 369, F.S.; providing a short title; providing legislative findings and intent with respect to the need to protect and restore springs and ground water; providing definitions; requiring the Department of Environmental Protection to delineate the springsheds of specified springs; requiring the department to adopt spring protection zones by secretarial order; requiring the department to adopt total maximum daily loads and basin management action plans for spring systems; providing requirements for onsite sewage treatment and disposal systems; providing requirements for agricultural operations; authorizing the Department of Environmental Protection, the Department of Health, and the Department of Agriculture and Consumer Services to adopt rules; requiring the water management districts and local governments to evaluate and remediate nitrogen loading and begin implementing management plans within the spring protection zones; amending s. 259.105, F.S.; providing priority under the Florida Forever Act for projects within a springs protection zone; amending s. 369.317, F.S.; clarifying mitigation offsets in the Wekiva Study Area; creating s. 373.631, F.S.; providing legislative intent to utilize State University System academic bodies to provide regular science-based policy recommendations to the Legislature; directing that the University of Florida Water Institute be the lead academic body; amending s. 553.77, F.S.; directing the Florida Building Commission to recommend products that result in water conservation; amending s. 215.47, F.S.; authorizing the State Board of Administration to make investments in alternative water supply and water resource development projects; amending 373.129, F.S.; requiring the water management districts to submit to alternative dispute resolution in conflicts with other governmental entities; amending s. 403.707, F.S.; requiring liners for new construction and demolition debris landfills; amending s. 298.66, F.S.; fixing a scrivener's error to align statutory effect with legislative intent; amending s. 212.054, F.S.; allowing counties designated as an area of critical state concern to levy a one-cent sales surtax for stormwater and wastewater management; requiring approval of the surtax by voter referendum; providing an effective date.

—was referred to the Committee on Governmental Oversight and Accountability; the Policy and Steering Committee on Ways and Means; and the Committee on Rules.

By the Committee on Regulated Industries; and Senator Jones—

CS for SB 674—A bill to be entitled An act relating to the state lottery; amending s. 24.105, F.S.; authorizing the use of player-activated machines that have additional functionality; amending s. 24.111, F.S.; adding limited liability companies to the list of potential vendors that the Department of the Lottery must investigate; prohibiting the department from entering into a contract for a major procurement if a managing member of the vendor has been convicted of a felony; removing a duplicative provision; amending s. 24.113, F.S.; removing a provision limiting the percentage of the same type of minority retailer that the

Department of the Lottery may contract with to 35 percent; amending s. 24.114, F.S.; providing a penalty for failure by a retailer to remit funds as required; providing an effective date.

—was referred to the Committees on Criminal Justice; and Governmental Oversight and Accountability; the Policy and Steering Committee on Ways and Means; and the Committee on Rules.

By the Committee on Transportation; and Senator Wise—

CS for SB 924—A bill to be entitled An act relating to driving under the influence; amending s. 322.28, F.S.; deleting a requirement for permanent revocation of the driver's license or driving privilege of a person who has been convicted four times for violating specified offenses of driving under the influence; providing that a person who has been convicted three times for violating specified offenses of driving under the influence may obtain a driver's license upon satisfying certain conditions; providing an effective date.

—was referred to the Committees on Criminal Justice; and Transportation and Economic Development Appropriations.

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

CS for SB 1194—A bill to be entitled An act relating to alimony; amending s. 61.08, F.S.; allowing for award of more than one type of alimony; revising factors to be considered in whether to award alimony or maintenance; providing for award of bridge-the-gap alimony; providing that such an award is not modifiable; providing for award of rehabilitative alimony in certain circumstances; providing for modification or termination of such an award; providing for award of durational alimony in certain circumstances; providing for modification or termination of such an award; providing for award of permanent alimony in certain circumstances; providing for modification or termination of such an award; providing an effective date.

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

By the Committee on Judiciary; and Senator Joyner—

CS for SB 1544—A bill to be entitled An act relating to probate procedures; amending s. 655.934, F.S.; updating terminology relating to a durable power of attorney; amending s. 655.935, F.S.; imposing additional duties on the lessor of a safe-deposit box relating to the contents of the box when the lessee has died; authorizing the lessor to charge fees for performing such duties; amending s. 731.110, F.S.; revising requirements relating to filing a caveat; providing that a caveat may be filed before or after a person's death; providing for the expiration of the caveat; amending s. 731.201, F.S.; revising the definitions of "formal notice" and "informal notice"; amending s. 731.301, F.S.; clarifying provisions relating to notice; amending s. 732.2125, F.S.; clarifying a provision relating to the right of election; amending s. 732.401, F.S.; providing that a decedent's spouse may elect to take an interest in a homestead as a tenant in common rather than a life estate; providing procedures and forms for filing notice of such election; providing that such election is irrevocable; providing for the allocation of expenses relating to the homestead; specifying that the interests of the decedent's descendants in the homestead may not be divested if the spouse's interest is disclaimed; amending s. 732.4015, F.S.; providing that if a spouse's interest in a homestead has been disclaimed, the disclaimed interest passes in accordance with ch. 739, F.S.; creating s. 732.4017, F.S.; providing for the inter vivos transfer of homestead property; providing limitations; amending s. 732.608, F.S.; clarifying provisions relating to which laws apply when determining intestate succession in certain circumstances; creating s. 732.805, F.S.; denying certain rights or benefits to a surviving spouse who procured a marriage by fraud, duress, or undue influence; providing procedures for challenging a surviving spouse; providing for the award of costs and fees; providing for notice to obligors; providing a time limitation on bringing such actions; creating s. 733.1051, F.S.; providing for the temporary construction of the terms of a will that has specified provisions with respect to federal tax; authorizing the court to define respective shares or determine beneficiaries during a specified period if the will contains certain provisions; providing that

such provision is remedial in nature and operates retroactively to January 1, 2010; amending s. 733.107, F.S.; providing that, in a will contest, certain affidavits and oaths are prima facie evidence relating to execution and attestation of a will; amending s. 733.2123, F.S.; deleting the requirement for attaching a copy of a will to a notice of a petition for administration; amending s. 733.608, F.S.; specifying the manner for serving notice of the personal representative's lien for expenditures and obligations incurred; amending s. 735.203, F.S.; revising provisions relating to providing notice for a petition for summary administration; amending s. 736.1102, F.S.; clarifying provisions relating to which laws apply when determining intestate succession in certain circumstances; amending s. 744.444, F.S.; conforming provisions to changes made by the act; providing effective dates.

—was referred to the Committees on Banking and Insurance; and Finance and Tax.

By the Committee on Regulated Industries; and Senator Negron—

CS for SB 1964—A bill to be entitled An act relating to design professionals; amending s. 725.08, F.S.; limiting the liability of design professionals for certain economic damages resulting from the performance of professional services that are the subject of a contract under certain circumstances; providing an effective date.

—was referred to the Committee on Judiciary.

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

CS for SB 1972—A bill to be entitled An act relating to veterans; amending s. 496.406, F.S.; exempting certain veterans' organizations from requirements to file registration statements with the Department of Agriculture and Consumer Services; amending s. 295.187, F.S.; revising the definition of the term "service-disabled veteran" for purposes of the Florida Service-Disabled Veteran Business Enterprise Opportunity Act; amending s. 296.06, F.S.; revising eligibility requirements for residency in the Veterans' Domiciliary Home of Florida; amending s. 296.36, F.S.; revising eligibility requirements for admittance into a licensed health care facility operated by the Department of Veterans' Affairs; providing an effective date.

—was referred to the Committee on Health and Human Services Appropriations.

By the Committees on Environmental Preservation and Conservation; and Commerce; and Senator Ring—

CS for CS for SB 2000—A bill to be entitled An act relating to ports; amending ss. 161.055 and 253.002, F.S.; conforming provisions to changes made by the act; amending s. 311.09, F.S.; requiring the Department of Transportation to include certain seaport projects and funding related to the Florida Seaport Transportation and Economic Development grant program in its legislative budget request; requiring the department to submit work program amendments requested by the Florida Seaport Transportation and Economic Development Council within a certain timeframe; amending s. 373.403, F.S.; revising the definition for "stormwater management system" to exempt certain structures from regulation; creating s. 373.4133, F.S.; providing legislative findings; providing for port conceptual permits; providing which ports may apply for a port conceptual permit; authorizing a private entity that has adjacent property to apply for a permit; specifying the length of time for which a permit may be issued; providing that a conceptual permit is the state's water quality compliance certification and conceptual determination of consistency with the state's coastal zone management program; providing for permit applications and application requirements; requiring the department to effect a certain balance between the benefits of the facility and the environment; providing that a permit provides certain assurances with respect to construction permits if certain requirements are met; providing for advance mitigation; providing that certain actions may not be delegated by the Board of Trustees of the Internal Improvement Trust Fund; providing an exception for sovereignty submerged lands; providing procedures for the approval or denial of an application; providing for administrative challenges; authorizing the department and the board to issue certain permits and authoriza-

tions before certain actions are taken under the Endangered Species Act; authorizing the department and the board to adopt rules; amending s. 403.061, F.S.; removing the requirement for the Department of Environmental Protection to enter into memoranda of agreement relating to the issuance of certain joint coastal permits or other permits with the Florida Ports Council; amending s. 403.813, F.S.; revising requirements relating to maintenance dredging at seaports; revising the mixing zone and a requirement relating to the discharge of return water; increasing the time allowance for maintenance dredging after a storm event; providing an effective date.

—was referred to the Committee on Transportation and Economic Development Appropriations; and the Policy and Steering Committee on Ways and Means.

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

CS for SB 2046—A bill to be entitled An act relating to employee leasing companies; amending s. 468.5245, F.S.; deleting the requirement that an employee leasing company obtain approval of the Board of Employee Leasing Companies before changing the name or location of a company; providing that board approval is not required before the purchase or acquisition of a company if a controlling person in the company is licensed; deleting provisions requiring board approval prior to existing stockholder or partners of a company acquiring control of a company; amending s. 468.528, F.S.; providing that failure to timely pay a license renewal fee subjects the licensee to disciplinary action; amending s. 468.534, F.S.; specifying that the regulatory requirements applicable to employee leasing companies do not affect the eligibility of such companies, their clients, or leased employees for any local or state tax credit, economic incentive, or other benefit; providing an effective date.

—was referred to the Committee on General Government Appropriations.

By the Committee on Health Regulation; and Senators Fasano, Aronberg, Gaetz, and Gelber—

CS for SB 2272—A bill to be entitled An act relating to pain management; amending s. 456.037, F.S.; providing that pain-management clinics are business establishments subject to licensure by the Department of Health; requiring a health professional licensee who works at a pain-management clinic that prescribes controlled substances to be responsible for maintaining control and security over his or her blank prescription pads and any other method used to prescribe controlled substance pain medication; requiring the health professional licensee to notify the department within a specified time after the theft or loss of blank prescription pads; requiring a health professional licensee to give written notice to the applicable board within a specified period after the health professional licensee's termination of employment at the pain-management clinic; amending s. 456.057, F.S.; providing that the Department of Health is not required to attempt to obtain authorization from a patient for the release of the patient's medical records under certain circumstances; amending s. 456.069, F.S.; authorizing the Department of Health to inspect a pain-management clinic in a lawful manner at all reasonable hours for the purpose of determining if any provision of ch. 456, F.S., or any rule adopted by the department has been violated; authorizing the department to obtain patient records without authorization or subpoena if the department has probable cause to believe that a violation of s. 456.072, F.S., has occurred or is occurring; amending s. 456.071, F.S.; providing venue for judicial challenges to any subpoena or order issued by the Department of Health during its investigations; amending s. 456.072, F.S.; providing additional acts that constitute grounds for disciplinary actions against health professional licensees; amending s. 458.309, F.S.; requiring all privately owned pain-management clinics, or offices that primarily engage in the treatment of pain by prescribing or dispensing controlled substance medications or that employ a physician who is primarily engaged in the treatment of pain by prescribing or dispensing controlled substance medications, to register with the Department of Health within a specified time; providing an exception; authorizing the department to deny an application for registering a pain-management clinic or to revoke or suspend the current registration certificate of a pain-management clinic for certain reasons; authorizing the department to impose fines for certain violations of law; requiring the department to consider certain factors when calculating the amount of the fine; providing that each day a violation

continues constitutes an separate violation; requiring the pain-management clinic to document in writing all efforts undertaken by the pain-management clinic to correct a violation; providing that the owner or designated physician of a pain-management clinic is subject to an administrative fine; providing that the owner of a pain-management clinic who does not apply for a change-of-ownership license and who operates the clinic under a new ownership is subject to a fine; requiring the department to discuss each violation with the owner or designated physician of the pain-management clinic before a formal written notification; requiring a pain-management clinic to cease operating if its registration certificate is revoked or suspended; requiring certain named persons to remove all signs and symbols identifying the premises as a pain-management clinic; prohibiting any person acting as an individual or as part of a group from applying for a certificate to operate a pain-management clinic for a certain period after the date the person's registration certificate is revoked; providing for disposition of drugs at a former pain-management clinic; providing that certain clinics, facilities, and offices that advertise any type of pain-management services are exempt from the registration provisions under certain conditions; requiring the department and the Boards of Medicine and Osteopathic Medicine to adopt rules; creating ss. 458.3265 and 459.0137, F.S.; providing for requirements for the registration of pain-management clinics; prohibiting a physician or an osteopathic physician from practicing medicine in a pain-management clinic under certain conditions; requiring each location of a pain-management clinic to be registered separately regardless of whether the clinic is operated under the same business name or management as another clinic; prohibiting a pain-management clinic from being owned by or having any contractual relationship with certain specified persons; providing that if the department finds that a privately owned pain-management clinic is owned by a person possessing disqualifying criteria, the department shall refuse to register the pain-management clinic or revoke a previously issued certificate of registration; prohibiting a person from dispensing medication on the premises of a registered pain-management clinic unless he or she is a physician licensed under ch. 458 or ch. 459, F.S.; requiring a physician to document in the patient's record why the physician is prescribing or dispensing more than a specified amount of a controlled substances for the treatment of chronic nonmalignant pain; amending s. 458.327, F.S.; providing that the commission of certain specified acts while managing a pain-management clinic constitutes a felony of the third degree or a misdemeanor of the first degree; amending s. 459.005, F.S.; requiring all privately owned pain-management clinics, or offices that primarily engage in the treatment of pain by prescribing or dispensing controlled substance medications or that employ a physician who is primarily engaged in the treatment of pain by prescribing or dispensing controlled substance medications, to register with the Department of Health within a specified time; providing an exception; providing that certain clinics, facilities, and offices that advertise any type of pain-management services are exempt from the registration provisions under certain conditions; authorizing the department to deny an application for registering a pain-management clinic or to revoke or suspend the current registration certificate of a pain-management clinic for certain reasons; authorizing the department to impose fines for certain violations of law; requiring the department to consider certain factors when calculating the amount of the fine; providing that each day a violation continues constitutes a separate violation; requiring the pain-management clinic to document in writing all efforts undertaken by the pain-management clinic to correct a violation; providing that the owner or designated physician of a pain-management clinic is subject to an administrative fine; providing that the owner of a pain-management clinic who does not apply for a change-of-ownership license and who operates the clinic under a new ownership is subject to a fine; requiring the department to discuss each violation with the owner or designated physician of the pain-management clinic before a formal written notification; requiring a pain-management clinic to cease operating if its registration certificate is revoked or suspended; requiring certain named persons to remove all signs and symbols identifying the premises as a pain-management clinic; prohibiting any person acting as an individual or as part of a group from applying for a certificate to operate a pain-management clinic for a certain period after the date the person's registration certificate is revoked; providing for disposition of drugs at a former pain-management clinic; requiring the department and the Boards of Medicine and Osteopathic Medicine to adopt rules; amending s. 459.013, F.S.; providing that the commission of certain specified acts while managing a pain-management clinic constitutes a felony of the third degree or a misdemeanor of the first degree; providing an effective date.

—was referred to the Committee on Criminal Justice; and the Policy and Steering Committee on Ways and Means.

By the Committee on Criminal Justice; and Senator Dockery—

CS for SB 2350—A bill to be entitled An act relating to criminal justice; repealing s. 16.07, F.S., relating to a prohibition on the Attorney General collecting any fee for defending any supposed offender; repealing s. 30.11, F.S., relating to a sheriff's or deputy's required place of residence; amending ss. 384.34 and 796.08, F.S.; removing references to conform to changes made by the act; amending s. 775.0877, F.S.; removing penalty provisions relating to criminal transmission of HIV; amending s. 893.13, F.S.; removing penalty provisions relating to obsolete community residential drug punishment centers; amending s. 921.187, F.S.; removing sentencing provisions relating to community residential drug punishment centers and quarantine of offenders convicted of criminal transmission of HIV; repealing s. 944.293, F.S., relating to initiation of restoration of civil rights; amending s. 948.001, F.S.; removing the definition of the term "criminal quarantine community control"; repealing s. 948.034, F.S., relating to community residential drug punishment centers; repealing s. 948.0345, F.S., relating to community service alternative to fines; amending s. 948.04, F.S.; removing a reference to conform to changes made by the act; amending ss. 948.101 and 948.11, F.S.; removing references to criminal quarantine community control; repealing s. 957.125, F.S., relating to authorization for the Correctional Privatization Commission to contract for youthful offender correctional facilities; repealing s. 985.4891, F.S., relating to sheriff's training and respect programs; amending ss. 958.046, 985.445, 985.47, 985.483, 985.494, and 985.645, F.S.; conforming provisions to the repeal of s. 985.4891, F.S.; providing an effective date.

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

By the Committee on Criminal Justice; and Senator Dockery—

CS for SB 2364—A bill to be entitled An act relating to criminal justice; amending s. 775.0877, F.S.; revising obsolete references; amending s. 775.25, F.S.; clarifying a reference to a repealed section; amending s. 784.07, F.S.; removing an outdated reference to certain employees in relation to assault and battery of specified persons; amending s. 831.16, F.S.; clarifying a cross-reference; clarifying that it is a third-degree felony for a person to knowingly have in his or her possession fewer than 10 counterfeit coins with the intent to utter or pass such coins; amending s. 831.17, F.S.; clarifying a cross-reference; clarifying that certain subsequent violations of s. 831.16, F.S., are punishable as a second-degree felony; amending s. 831.18, F.S.; clarifying that the offense of making or possessing instruments for forging bills is punishable as a third-degree felony; amending s. 831.21, F.S.; clarifying that the offense of forging or counterfeiting a doctor's certificate of examination is punishable as a third-degree felony; amending s. 831.27, F.S.; correcting a reference relating to the offense of issuing notes; amending s. 838.021, F.S.; correcting grammatical errors; reenacting s. 847.0125, F.S., relating to retail display of materials harmful to minors; amending s. 860.13, F.S.; correcting an obsolete reference; amending s. 865.09, F.S.; correcting a reference; amending s. 893.10, F.S.; removing obsolete language relating to evidence in possession of controlled substances cases; reenacting s. 914.24(2)(a), F.S., relating to victim and witness protection orders; amending ss. 916.12 and 916.3012, F.S.; revising and clarifying provisions; amending s. 918.0155, F.S.; deleting obsolete language directing the Legislature to request the Supreme Court to adopt emergency rules; amending s. 921.0022, F.S.; correcting references in the offense severity ranking chart; reenacting s. 921.141(5)(a), F.S., relating to sentence of death or life imprisonment for capital felonies; amending s. 932.704, F.S.; deleting an obsolete provision relating to the deadline for certifying compliance with the Contraband Forfeiture Act; amending s. 933.18, F.S.; correcting a reference in relation to when a warrant may be issued to search a dwelling; amending s. 933.40, F.S.; replacing obsolete references to "magistrate" with references to "trial court judge"; amending s. 934.03, F.S.; deleting an obsolete cross-reference; defining the term "public utility"; amending s. 938.15, F.S.; clarifying that the term "commission" refers to the Criminal Justice Standards and Training Commission; amending s. 943.051, F.S.; clarifying a reference to a repealed section; amending s. 943.053, F.S.; removing an obsolete reference; amending s. 943.0581, F.S.; clarifying provisions; reenacting s. 943.0582(3)(a) and (5), F.S., relating to pre-

arrest, postarrest, or teen court diversion program expunction; reenacting s. 943.135(4)(b), F.S., relating to requirements for continued employment; amending s. 944.053, F.S.; updating obsolete provisions; reenacting s. 944.28(1), F.S., relating to gain-time; amending ss. 944.708, 944.801, and 945.10, F.S.; replacing obsolete references to the Department of Labor and Employment Security with references to the Agency for Workforce Innovation; reenacting s. 947.06, F.S., relating to when the Florida Parole Commission may meet and act; amending s. 949.071, F.S.; correcting a federal statutory citation; amending s. 957.07, F.S.; replacing an obsolete reference to the Correctional Privatization Commission with a reference to the Department of Management Services; amending s. 985.486, F.S.; correcting references concerning intensive residential treatment programs for offenders less than 13 years of age; amending s. 985.632, F.S.; removing a reference to a repealed provision; removing obsolete provisions; reenacting s. 985.686(2)(b), F.S., relating to county and state responsibility for juvenile detention; amending ss. 815.03, 817.554, 828.17, 831.30, 877.22, 893.02, 921.20, 944.023, 944.474, 947.16, 951.23, 951.231, 960.003, and 984.225, F.S.; correcting cross-references; providing an effective date.

—was referred to the Committee on Rules.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed CS for HB 5101, HB 5301, HB 5303, HB 5305, HB 5307, HB 5309, HB 5311, HB 5403, HB 5501, HB 5505, HB 5601, HB 5603, HB 5605, HB 5607, CS for HB 5611, HB 5701, HB 5705, HB 5707, HB 5709, HCR 5711; has passed as amended HB 5001, HB 5003, HB 5201, CS for HB 5401, CS for HB 5503, HB 5703, HB 5713, CS for HB 5801 and requests the concurrence of the Senate or agree to conference.

Robert L. "Bob" Ward, Clerk

By Full Appropriations Council on Education & Economic Development, PreK-12 Appropriations Committee and Representative(s) Flores—

CS for HB 5101—A bill to be entitled An act relating to pre-kindergarten through grade 12 education funding; amending s. 212.055, F.S.; deleting the requirement that a district school board imposing the school capital outlay surtax implement a freeze on noncapital local school property taxes; amending s. 216.292, F.S.; deleting provisions relating to the transfer of certain funds for class size reduction; amending s. 1001.451, F.S.; revising provisions relating to the appropriation of funds for regional consortium service organizations; amending s. 1002.32, F.S.; revising and correcting a calculation relating to funding for lab school operating purposes; amending s. 1002.33, F.S.; providing that certain capital outlay funds shared with a charter school-in-the-workplace have met expenditure requirements; revising provisions relating to the withholding of an administrative fee for provision of services by the sponsor of a charter school; amending s. 1002.37, F.S.; revising and correcting a calculation relating to funding for Florida Virtual School operating purposes; amending s. 1002.39, F.S.; revising provisions relating to private school documentation for quarterly scholarship payments under the John M. McKay Scholarships for Students with Disabilities Program; amending s. 1002.45, F.S.; providing additional conditions by which a student may become eligible to enroll in a school district virtual instruction program; requiring district school boards to develop plans for meeting class size requirements; requiring public hearings; prohibiting certain campaigning; amending s. 1003.03, F.S., contingent on voter approval of a joint resolution that provides that the current limits on the maximum number of students assigned to each teacher in public school classrooms would become limits on the average number of students assigned per class to each teacher by specified grade grouping in each public school beginning with the 2010-2011 school year; conforming requirements for maximum class size to the joint resolution; providing for Department of Education calculations for implementation; providing an additional implementation option; providing for a reduction in a school district's class-size-reduction operating categorical allocation

if a school district's class size exceeds the class size maximums; providing for contingent and retroactive effect; amending s. 1003.03, F.S., contingent on the voters not approving a joint resolution that provides that the current limits on the maximum number of students assigned to each teacher in public school classrooms would become limits on the average number of students assigned per class to each teacher by specified grade grouping in each public school beginning with the 2010-2011 school year; providing for Department of Education calculations for implementation; providing an additional implementation option; providing for a reduction in a school district's class-size-reduction operating categorical allocation if a school district's class size exceeds the class size maximums; providing for contingent and retroactive effect; creating s. 1003.572, F.S.; requiring each district school board to annually report information relating to gifted students and the education services provided to such students; requiring the State Board of Education to adopt rules; creating s. 1006.281, F.S.; encouraging school districts to have access to electronic learning management systems with certain functionality; amending s. 1006.29, F.S.; revising items considered instructional materials for purposes of state adoption; providing that certain instructional materials shall be available as separate and unbundled items; amending s. 1006.33, F.S.; requiring that certain instructional materials shall primarily be adopted and delivered in electronic format; providing for electronic samples of instructional materials; amending s. 1006.34, F.S.; authorizing the Commissioner of Education to add instructional materials to the list of recommendations of state instructional materials committees in certain circumstances; amending s. 1006.40, F.S.; revising provisions relating to the use of allocations for instructional materials; amending s. 1007.27, F.S.; providing that certain students shall be deemed authorized users of specified state-funded electronic library resources; requiring the State Board of Education and the Board of Governors to adopt rules; amending s. 1011.62, F.S.; providing for the expenditure of funds appropriated for the International Baccalaureate Program; revising the calculation of and appropriation for additional full-time equivalent membership for students who complete an industry-certified career and professional academy program; revising calculations for school district required local effort; revising provisions relating to the transfer of categorical funds for certain purposes; providing requirements for the use of categorical funds for the purchase of technological equipment; revising the calculation for determination of the sparsity supplement; providing a restriction on certain calculations for allocation of state funds to a school district for current operation; amending s. 1011.67, F.S.; deleting certain requirements for distribution of funds for instructional materials to school districts; amending s. 1011.68, F.S.; revising a calculation for allocation of funds for student transportation to school districts; amending s. 1011.71, F.S.; requiring that the levy of certain school district millage must be approved by voters at specified elections; providing restrictions; amending s. 1011.73, F.S.; correcting a cross-reference; amending s. 1012.55, F.S.; authorizing positions for which certification is required for personnel who provide instruction to students through a virtual environment or through a blended virtual and physical environment; amending s. 1013.62, F.S.; authorizing capital outlay funding for a charter school-in-the-workplace; providing effective dates.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5301—A bill to be entitled An act relating to Medicaid services; amending s. 400.141, F.S.; conforming a cross-reference to changes made by the act; amending s. 400.23, F.S.; providing for flexibility in how to meet the minimum staffing requirements for nursing home facilities; amending s. 409.903, F.S.; eliminating eligibility and coverage for women during pregnancy and the postpartum period who live in a family that has an income at or below a specified percentage of the federal poverty level; amending s. 409.904, F.S.; revising the expiration date of provisions authorizing the federal waiver for certain persons age 65 and over or who have a disability; revising the expiration date of provisions authorizing a specified medically needy program; amending s. 409.906, F.S.; eliminating optional adult Medicaid coverage for chiropractic services for adult recipients; amending s. 409.908, F.S.; updating the formula used for calculating reimbursements to providers of prescribed drugs; amending s. 409.9082, F.S.; revising the purpose of the use of the nursing home facility quality assessment and federal matching funds;

amending s. 409.9083, F.S.; revising the purpose of the use of the privately operated intermediate care facilities for the developmentally disabled quality assessment and federal matching funds; amending s. 409.911, F.S.; updating the data to be used in calculating disproportionate share; revising the formula used to pay disproportionate share dollars to provider service network hospitals; amending s. 409.9112, F.S.; continuing the prohibition against distributing moneys under the perinatal intensive care centers disproportionate share program; amending s. 409.9113, F.S.; continuing authorization for the distribution of moneys to teaching hospitals under the disproportionate share program; amending s. 409.9117, F.S.; continuing the prohibition against distributing moneys under the primary care disproportionate share program; amending s. 409.912, F.S.; updating the formula used for calculating reimbursements to providers of prescribed drugs; amending s. 430.707, F.S.; permitting the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to accept and forward an application for expansion of service capacity to the Centers for Medicare and Medicaid Services for a specified entity that provides benefits under the Program of All-inclusive Care for the Elderly; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5303—A bill to be entitled An act relating to the Agency for Persons with Disabilities; amending s. 393.065, F.S.; revising provisions relating to the order of priority for clients with developmental disabilities waiting for waiver services; extending the date for implementation for certain categories of clients; amending s. 393.0661, F.S.; specifying assessment instruments to be used for the delivery of home and community-based Medicaid waiver program services; revising provisions relating to assignment of clients to waiver tiers; directing the agency to eliminate behavior assistance services; reducing the geographic differential for Miami-Dade, Broward, Palm Beach, and Monroe Counties for residential habilitation services; creating s. 393.0662, F.S.; establishing the iBudget program for the delivery of home and community-based services; providing for amendment of current contracts to implement the iBudget system; providing for the phasing in of the program; requiring clients to use certain resources before using funds from their iBudget; requiring the agency to provide training for clients and evaluate and adopt rules with respect to the iBudget system; amending s. 393.125, F.S.; providing for hearings on Medicaid programs administered by the agency; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5305—A bill to be entitled An act relating to child welfare; creating s. 402.7306, F.S.; requiring the Department of Children and Family Services, the Department of Health, the Agency for Persons with Disabilities, the Agency for Health Care Administration, and community-based care lead agencies to adopt policies for the administrative monitoring of child welfare providers; authorizing private-sector entities to establish an Internet-based data warehouse and archive for the maintenance of specified records of child welfare providers; providing agency and provider requirements; amending s. 402.7305, F.S.; providing a limitation on the frequency of monitoring of child-caring and child-placing service providers; prohibiting certain duplicative monitoring; amending s. 409.1451, F.S.; providing that certain services provided to young adults formerly in foster care are subject to a specific appropriation; revising provisions relating to calculating the amount of, issuing, and terminating an award granted under the Road-to-Independence Program; repealing s. 409.1663, F.S., relating to adoption benefits for qualifying adoptive employees of state agencies; amending s. 409.1671, F.S.; revising provisions relating to funding for contracts established between the Department of Children and Family Services and community-based care lead agencies; authorizing the department to outsource certain functions; authorizing a community-based care lead agency to make certain expenditures; amending s. 409.166, F.S.; conforming a reference to changes made by the act; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5307—A bill to be entitled An act relating to mental health and substance abuse; repealing s. 394.655, F.S., relating to the establishment of the Substance Abuse and Mental Health Corporation; amending ss. 14.20195, 394.656, 394.657, 394.658, and 394.659, F.S.; conforming references to changes made by the act; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5309—A bill to be entitled An act relating to the Comprehensive Statewide Tobacco Education and Use Prevention Program; amending s. 381.84, F.S.; providing for the counter-marketing and advertising campaign to include innovative communication strategies; revising terminology; providing requirements for administration and management of the program by the Department of Health; deleting county health department funding eligibility; specifying purpose of funds distributed under the program; revising the area health education center network program component functions and requirements; authorizing community mental health providers under contract with the Department of Children and Family Services to receive a share of the annual appropriation for specified purposes, subject to a specific appropriation in the General Appropriations Act; requiring the Department of Health to submit a proposal to the Governor and Legislature for developing a pilot program by a specified date; specifying elements of the proposal; deleting obsolete language; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Health Care Appropriations Committee and Representative(s) Grimsley—

HB 5311—A bill to be entitled An act relating to the Department of Health; amending s. 20.435, F.S.; revising provisions for administration and use of funds in the Administrative Trust Fund and the Emergency Medical Services Trust Fund; providing for such administration and use under specified provisions; amending ss. 318.14, 318.18, and 318.21, F.S.; providing that funds collected from disposition of certain motor vehicle infractions shall be deposited into the Emergency Medical Services Trust Fund; removing provisions for deposit of such funds into the Administrative Trust Fund; providing for use of the funds; correcting a reference; amending ss. 320.131, 327.35, 381.765, and 938.07, F.S.; correcting references to the Brain and Spinal Cord Injury Program Trust Fund; amending ss. 381.78 and 381.79, F.S.; correcting references; amending s. 395.403, F.S., relating to reimbursement of trauma centers; revising eligibility provisions to remove provisional trauma centers and certain hospitals; providing for payments to be made from the Emergency Medical Services Trust Fund; removing provisions for one-time payments from the Administrative Trust Fund; amending s. 395.4036, F.S.; providing for use of funds in the Emergency Medical Services Trust Fund for verified trauma centers; removing provisions for such use of funds in the Administrative Trust Fund; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

HB 5403—A bill to be entitled An act relating to trust funds; amending ss. 25.241 and 35.22, F.S.; providing for deposit of specified fees into the State Courts Revenue Trust Fund rather than the state court's Operating Trust Fund; amending s. 832.08, F.S.; providing for deposit of bad check diversion program fees into the State Attorneys Revenue Trust Fund; amending s. 938.27, F.S.; providing for deposit of

certain court costs after criminal convictions into the State Attorneys Revenue Trust Fund rather than the state attorney's grants and donations trust fund; transferring certain unexpended balances in trust funds to conform to changes made by this act; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Transportation & Economic Development Appropriations Committee and Representative(s) Glorioso—

HB 5501—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 316.066, F.S.; revising provisions for motor vehicle crash reports; providing for short-form crash reports to be completed under certain circumstances and maintained by the local law enforcement agency; authorizing law enforcement agencies to request supplemental reports from drivers and written reports from witnesses under certain circumstances; amending s. 322.02, F.S.; revising legislative intent relating to delivery of driver's license services by tax collectors; providing that it is the intent of the Legislature to transition all driver license issuance services from the Department of Highway Safety and Motor Vehicles to tax collectors; conforming a cross-reference; amending s. 322.135, F.S.; requiring the department to authorize any or all of the tax collectors in the several counties of the state to serve as its agent for the provision of specified driver's license services; removing an exemption from a fee charged by such agents; directing the department, in conjunction with the Florida Tax Collectors Association, to develop a plan to transition all driver's license issuance services to county tax collectors; requiring the plan to be submitted to the Legislature; removing procedures for approval of tax collectors as agents upon application by the tax collector; amending s. 322.20, F.S.; providing for county clerks of court and tax collectors to provide 3-year, 7-year, or complete driver records to any person upon collection of specified fees; requiring certain fees collected to be remitted to the department within a certain time period; amending ss. 322.2615, 324.051, 921.0022, F.S.; conforming cross-references; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Transportation & Economic Development Appropriations Committee and Representative(s) Glorioso—

HB 5505—A bill to be entitled An act relating to the supplemental corporate fee; amending s. 607.0122, F.S.; specifying that a reinstatement application fee includes a certain late charge; amending s. 607.193, F.S.; deleting an exception for liability for a late charge; amending s. 607.1422, F.S.; requiring inclusion of a reinstatement application fee under fees owed by a corporation seeking reinstatement after administrative dissolution; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Government Operations Appropriations Committee and Representative(s) Hays—

HB 5601—A bill to be entitled An act relating to Department of Revenue maps and photographs; amending s. 195.022, F.S.; revising requirements for the department to prescribe and furnish certain photographs and maps to property appraisers; requiring that all aerial photographs and nonproperty ownership maps furnished by the department to a property appraiser be at the property appraiser's expense; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Government Operations Appropriations Committee and Representative(s) Hays—

HB 5603—A bill to be entitled An act relating to the Department of Financial Services; amending s. 17.04, F.S.; authorizing the Division of Insurance Fraud and the Office of Fiscal Integrity to conduct certain

enforcement investigations; amending s. 20.121, F.S.; transferring the Office of Fiscal Integrity of the Division of Accounting and Auditing of the Department of Financial Services to the department's Division of Insurance Fraud; amending ss. 284.01 and 284.36, F.S.; revising criteria for premiums charged to agencies and departments for purposes of the State Risk Management Trust Fund; amending s. 284.42, F.S.; revising reporting requirements on the state insurance program; requiring the Division of Risk Management to analyze and report on certain agency return-to-work programs and activities; amending s. 284.50, F.S.; requiring certain agencies to establish and maintain return-to-work programs for certain employees; providing program goals; providing construction; requiring the Division of Risk Management to evaluate agency risk management programs; requiring reports; requiring agencies to respond to the division's evaluation and recommendations; requiring the division to submit the evaluation report to the legislative appropriations committees; amending s. 440.50, F.S.; providing for reversion of certain unencumbered and undisbursed funds to the Workers' Compensation Administration Trust Fund; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Government Operations Appropriations Committee and Representative(s) Hays—

HB 5605—A bill to be entitled An act relating to the Public Employees Relations Commission; amending s. 447.205, F.S.; requiring the commission to be comprised of a chair and two part-time members; requiring the chair of the commission to devote full time to commission duties and not engage in any other business, vocation, or employment while in such office; prohibiting the part-time members from engaging in any business, vocation, or employment that conflicts with their duties while in such office; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Government Operations Appropriations Committee and Representative(s) Hays—

HB 5607—A bill to be entitled An act relating to retirement; amending s. 121.71, F.S.; revising the payroll contribution rates for the membership classes of the Florida Retirement System for the state fiscal years effective July 1, 2010, and July 1, 2011; deleting a provision providing for recognition and usage of current available excess assets of the Florida Retirement System Trust Fund to offset employer contribution rates for the Florida Retirement System; requiring the state actuary to consider additional factors when conducting the annual actuarial study of the Florida Retirement System; specifying the factors to be considered; providing a declaration of important state interest; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development, Government Operations Appropriations Committee and Representative(s) Hays—

CS for HB 5611—A bill to be entitled An act relating to the Department of Management Services; amending s. 287.042, F.S.; providing that fees collected by the department for the use of its electronic information services in excess of the obligations and encumbrances to cover the department's costs of providing the services shall be calculated annually and transferred to the General Revenue Fund; amending s. 287.057, F.S.; providing that fees collected by the department for the use of the services of its online procurement systems in excess of the obligations and encumbrances to cover the department's costs of providing the services shall be calculated annually and transferred to the General Revenue Fund; amending s. 287.05721, F.S.; repealing the definition of "council" as it relates to the Council on Efficient Government; repealing s. 287.0573, F.S., relating to creation of the Council on Efficient Government within the department; amending s. 287.0574, F.S.; conforming provisions to the elimination of the Council on Efficient Government;

requiring that a business case be submitted in the form and manner required by the budget instructions; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5701—A bill to be entitled An act relating to health insurance subsidies; amending s. 110.12312, F.S.; conforming provisions to changes made by this act; amending s. 112.19, F.S.; revising eligibility for certain health insurance subsidies for law enforcement, correctional, and correctional probation officers; amending s. 112.191, F.S.; revising eligibility for certain health insurance subsidies for firefighters; amending s. 112.363, F.S.; providing for the elimination of retiree health insurance subsidies to certain new retirees or beneficiaries; provides for the future repeal of certain retiree health insurance subsidies; amending s. 121.051, F.S.; conforming provisions to changes made by this act; revising the employer contribution for employees in the State Community College System Optional Retirement Program; amending ss. 121.052, 121.055, and 121.071, F.S.; revising the employer retiree health insurance subsidy contribution for participants in the Elected Officers' Class, Senior Management Service Class, Regular Class, Special Risk Class, and Special Risk Administrative Support Class; providing for future repeal of specified required employer contributions on behalf of each member of the Elected Officers' Class, Senior Management Service Class, Regular Class, Special Risk Class, and Special Risk Administrative Support Class; amending s. 121.053, F.S.; revising requirements for the earning of additional credit toward the maximum health insurance subsidy for certain members of the Elected Officers' Class; providing for future repeal of provision relating to health insurance subsidies; amending s. 121.091, F.S.; providing that certain employees who have terminated participation in DROP may not receive retiree health insurance subsidy payments; amending s. 121.091, F.S.; providing for the future repeal of certain provisions to conform to changes made by this act; amending s. 121.122, F.S.; revising requirements for the earning of additional credit toward the maximum health insurance subsidy for certain members of the Senior Management Service Class; amending s. 121.122, F.S.; providing for future repeal of certain provisions to conform to changes made by this act; amending s. 121.35, F.S.; providing for the transfer of contributions for members in the State University Optional Retirement Program to the Florida Retirement System Trust Fund; revises the employer contribution for employees in the State University Optional Retirement Program; revising the employer contribution for participants in the optional retirement program; providing for the future repeal of subsection (18) of s. 121.4501, F.S., relating to the Public Employee Optional Retirement Program retiree health insurance subsidy; conforms cross-references; amending s. 121.571, F.S.; conforming provisions to changes made by this act; amending s. 121.591, F.S.; conforming cross-references; amending s. 121.76, F.S.; revising provisions relating to contributions for Social Security and the retiree health insurance subsidy; amending s. 1012.875, F.S.; revises the employer contribution for employees in the State Community College System Optional Retirement Program; providing effective dates.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5705—A bill to be entitled An act relating to state employees; providing for the resolution of economic collective bargaining issues at impasse between the State of Florida and certified bargaining units for state employees pursuant to specified instructions; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Reagan—

HB 5707—A bill to be entitled An act relating to the Florida Savings Fund; amending s. 215.32, F.S.; establishing the Florida Savings Fund; conforming provisions; specifying that the fund balance is part of the working capital balance of the state; providing for the calculation of the required fund balance; providing for transfer of funds from the General Revenue Fund to the Florida Savings Fund; requiring that interest earned by the Florida Savings Fund be deposited in the General Revenue Fund; providing for the use of funds in the Florida Savings Fund; amending s. 216.221, F.S.; specifying conditions for determining when a deficit in the General Revenue Fund is deemed to occur for purposes of adjusting appropriations to prevent such a deficit; authorizing the Chief Financial Officer to transfer funds from the Florida Savings Fund to the General Revenue Fund under certain circumstances; conforming cross-references; amending s. 216.222, F.S.; revising the conditions for determining when a deficit in the General Revenue Fund is deemed to occur for purposes of transferring funds from the Budget Stabilization Fund to offset such a deficit; amending s. 252.37, F.S.; authorizing funds in the Florida Savings Fund to be transferred and expended under certain emergency conditions; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Weatherford, Eisnagle—

HB 5709—A bill to be entitled An act relating to joint legislative organizations; repealing s. 11.42, F.S., relating to the Auditor General; repealing ss. 11.51, 11.511, and 11.513, F.S., relating to the Office of Program Policy Analysis and Government Accountability; repealing s. 11.60, F.S., relating to the Joint Administrative Procedures Committee; repealing s. 11.70, F.S., relating to the Legislative Committee on Intergovernmental Relations; repealing s. 11.80, F.S., relating to the Joint Legislative Committee on Everglades Oversight; repealing ss. 11.901-11.920, F.S., relating to the Florida Government Accountability Act; repealing ss. 13.01-13.09, F.S., relating to interstate cooperation; repealing ss. 13.90-13.996, F.S., relating to the Florida Legislative Law Revision Council; repealing ss. 216.0446, 216.163(2)(f), and 282.322, F.S., relating to the review of information technology resources needs and a special monitoring process for designated information resources management projects; repealing ss. 450.201, 450.221, 450.231, and 450.241, F.S., relating to the Legislative Commission on Migrant and Seasonal Labor; renumbering s. 13.10, F.S., relating to state commissioners to the National Conference of Commissioners on Uniform State Laws; amending s. 1.01, F.S.; defining the terms "Administrative Procedures Committee," "Legislative Auditing Committee," "Legislative Accountability Office," and "Office of Economic and Demographic Research," applicable throughout the statutes; amending s. 11.40, F.S.; revising duties of the Legislative Auditing Committee; conforming provisions to changes made by the act; amending s. 11.45, F.S.; defining the terms "Auditor General" and "Presiding officer" for purposes of ss. 11.40-11.47, F.S.; providing duties of the Legislative Accountability Office; providing for the office to perform duties previously performed by, and be subject to requirements previously imposed on, the Auditor General and the Office of Program Policy Analysis and Government Accountability; conforming provisions to changes made by the act; amending s. 11.47, F.S.; applying penalties to the director and staff of the Legislative Accountability Office for failure to make a proper audit or examination, making a false report, or failure to produce documents or information; conforming provisions to changes made by the act; amending ss. 112.3187 and 112.3189, F.S.; including the Legislative Accountability Office within the Whistle-blower's Act; amending s. 1000.01, F.S.; deleting provisions relating to creation of the Council for Education Policy Research and Improvement; amending ss. 11.9005, 29.0085, 112.313, 112.324, 163.055, 163.3245, 189.421, 189.428, 215.981, 216.181, 218.32, 218.38, 259.1053, 287.0943, 288.7001, 288.9610, 373.026, 373.036, 373.45926, 450.261, 590.33, 1001.453, 1004.28, and 1004.70, F.S.; conforming provisions to changes made by the act; requesting the Division of Statutory Revision to make conforming changes to the Florida Statutes; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Weatherford, Eisnagle—

HCR 5711—House Concurrent Resolution A concurrent resolution relating to joint legislative organizations.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5001—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay – buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5003—A bill to be entitled An act relating to implementing the 2010-2011 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program for the 2010-2011 fiscal year; amending s. 216.292, F.S.; authorizing the transfer of funds, upon certain approval, for fixed capital outlay from the Survey Recommended Needs-Public Schools appropriation category to the Maintenance, Repair, Renovation and Remodeling appropriation category; authorizing the Department of Corrections and the Department of Juvenile Justice to make certain expenditures to defray costs incurred by a municipality or county as a result of opening or operating a facility under authority of the respective department; amending s. 216.262, F.S.; providing for additional positions to operate additional prison bed capacity under certain circumstances; authorizing the Department of Legal Affairs to transfer certain funds to pay salaries and benefits; amending s. 932.7055, F.S.; delaying the expiration of provisions authorizing a municipality to expend funds from its special law enforcement trust fund to reimburse the municipality's general fund; amending s. 394.908, F.S.; providing allocation requirements for specified funds appropriated for forensic mental health services; requiring that funds appropriated through the Community-Based Medicaid Administrative Claiming Program be allocated proportionately to contributed provider earnings; amending s. 215.5602, F.S.; suspending for the 2010-2011 fiscal year the reservation of a portion of certain funds in the Health Care Trust Fund for certain research purposes; extending the expiration date of the James and Esther King Biomedical Research Program; amending s. 381.992, F.S.; deleting an obsolete authorization of funding for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; extending the expiration date of the program; prohibiting any state agency from adopting or implementing a rule or policy mandating or establishing new nitrogen-reduction limits under certain circumstances; requiring the Florida Catastrophic Storm Risk Management Center at Florida State University to conduct an analysis; amending s. 218.12, F.S.; requiring that the value of assessments reduced pursuant to s. 4(d)(8)a. of Art. VII of the State Constitution include only the reduction in taxable value for homesteads established in the preceding year; reenacting s. 255.518(1)(b), F.S., relating to payment of obligations during the construction of any facility financed by such obligations; amending s. 255.503, F.S.; delaying the expiration of provisions relating to the Florida Facilities Pool; amending s. 253.034, F.S.; authorizing the deposit of funds derived from the sale of property by the Department of Citrus into the Citrus Advertising Trust Fund; amending s. 375.041, F.S.; authorizing transfer of moneys in the Land Acquisition Trust Fund to the Water Quality Assurance Trust Fund for the Total Maximum Daily Loads Program, the Drinking Water Facility Construction-State Revolving Loan Fund, and the Wastewater Facility Treatment Construction-State Revolving Loan Fund as provided in the General Appropriations Act; amending s. 373.59, F.S.; providing for the allocation of moneys from the Water Management Lands Trust Fund for certain purposes; amending s. 376.3071, F.S.; delaying the repeal of provisions relating to funding from the Inland Protection Trust Fund for site restoration; amending s. 570.20, F.S.; delaying the expiration of provisions authorizing moneys in the General Inspection Trust Fund to be appropriated for certain programs operated by the Department of Agriculture and Consumer Services; amending s. 403.7095, F.S.; requiring that the

Department of Environmental Protection award a specified amount in grants equally to certain counties for waste tire and litter prevention, recycling education, and general solid waste programs; authorizing the Department of Agriculture and Consumer Services to extend, revise, and renew current contracts or agreements created or entered into for the purpose of promotion of agriculture; amending s. 339.135, F.S.; providing for use of transportation revenues; requiring that the Department of Transportation transfer funds to the Office of Tourism, Trade, and Economic Development for the purpose of funding transportation-related needs of economic development projects; reviving, reenacting, and amending s. 443.1117, F.S.; providing for retroactive application; establishing temporary state extended benefits for weeks of unemployment; revising definitions; providing for state extended benefits for certain weeks and for periods of high unemployment; providing applicability; providing a declaration of important state interest; providing that funds appropriated from the Economic Development Transportation Trust Fund may be used to attract new space business to the state and for other specified needs for the development of aviation and aerospace operations; amending s. 216.292, F.S.; permitting the Legislative Budget Commission to review and approve recommendations by the Governor for fixed capital outlay projects funded by grants awarded from the American Recovery and Reinvestment Act of 2009 or by any other federal economic stimulus grant funding received; authorizing the Executive Office of the Governor to transfer funds appropriated for the American Recovery and Reinvestment Act of 2009 in traditional appropriation categories in the General Appropriations Act to appropriation categories established for the specific purpose of tracking funds appropriated for the act; reenacting s. 288.1254(4)(c) and (d), F.S., relating to the entertainment industry financial incentive program, to continue the amount of incentive funding to be appropriated in any fiscal year for the independent Florida filmmaker queue and the digital media projects queue; amending s. 339.08, F.S.; delaying the expiration of provisions relating to the use of moneys in the State Transportation Trust Fund for certain administrative expenses; authorizing the transfer of funds from the State Transportation Trust Fund to the General Revenue Fund under certain circumstances; amending s. 445.009, F.S.; providing that a participant in an adult or youth work experience activity under ch. 445, F.S., is an employee of the state for purposes of workers' compensation coverage; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for purposes of aligning amounts paid for human resource management services; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning the budget authority granted to each agency with the reductions in employee compensation; authorizing the heads of agencies to terminate staff and make personnel and salary adjustments and reductions to maximize efficiency of agency operations; amending s. 110.123, F.S.; providing for the state's monthly contribution for employees under the state group insurance program; amending s. 112.24, F.S.; providing conditions on the assignment of an employee of a state agency without reimbursement from the receiving agency; providing that the annual salary of the members of the Legislature be reduced by a specified percentage; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds in order to implement the transfer of moneys in the General Revenue Fund from trust funds in the 2010-2011 General Appropriations Act; providing for the authorization and issuance of new debt; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; providing for future expiration of various provisions; providing for reversion of statutory text of certain provisions; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

—was referred to the Policy and Steering Committee on Ways and Means.

By State Universities & Private Colleges Appropriations Committee and Representative(s) Proctor—

HB 5201—A bill to be entitled An act relating to postsecondary education funding; amending s. 295.02, F.S.; revising provisions relating to the use of funds to pay postsecondary education expenses for children and spouses of certain members of the military; amending s. 295.04, F.S.; providing a definition; providing educational benefit award amounts for

students at public and nonpublic eligible postsecondary education institutions; creating s. 1006.72, F.S.; providing requirements for the licensing of electronic library resources; requiring a process to annually identify electronic library resources for specified core categories; providing requirements for statewide, postsecondary, 4-year degree, and 2-year degree core resources; amending s. 1009.22, F.S.; requiring students in workforce education programs to be classified as residents or nonresidents for tuition purposes; authorizing, rather than requiring, the State Board of Education to adopt rules for use by district school boards and community college boards of trustees in the calculation of workforce education costs borne by students; amending s. 1009.24, F.S.; authorizing certain calculations for expenditures for need-based financial aid; providing that a student who is awarded a prepaid postsecondary tuition scholarship that is purchased, in whole or in part, with private sector funds is exempt from the payment of the tuition differential while the scholarship is in effect; requiring certain reporting; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; providing that the award amount for a Florida Academic Scholar, Florida Medallion Scholar, and Florida Gold Seal Vocational Scholar shall be specified in the General Appropriations Act for the 2010-2011 academic year; amending s. 1009.984, F.S.; providing that a student who is awarded a prepaid postsecondary tuition scholarship that is purchased, in whole or in part, with private sector funds is exempt from the payment of the tuition differential while the scholarship is in effect; amending s. 1010.87, F.S.; providing that certain funds transferred to the Workers' Compensation Administration Trust Fund in the Department of Education shall revert to the Workers' Compensation Administration Trust Fund in the Department of Financial Services; amending s. 1011.32, F.S.; revising the date for transmittal to the Legislature of information relating to the Community College Facility Enhancement Challenge Grant Program; amending s. 1011.80, F.S.; requiring students in workforce education programs to be classified as residents or nonresidents for tuition purposes; amending s. 1011.83, F.S.; deleting certain provisions relating to funds appropriated for baccalaureate degree programs conducted by community colleges; amending s. 1011.84, F.S.; requiring the Department of Education to estimate certain community college enrollments separately; reducing the number of fiscal years to be covered in each annual estimation; requiring a community college that grants baccalaureate degrees to report certain expenditures separately; amending s. 1013.79, F.S.; revising the date for transmittal to the Legislature of information relating to the University Facility Enhancement Challenge Grant Program; repealing s. 1009.5385, F.S., relating to the use of certain scholarship funds by children of deceased or disabled veterans; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development, Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

CS for HB 5401—A bill to be entitled An act relating to clerks of the court; transferring the Clerks of the Court Trust Fund to the Department of Revenue; amending s. 11.90, F.S.; providing additional powers and duties of the Legislative Budget Commission; amending s. 28.241, F.S.; revising distributions of filing fees for trial and appellate proceedings; amending s. 28.246, F.S.; conforming provisions relating to transfer of the Clerks of the Court Trust Fund; amending s. 28.35, F.S.; deleting provisions providing for housing the Florida Clerks of Court Operations Corporation within the Justice Administrative Commission, specifying the corporation as a budget entity of the commission, and specifying corporation employees as commission employees; revising membership of the corporation's executive council; specifying that the corporation is subject to certain procurement requirements; revising and expanding the duties and responsibilities of the corporation relating to budget requests; providing definitions; requiring the corporation to submit certain budgets and information to the Legislative Budget Commission; providing duties and responsibilities of the commission; deleting a requirement that clerks of court submit certain financial audit information to the Supreme Court; amending s. 28.36, F.S.; revising required budget procedures for budget requests for funding court-related functions of the clerks of court; providing duties of the corporation; creating s. 28.365, F.S.; subjecting clerks of the courts to certain procurement requirements and limitations; amending s. 28.37, F.S.; revising requirements for distribution of fines, fees, service charges, and court costs collected by clerks

of the court; amending s. 28.43, F.S.; conforming provisions relating to transfer of the Clerks of the Court Trust Fund; amending s. 34.041, F.S.; revising requirements for distribution of certain filing fees collected by clerks of the court; requiring certain filing fees to be retained as fee income of the office of the clerk of the circuit court; amending s. 43.16, F.S.; deleting provisions including the Florida Clerks of Court Operations Corporation under provisions relating to the Justice Administrative Commission; amending s. 110.205, F.S.; deleting the Florida Clerks of Court Operations Corporation from certain career service exempt positions provisions; amending s. 142.01, F.S.; conforming provisions relating to transfer of the Clerks of the Court Trust Fund; amending s. 213.131, F.S.; specifying creation of the Clerks of the Court Trust Fund within the Department of Revenue; providing for credit of certain funds to the trust fund; amending s. 216.011, F.S.; deleting a reference to the Florida Clerks of Court Operations Corporation as a state agency; providing for approved budgets of the clerks of the circuit court; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development, Transportation & Economic Development Appropriations Committee and Representative(s) Glorioso—

CS for HB 5503—A bill to be entitled An act relating to transportation revenue; amending s. 215.211, F.S.; removing provisions that eliminate imposition of a specified service charge on specified income of a revenue nature; reenacting s. 215.20(1), F.S., relating to a service charge appropriated from income of a revenue nature deposited in trust funds to provide for imposition of the service charge pursuant to changes made by the act to s. 215.211, F.S.; amending s. 320.072, F.S.; revising the disposition of proceeds collected on the initial application for registration of specified motor vehicles; amending s. 339.135, F.S.; providing for effect of revised funding levels on department projects; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5703—A bill to be entitled An act relating to retirement; amending s. 112.625, F.S.; revising the definition of the term "statement value"; amending s. 112.64, F.S.; providing limitations for the total contributions made to certain retirement systems or plans; prohibiting certain retirement systems or plans from amortizing their unfunded liabilities over a specified period; limiting the amortization bases created in specified future plan years; providing disclosure requirements; amending s. 121.053, F.S.; requiring employers to make specified retirement contributions on behalf of certain employees in the Elected Officers' Class, including those in DROP; providing exceptions; amending s. 121.055, F.S.; requiring employers to make specified retirement contributions on behalf of certain employees who have withdrawn from the Senior Management Service Class; providing an exception; amending s. 121.122, F.S.; requiring employers to make specified retirement contributions on behalf of certain reemployed retirees; providing an exception; amending ss. 112.05, 121.051, 121.091, 121.35, and 1012.875, F.S.; providing exceptions to required employer contributions on behalf of certain program participants in conformance with changes made by this act; providing a declaration of important state interest; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development and Representative(s) Rivera—

HB 5713—A bill to be entitled An act relating to agency travel; creating s. 20.059, F.S.; providing job-related travel and reimbursement reporting requirements for state agency heads and other specified state officials; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Full Appropriations Council on Education & Economic Development, Finance & Tax Council and Representative(s) Bogdanoff—

CS for HB 5801—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, 175, 185, 198, 199, 201, 202, 203, 206, 211, 212, 220, 221, 252, 336, 376, 403, 624, 627, 629, and 681, F.S., and required to be paid to the Department of Revenue; providing time periods; providing program guidelines; providing for eligible participants; providing for waiver of penalties and interest under specified circumstances; providing for emergency rules; providing an appropriation; amending s. 213.053, F.S.; providing that the department may release confidential taxpayer information relating to a corporation having an outstanding tax warrant to the Department of Business and Professional Regulation; authorizing the department to publish a list of taxpayers against whom it has filed a warrant, notice of lien, or judgment lien certificate; requiring the department to update the list at least monthly; authorizing the department to adopt rules; authorizing the department to provide confidential taxpayer information relating to collections from taxpayers against whom it has taken a collection action; amending s. 213.50, F.S.; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to revoke or deny the renewal of a license to operate a public lodging establishment or public food service establishment under certain circumstances; creating s. 213.692, F.S.; authorizing the Department of Revenue to revoke all certificates of registration, permits, or licenses issued to a taxpayer against whose property the department has filed a warrant, notice of lien, or judgment lien certificate; requiring the scheduling of an informal conference before revocation of the certificates of registration, permits, or licenses; prohibiting the Department of Revenue from issuing a certificate of registration, permit, or license to a taxpayer whose certificate of registration, permit, or license has been revoked; providing exceptions; requiring security as a condition of issuing a new certificate of registration to a person whose certificate of registration, permit, or license has been revoked after the filing of a warrant, notice of lien, or judgment lien certificate; authorizing the department to adopt rules, including emergency rules; creating s. 213.758, F.S.; defining terms; providing for the transfer of tax liabilities to the transferee of a business or a stock of goods under

certain circumstances; providing exceptions; requiring a taxpayer who quits a business to file a final tax return; authorizing the Department of Legal Affairs to seek injunctions to prevent business activities until taxes are paid; requiring the transferor of a business or stock of goods to file a final tax return and make a full tax payment after a transfer; authorizing a transferee of a business or stock of goods to withhold a portion of the consideration for the transfer for the payment of certain taxes; authorizing the Department of Legal Affairs to seek an injunction to prevent business activities by a transferee until the taxes are paid; providing that the transferees are jointly and severally liable with the transferor for the payment of taxes, interest, or penalties under certain circumstances; limiting the transferee's liability to the value or purchase price of the transferred property; specifying a time period within which a transferee may file certain actions; providing no liability to a transferee for an involuntary transfer; authorizing the Department of Revenue to adopt rules; reenacting and amending s. 218.12, F.S.; making permanent a methodology for determining the value of assessments for certain homesteads for certain purposes; authorizing full-time equivalent positions and providing an appropriation for the purpose of conducting audits and tax collection services in the Department of Revenue; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

CO-INTRODUCERS

Senators Aronberg—CS for SB 1436; Dean—CS for SB 1436

SENATE PAGES

April 5-9, 2010

William “Eric” Burke, Gulf Breeze; Rejerio Burton, Ocala; Jorge “Manny” Cabrera, Wellington; Melany “Nany” Caranton, Miami; Chad Edward Coreoran, Jacksonville; Joseph “Joe” Detert, Venice; Jennifer “Jenny” Grisales, Apopka; Lynsdey Elizabeth Johnson, Ocala; Kobe A. Lawson, Tallahassee; Jessica Rae Machtel, Navarre; Matthew “Matt” Nuzzo, Trinity; Christian Purser, Jacksonville; Victoria Sandlin, Williston; Stephen Scherer, North Palm Beach; Rachel Danielle Sulzer, Fleming Island