



# Journal of the Senate

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## REPORTS OF COMMITTEES

The Committee on Criminal Justice recommends the following pass: SB 1160

The Committee on Transportation recommends the following pass: SB 2654

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

The Committee on Banking and Insurance recommends the following pass: SB 2734

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

The Committee on Transportation recommends the following pass: SB 2448

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

The Committee on Criminal Justice recommends the following pass: SB 1106

The Committee on Health Regulation recommends the following pass: SB 1260

The Committee on Judiciary recommends the following pass: CS for SB 796; CS for SB 1194; SB 2544; CS for SB 2560; SB 2750

The Committee on Regulated Industries recommends the following pass: CS for SB 2584

**The bills contained in the foregoing reports were referred to the Committee on Criminal and Civil Justice Appropriations under the original reference.**

The Committee on Ethics and Elections recommends the following pass: SB 734

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

The Committee on Community Affairs recommends the following pass: CS for SB 2006

**The bill was referred to the Committee on Finance and Tax under the original reference.**

The Committee on Banking and Insurance recommends the following pass: SB 1758

The Committee on Finance and Tax recommends the following pass: CS for SB 1190; CS for CS for SB 1202; SB 1380; CS for SB 2074

The Committee on Judiciary recommends the following pass: CS for SB 320

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

The Committee on Commerce recommends the following pass: SB 2140

The Committee on Criminal Justice recommends the following pass: SB 1932

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

The Committee on Community Affairs recommends the following pass: CS for SB 834; CS for SB 1818

The Committee on Finance and Tax recommends the following pass: CS for CS for SB 1216; SB 1802

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

The Committee on Banking and Insurance recommends the following pass: SB 182

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

The Committee on Higher Education recommends the following pass: CS for SB 2102

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

The Committee on Banking and Insurance recommends the following pass: SB 2618

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

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The Committee on Community Affairs recommends the following pass: CS for SB 1172; CS for SB 1174

The Committee on Criminal Justice recommends the following pass: CS for SB 1392; CS for SB 1394

The Committee on Education Pre-K - 12 Appropriations recommends the following pass: CS for SB 1884

The Committee on Finance and Tax recommends the following pass: CS for SB 858; SB 1410; SB 2426; SB 2454

The Committee on General Government Appropriations recommends the following pass: SB 1228; SB 2106

The Committee on Judiciary recommends the following pass: SB 340

**The bills contained in the foregoing reports were referred to the Policy and Steering Committee on Ways and Means under the original reference.**

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The Committee on Criminal and Civil Justice Appropriations recommends the following pass: CS for SB 1108; CS for SB 2350

The Committee on Health and Human Services Appropriations recommends the following pass: SM 1328; CS for SM 1746

The Committee on Judiciary recommends the following pass: SJR 2550

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

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The Committee on Banking and Insurance recommends the following pass: CS for SB 1992

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

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The Committee on Criminal Justice recommends the following pass: SB 978

The Committee on Judiciary recommends the following pass: CS for SB 1604

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

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The Committee on Commerce recommends the following pass: SB 1364

The Committee on Criminal and Civil Justice Appropriations recommends the following pass: SB 104; SB 194; SB 506; CS for SB 768; CS for SB 1708

The Committee on Criminal Justice recommends the following pass: SB 1082; SB 2128

The Committee on Education Pre-K - 12 Appropriations recommends the following pass: CS for SB 140; SB 1060; CS for SB 1806

The Committee on Finance and Tax recommends the following pass: CS for CS for SB 292

The Committee on General Government Appropriations recommends the following pass: CS for SB 364; CS for SB 776; SB 1150; SB 1258; CS for SB 2046; SB 2084; SB 2646

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SB 336; CS for CS for SB 970; CS for SB 1306; SB 1456; CS for SB 1972; SB 2244

The Policy and Steering Committee on Ways and Means recommends the following pass: CS for CS for SB 366

**The bills were placed on the Calendar.**

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The Committee on Commerce recommends committee substitutes for the following: SB 1736; SB 1992

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 2358

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

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The Committee on Commerce recommends committee substitutes for the following: SB 1962; SB 2380

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 2118

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

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The Committee on Banking and Insurance recommends a committee substitute for the following: SB 2176

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

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The Committee on Commerce recommends a committee substitute for the following: SB 2644

The Committee on Transportation recommends a committee substitute for the following: SB 522

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Communications, Energy, and Public Utilities under the original reference.**

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The Committee on Commerce recommends committee substitutes for the following: SB 414; SB 1724

The Committee on Health Regulation recommends a committee substitute for the following: SB 2556

The Committee on Regulated Industries recommends committee substitutes for the following: SB 362; SB 968

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

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The Committee on Criminal Justice recommends a committee substitute for the following: SB 654

The Committee on Judiciary recommends committee substitutes for the following: CS for SB 1050; CS for SB 2246

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

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The Committee on Commerce recommends a committee substitute for the following: SB 2120

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1076

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

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The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 1970

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

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The Committee on Commerce recommends committee substitutes for the following: CS for SB 544; SB 858; SB 2620

**The bills with committee substitute attached were referred to the Committee on Finance and Tax under the original reference.**

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The Committee on Banking and Insurance recommends a committee substitute for the following: SB 2232

The Committee on Regulated Industries recommends a committee substitute for the following: CS for SB 1152

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

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The Committee on Commerce recommends committee substitutes for the following: SB 1340; SB 1720; SB 1844

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1864

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

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The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 2272 and CS for SB 2722

The Committee on Higher Education recommends committee substitutes for the following: SB 816; SB 1734

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 958

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

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The Committee on Health Regulation recommends a committee substitute for the following: SB 1300

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

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The Committee on Higher Education recommends committee substitutes for the following: SB 1148; SB 1786

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

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The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1388

The Committee on Ethics and Elections recommends committee substitutes for the following: SB 192; SB 1672

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

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The Committee on Commerce recommends a committee substitute for the following: SB 2516

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

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The Committee on Criminal Justice recommends a committee substitute for the following: SB 2612

The Committee on Judiciary recommends a committee substitute for the following: SB 1356

**The bills with committee substitute attached contained in the foregoing reports were referred to the Policy and Steering Committee on Ways and Means under the original reference.**

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The Committee on Community Affairs recommends committee substitutes for the following: SB 1182; CS for SB 2362

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 924

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

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The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 60

The Committee on Criminal and Civil Justice Appropriations recommends committee substitutes for the following: CS for SB 184; CS for CS for SB 1298; CS for SB 1974

The Committee on Health Regulation recommends a committee substitute for the following: SB 2752

The Committee on Judiciary recommends committee substitutes for the following: CS for CS for SB 840; CS for SB 982; CS for CS for SB's 1196 and 1222; CS for SB 1964; CS for SB 2452

The Policy and Steering Committee on Ways and Means recommends committee substitutes for the following: CS for CS for SB 218; CS for SB 1412; SB 1706

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

## REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

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

| <i>Office and Appointment</i>                | <i>For Term<br/>Ending</i> | <i>Office and Appointment</i>                    | <i>For Term<br/>Ending</i> |
|--|----------------------------|--|----------------------------|
| Florida Commission on Tourism                |                            | Zimmerman, Jordan                                | 01/06/2015                 |
| Appointees: Campbell, Harvey F.              | 06/30/2013                 | Board of Trustees, University of West Florida    |                            |
| Christian, Ty                                | 06/30/2010                 | Appointees: Bear, Lewis, Jr.                     | 01/06/2015                 |
| Fouche', Julian E.                           | 06/30/2012                 | Jones, Robert L.                                 | 01/06/2015                 |
| Goldman, Richard B.                          | 06/30/2012                 | Board of Trustees, University of Central Florida |                            |
| Gustafson, Tammy S.                          | 06/30/2012                 | Appointee: Atchison, James "Jim"                 | 01/06/2015                 |
| Hertz, Andrew P.                             | 06/30/2010                 | Board of Trustees, Florida State University      |                            |
| Lapi, Antonino R.                            | 06/30/2012                 | Appointees: Haggard, William Andrew              | 01/06/2015                 |
| Mares, Charles "Sonny" F.                    | 06/30/2010                 | Sembler, Brent W.                                | 01/06/2015                 |
| McQueen, Carol J.                            | 06/30/2010                 | Board of Trustees, Florida Gulf Coast University |                            |
| Perez, John J.                               | 06/30/2013                 | Appointees: Corey, Adam B.                       | 01/06/2015                 |
| Rose, Scott                                  | 06/30/2012                 | Morton, Edward Allen                             | 01/06/2015                 |
| Stork, Thom                                  | 06/30/2010                 | Board of Trustees, Florida Atlantic University   |                            |
| Wert, Jack W.                                | 07/30/2010                 | Appointees: Feingold, Jeffrey P.                 | 01/06/2015                 |
| Wheeler, Harold D.                           | 06/30/2012                 | Rubin, Robert                                    | 01/06/2015                 |
| Board of Directors, Enterprise Florida, Inc. |                            | Board of Trustees, Florida A & M University      |                            |
| Appointees: Beyrouti, Jay J.                 | 07/01/2013                 | Appointees: Badger, Solomon L. III               | 01/06/2015                 |
| Phillips, Donald E.                          | 07/01/2011                 | Shannon, Belinda R.                              | 01/06/2011                 |

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

| <i>Office and Appointment</i>                  | <i>For Term<br/>Ending</i> | <i>Office and Appointment</i>                       | <i>For Term<br/>Ending</i> |
|--|----------------------------|---|----------------------------|
| Board of Trustees, University of South Florida |                            | Board of Trustees, University of North Florida      |                            |
| Appointees: Mullis, Harold W., Jr.             | 01/06/2015                 | Appointees: Abdullah, Edythe M.                     | 01/06/2015                 |
| Tomasino, Sherrill M.                          | 01/06/2011                 | Taylor, R. Bruce                                    | 01/06/2015                 |
| Board of Trustees, Florida State University    |                            | Board of Trustees, New College of Florida           |                            |
| Appointee: Rolando, Margaret A.                | 01/06/2015                 | Appointees: Johnson, Robert "Bob" M.                | 01/06/2015                 |
| Board of Trustees, Florida A & M University    |                            | Monda, Keith D.                                     | 01/06/2015                 |
| Appointee: Turnbull, Marjorie R.               | 01/06/2015                 | Board of Trustees, Florida International University |                            |
| Board of Trustees, Florida Atlantic University |                            | Appointees: Agrawal, Sukrit                         | 01/06/2015                 |
| Appointee: Feder, David                        | 01/06/2015                 | Claure, R. Marcelo                                  | 01/06/2015                 |

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

| <i>Office and Appointment</i>                       | <i>For Term<br/>Ending</i> | <i>Office and Appointment</i>                  | <i>For Term<br/>Ending</i> |
|---|----------------------------|--|----------------------------|
| Board of Trustees, Florida Gulf Coast University    |                            | Florida Transportation Commission              |                            |
| Appointee: Hamilton, Ann H.                         | 01/06/2015                 | Appointee: Howse, Ronald S.                    | 09/30/2013                 |
| Board of Trustees, University of North Florida      |                            | Tampa-Hillsborough County Expressway Authority |                            |
| Appointee: Munoz, Oscar                             | 01/06/2015                 | Appointee: Stokes, Curtis                      | 07/01/2013                 |
| Board of Trustees, Florida International University |                            |  |                            |
| Appointee: Adler, Michael M.                        | 01/06/2015                 |  |                            |

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

| <i>Office and Appointment</i>                     | <i>For Term<br/>Ending</i> | <i>Office and Appointment</i>           | <i>For Term<br/>Ending</i> |
|---|----------------------------|---|----------------------------|
| Board of Governors of the State University System |                            | Secretary of Health Care Administration |                            |
| Appointees: Beard, Richard A. III                 | 01/06/2017                 | Appointee: Arnold, Thomas W.            | Pleasure of Governor       |
| Colson, Dean C.                                   | 01/06/2017                 |   |                            |
| Frost, Patricia                                   | 01/06/2017                 |   |                            |
| Hosseini, Morteza "Mori"                          | 01/06/2017                 |   |                            |
| Parker, Ava L.                                    | 01/06/2012                 |   |                            |
| Rood, John Darrell                                | 01/06/2017                 |   |                            |
| Board of Trustees, University of South Florida    |                            |   |                            |
| Appointees: Shinn, Byron E.                       | 01/06/2015                 |   |                            |

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

## INTRODUCTION AND REFERENCE OF BILLS

### FIRST READING

By Senator Negron—

**SB 2788**—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Financial Services; providing for the purpose of the trust fund and sources of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on General Government Appropriations.

By Senator Negron—

**SB 2790**—A bill to be entitled An act relating to trust funds; creating the Grants and Donations Trust Fund within the Department of Financial Services; providing for the purpose of the trust fund and sources of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was referred to the Committee on General Government Appropriations.

## COMMITTEE SUBSTITUTES

### FIRST READING

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

**CS for SB 60**—A bill to be entitled An act for the relief of Pierreisna Archille; providing an appropriation to compensate Pierreisna Archille, a mentally disabled person, by and through Darlene Achille, Limited Guardian of Property for Pierreisna Archille, for injuries and damages sustained as a result of the negligence of employees of the Department of Children and Family Services; providing for reversion of funds; providing a limitation on the payment of attorney's fees, lobbying fees, costs, and other similar expenses relating to the claim; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; and Criminal Justice; and Senators Joyner and Dockery—

**CS for CS for SB 184**—A bill to be entitled An act relating to parole for adolescent offenders; providing a short title; amending s. 947.16, F.S.; providing definitions; providing that an adolescent offender who was 15 years of age or younger at the time of commission of an offense and who is sentenced to life or a single or cumulative term of 10 years or more in prison is eligible for parole if the offender has been incarcerated for a minimum period and has not previously been convicted of or adjudicated delinquent for certain offenses; requiring an initial eligibility interview to determine whether the adolescent offender has been sufficiently rehabilitated for parole; providing criteria to determine sufficient rehabilitation; providing eligibility for a reinterview after a specified period for adolescent offenders denied parole; requiring the commission, before any eligibility interview, to review the adolescent offenders in the department's custody to determine which offenders meet the criteria for parole consideration but have not obtained a GED certificate; requiring the department to enroll such inmates in a GED program within a reasonable time; providing that if the adolescent offender is granted parole, the adolescent offender must participate in any available reentry program for 2 years; defining the term "reentry program"; providing priority for certain programs; providing for eligibility for an initial eligibility interview for offenders in their eighth or subsequent year of incarceration on the effective date of the act; providing for retroactive application; providing an effective date.

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

**CS for SB 192**—A bill to be entitled An act relating to voter information cards; amending s. 97.071, F.S.; requiring that voter information cards contain the address of the polling place of the registered voter; requiring a supervisor of elections to issue a new voter information card to a voter upon a change in a voter's address of legal residence or a change in a voter's polling place address; providing instructions for implementation by the supervisors of elections; providing an effective date.

By the Policy and Steering Committee on Ways and Means; the Committees on Health Regulation; and Community Affairs; and Senator Jones—

**CS for CS for CS for SB 218**—A bill to be entitled An act relating to medical expenses of inmates paid by a county or municipality; amending s. 901.35, F.S.; requiring that payments made by a county or municipality to a provider for certain services for an arrested person be made at a certain percentage of the Medicare allowable rate; providing that this maximum allowable cap does not apply to physician payments for emergency services provided within a hospital emergency department; providing an effective date.

By the Committee on Regulated Industries; and Senator Detert—

**CS for SB 362**—A bill to be entitled An act relating to mobile home park lot tenancies; amending s. 723.0381, F.S.; authorizing the court to refer actions to binding arbitration; providing that the arbitration decision may be made known to a judge in a trial de novo prior to the judge entering his or her order on the merits; amending s. 723.061, F.S., relating to grounds and proceedings for eviction; providing for nonapplicability of certain provisions to certain persons approved for payment by the Florida Mobile Home Relocation Corporation; amending s. 723.0612, F.S., relating to relocation expenses; revising payment amounts mobile home owners are entitled to from the corporation under certain circumstances; increasing the amounts mobile home owners abandoning their mobile homes may collect from the corporation; amending s. 723.071, F.S.; requiring mobile home park owners receiving a bona fide offer for purchase to notify the officers of the homeowners' association; requiring a homeowners' association purchasing a mobile home park to execute a contract for only the park that it represents; authorizing a time extension for home owners when a park owner changes the terms and conditions of the offer to purchase the park; revising requirements with respect to unsolicited offers; providing the homeowners' association with the right of first refusal to purchase the park in the event of an unsolicited offer; encouraging mobile home owners to organize as homeowners' associations to negotiate a right of first refusal with a park owner; redefining the term "offer" for such purposes; providing a limitation on an exception relating to transfers by partnerships; amending s. 723.083, F.S.; revising procedures providing for the removal or relocation of mobile home owners; providing an effective date.

By the Committee on Commerce; and Senator Bullard—

**CS for SB 414**—A bill to be entitled An act relating to super enterprise zones; amending s. 212.02, F.S.; defining the term "certified business" for purposes of a tax exemption provided to certain businesses located within a super enterprise zone; providing for future expiration; amending s. 212.08, F.S.; providing a tax exemption for certain property purchased for use or consumption by businesses in a super enterprise zone and for retail sales made by certified businesses in a super enterprise zone; providing an exception; specifying periods for applying the exemptions for certain businesses; providing for future expiration of the exemption; amending s. 290.0056, F.S.; providing additional responsibilities of an enterprise zone development agency relating to super enterprise zones; requiring an economic impact report; providing for future expiration; amending s. 290.0057, F.S.; applying requirements for an enterprise zone development plan to super enterprise zones; creating s. 290.00681, F.S.; requiring the Office of Tourism, Trade, and Economic Development to designate specified areas in Miami-Dade, Lee, and Collier Counties as pilot project super enterprise zones for a certain period; providing qualification criteria; providing application requirements; providing for future expiration and revocation of the designations; creating s. 290.00682, F.S.; providing requirements for qualification as a certified business for purposes of the sales tax exemption;

authorizing a local enterprise zone development agency to certify businesses; requiring the agency to provide lists of certified businesses; providing for disqualifying certified businesses under certain circumstances; providing for future expiration and revocation of certifications; amending s. 290.007, F.S.; specifying incentives for the revitalization of super enterprise zones; requiring interim and final reviews of super enterprise zones by the Office of Program Policy Analysis and Government Accountability; providing review criteria; requiring reports to the Legislature; providing an effective date.

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By the Committee on Transportation; and Senator Gelber—

**CS for SB 522**—A bill to be entitled An act relating to the use of an electronic wireless communications device while driving; providing a short title; creating s. 316.3035, F.S.; prohibiting a person younger than 18 years of age from operating a motor vehicle while using a wireless communications device or telephone; providing exceptions; providing for enforcement as a secondary action; providing penalties; amending s. 322.27, F.S.; providing for the suspension of a person's driver's license for a violation of s. 316.3035, F.S.; providing an effective date.

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

**CS for CS for SB 544**—A bill to be entitled An act relating to brownfield development; 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. 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.

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By the Committee on Criminal Justice; and Senator Joyner—

**CS for SB 654**—A bill to be entitled An act relating to compensation for wrongful incarceration; amending s. 961.02, F.S.; defining the term “actual innocence” for purposes of the Victims of Wrongful Incarceration Compensation Act; redefining the term “wrongfully incarcerated person” in order to conform; amending s. 961.03, F.S.; requiring that a petition for compensation include clear and convincing evidence of actual innocence; requiring the petitioner to submit fingerprints for criminal history records checks; providing that a failure to submit fingerprints within the prescribed timeframe does not warrant denial of compensation under the act; providing procedures for taking and submitting fingerprints; requiring that the results of the criminal history records checks be submitted to the clerk of the court; providing for use of the results by the court; specifying who will pay for the criminal history records checks; amending s. 961.05, F.S.; eliminating the requirement that a wrongfully incarcerated person provide certain court records and documentation from the Department of Corrections along with an application for compensation; requiring the Department of Legal Affairs to request certain records from the clerk of the court and the Department of Corrections; amending s. 961.06, F.S.; providing for compensation of reasonable attorney's fees and expenses, up to \$50,000, incurred for pursuing compensation for wrongful incarceration; directing the Chief Financial Officer to remit payment of attorney's fees directly to the attorney; precluding the attorney from receipt of additional fees from the wrongfully incarcerated person; requiring the Chief Financial Officer to draw a warrant to an insurance company or other financial institution authorized to issue annuity contracts to purchase an annuity selected by the wrongfully incarcerated person; authorizing the Chief Financial Officer to execute all necessary agreements to implement compensation and to maximize the benefit to the wrongfully incarcerated person; requiring the wrongfully incarcerated person to sign a waiver prior to the department's approval of the application; precluding submission of an application for compensation if the wrongfully incarcerated person has received a prior favorable judgment from a civil action arising out of the wrongful incarceration; providing an effective date.

By the Committee on Higher Education; and Senator Aronberg—

**CS for SB 816**—A bill to be entitled An act relating to teaching nursing homes; amending s. 430.80, F.S.; revising the term “teaching nursing home” as it relates to the implementation of a teaching nursing home pilot project; revising the requirements to be designated as a teaching nursing home; amending s. 400.141, F.S.; conforming a cross-reference; providing an effective date.

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By the Committees on Judiciary; Community Affairs; and Regulated Industries; and Senators Sobel, Gelber, and Aronberg—

**CS for CS for SB 840**—A bill to be entitled An act relating to community associations; amending s. 718.103, F.S.; redefining the term “developer”; amending s. 718.501, F.S.; specifying that the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation has jurisdiction with respect to bulk assignees and bulk buyers; creating part VII of ch. 718, F.S.; creating the “Distressed Condominium Relief Act”; providing legislative findings and intent; defining the terms “bulk assignee” and “bulk buyer”; providing for the assignment of developer rights by a bulk assignee; specifying liabilities of bulk assignees and bulk buyers; providing exceptions; providing additional responsibilities of bulk assignees and bulk buyers; authorizing certain entities to assign developer rights to a bulk assignee; limiting the number of bulk assignees at any given time; providing for the transfer of control of a board of administration to unit owners; providing effects of such transfer on parcels acquired by a bulk assignee; providing obligations of a bulk assignee upon the transfer of control of a board of administration; requiring that a bulk assignee certify certain information in writing; providing for the resolution of a conflict between specified provisions of state law; providing that the failure of a bulk assignee or bulk buyer to comply with specified provisions of state law results in the loss of certain protections and exemptions; requiring that a bulk assignee or bulk buyer file certain information with the Division of Florida Condominiums, Timeshares, and Mobile Homes before offering any units for sale or lease in excess of a specified term; requiring that a copy of such information be provided to a prospective purchaser or tenant; requiring that certain contracts and disclosure statements contain specified statements; requiring that a bulk assignee or bulk buyer comply with certain disclosure requirements; prohibiting a bulk assignee from authorizing certain actions on behalf of an association while the bulk assignee is in control of the board of administration of the association; requiring that a bulk assignee or bulk buyer comply with certain laws with respect to contracts entered into by the association while the bulk assignee or bulk buyer was in control of the board of administration; providing parcel owners with specified protections regarding certain contracts; requiring that a bulk buyer comply with certain requirements regarding the transfer of a parcel; prohibiting a person from being classified as a bulk assignee or bulk buyer unless condominium parcels were acquired before a specified date; providing that the assignment of developer rights to a bulk assignee does not release a developer from certain liabilities; providing an effective date.

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By the Committee on Commerce; and Senator Altman—

**CS for SB 858**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.02, F.S.; defining the term “fractional aircraft ownership program”; amending s. 212.08, F.S.; providing tax exemptions on the sale or use of aircraft primarily used in a fractional aircraft ownership program and for the parts and labor used in the maintenance, repair, and overhaul of such aircraft; creating s. 212.0597, F.S.; providing a maximum tax on the sale or use of fractional aircraft ownership interests; providing an effective date.

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By the Committees on Criminal Justice; and Transportation; and Senator Wise—

**CS for CS for SB 924**—A bill to be entitled An act relating to driver's licenses; amending s. 322.271, F.S.; providing procedures for the restoration of the driving privileges of certain persons whose driving privileges have been revoked; providing for a hearing; providing for the adoption of rules; providing a phase-in period; amending s. 322.2715,

F.S.; requiring the installation of an ignition interlock device under certain circumstances; providing effective dates.

By the Committees on Judiciary; and Health Regulation; and Senator Ring—

**CS for CS for SB 958**—A bill to be entitled An act relating to electronic health information; amending s. 408.05, F.S.; requiring the State Consumer Health Information and Policy Advisory Council to develop the Agency for Health Care Administration's strategic plan relating to electronic health records; amending s. 408.051, F.S.; defining the terms "agency" and "health information exchange participation agreement"; creating s. 408.0513, F.S.; requiring the agency to develop uniform elements of a Florida Health Information Exchange Participation Agreement for use by health care providers; requiring the agency to post the agreement on the agency's Internet website; providing for immunity from civil liability for accessing or releasing certain health records; providing that health care providers are not required to incorporate the uniform elements of the agreement; creating s. 408.0514, F.S.; requiring the agency to coordinate with regional extension centers to implement the use of electronic health records; authorizing the agency to establish guidelines for center services and state Medicaid participation and use of such services; amending s. 408.061, F.S.; deleting a reference to an administrative rule relating to certain data reported by health care facilities; amending s. 408.0611, F.S.; revising provisions relating to a clearinghouse on information on electronic prescribing; requiring the State Consumer Health Information and Policy Advisory Council or a workgroup representing electronic prescribing and other health information technology stakeholders to participate in quarterly meetings on the implementation of electronic prescribing; requiring the agency to provide a report on the agency's Internet website; amending s. 408.062, F.S.; requiring the agency to post certain information on health care expenditures on the agency's Internet website; amending s. 408.063, F.S.; deleting the requirement that the agency annually publish a report on state health expenditures; providing an effective date.

By the Committee on Regulated Industries; and Senator Justice—

**CS for SB 968**—A bill to be entitled An act relating to condominiums; amending s. 718.116, F.S.; providing requirements for the collection of unit owner debts; providing requirements for a notice of delinquency; prohibiting a condominium association from imposing certain penalties for delinquency during a notice period or while an objection made within such notice period is unresolved; providing an effective date.

By the Committees on Judiciary; and Communications, Energy, and Public Utilities; and Senator Bennett—

**CS for CS for SB 982**—A bill to be entitled An act relating to underground facility damage prevention and safety; amending s. 556.101, F.S.; prohibiting municipalities, counties, districts, and other local governments from enacting ordinances or rules that conflict with ch. 556, F.S.; amending s. 556.103, F.S.; requiring that the board of directors of Sunshine State One-Call of Florida, Inc., present to the Governor and Legislature an annual report that includes a summary of reports issued by the clerks of court; amending s. 556.105, F.S.; requiring that an excavator provide the Sunshine State One-Call of Florida, Inc., system with certain specified information not less than 10 full business days before beginning an excavation or demolition beneath the waters of the state; prohibiting the use of such information by member operators for sales or marketing purposes; deleting obsolete provisions; removing provisions requiring the remarking of certain proposed excavation sites; requiring a mutually agreed excavation plan for high-priority excavations; amending s. 556.106, F.S.; removing redundant provisions that provide a limited waiver of sovereign immunity for the state and its agencies and subdivisions arising from matters involving underground facilities; amending s. 556.107, F.S.; providing increased penalties for noncriminal infractions of the Sunshine State One-Call of Florida, Inc., system; requiring each clerk of court to submit a report to Sunshine State One-Call of Florida, Inc., by a specified date listing each violation that has been filed in the county during the preceding calendar year; amending s. 556.109, F.S.; specifying circumstances under which an excavator shall not notify the Sunshine State One-Call of Florida, Inc., system that there is an emergency; amending s. 556.110, F.S.; deleting a provision that limits assessments against a member operator who re-

ceives fewer than 10 notifications in any month; creating s. 556.114, F.S.; providing requirements for low-impact marking practices; providing procedures and methods to mark areas of excavation; requiring Sunshine State One-Call of Florida, Inc., to establish an educational program for the purpose of informing excavators and member operators about low-impact marking practices; creating s. 556.115, F.S.; requiring Sunshine State One-Call of Florida, Inc., to create a voluntary alternative dispute resolution program that is open to all member operators, excavators, and other stakeholders; requiring the voluntary users of the alternative dispute resolution program to choose the form of alternative dispute resolution to be used; requiring that the costs of using the voluntary program be borne by the users; providing that unless binding arbitration is the chosen method of alternative dispute resolution, the users or any one of such users may end the process at any time and proceed in a court of competent jurisdiction or before the Division of Administrative Hearings; creating s. 556.116, F.S.; defining the terms "high-priority subsurface installations" and "incident"; providing that if an excavation is proposed within 15 feet of a high-priority subsurface installation and is identified as such by the facility operator, the facility operator must notify the excavator of the existence of the high-priority subsurface installation and mark its location before excavation may begin; requiring an excavator to notify the operator of the excavation start time in the vicinity of a high-priority subsurface installation; providing that an alleged infraction that results in an incident must be reported to the system by an operator or an excavator; providing that the system shall transmit incident reports to the Division of Administrative Hearings; providing that the system and the division may contract for the division to conduct proceedings; providing that the division has jurisdiction to determine the facts and law concerning an alleged incident; authorizing the division to impose a fine on a violator if the violation was a proximate cause of the incident; providing procedures, venue, and standard of proof; providing an effective date.

By the Committees on Judiciary; and Criminal Justice; and Senators Baker, Siplin, and Gaetz—

**CS for CS for SB 1050**—A bill to be entitled An act relating to the sale of ephedrine or related compounds; amending s. 893.1495, F.S.; providing a definition; prohibiting obtaining or delivering to an individual in a retail sale any nonprescription compound, mixture, or preparation containing ephedrine or related compounds in excess of specified amounts; revising provisions relating to retail display of products containing ephedrine or related compounds; revising provisions relating to the training of retail employees; requiring a purchaser of a nonprescription compound, mixture, or preparation containing any detectable quantity of ephedrine or related compounds to meet specified requirements; requiring the use of an electronic recordkeeping mechanism approved by the Department of Law Enforcement for such transactions to record specified information; providing exemptions from the electronic recordkeeping requirement; revising provisions concerning local ordinances or regulations; providing exemptions for certain entities; prohibiting any retailer or entity that collects information on behalf of a retailer from accessing or using the information, except for law enforcement purposes or to facilitate a product recall for public health and safety; providing limited civil immunity for the release of information to law enforcement officers; conforming provisions governing criminal penalties for violations; requiring the Department of Law Enforcement to adopt rules; providing an effective date.

By the Committee on Ethics and Elections; and Senators Gelber, Rich, Smith, Ring, Hill, Storms, Wilson, Villalobos, and Bullard—

**CS for SB 1076**—A bill to be entitled An act relating to public servants; providing a short title; amending s. 838.022, F.S.; providing that it is a third-degree felony for a public servant, with corrupt intent, to fail to disclose certain direct or indirect financial interests or benefits; providing that it is a third-degree felony for a public servant, with corrupt intent, to fail to disclose a fact or information concerning an official act which is required to be disclosed by law; providing that such action is a second-degree felony if the financial interest is greater than or equal to a specified amount; defining the terms "financial disclosure" and "participate"; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Higher Education; and Senator Rich—

**CS for SB 1148**—A bill to be entitled An act relating to postsecondary student fees; amending s. 1009.25, F.S.; clarifying an exemption from fee requirements provided for a student who is or was at the time he or she reached 18 years of age in the custody of a relative under the Relative Caregiver Program or who was adopted from the Department of Children and Family Services after a specified date; providing that such exemption includes fees associated with enrollment in career-preparatory instruction and the completion of the college-level communication and computation skills testing program; providing that the exemption remains valid for 4 years after the date of graduation from high school; providing an effective date.

By the Committees on Regulated Industries; and Banking and Insurance; and Senators Bennett and Negrón—

**CS for CS for SB 1152**—A bill to be entitled An act relating to the Florida Funeral, Cemetery, and Consumer Services Act; amending s. 497.005, F.S.; defining the terms “direct supervision” and “general supervision” as they relate to supervision by funeral directors and embalmers; expanding the definition of the term “legally authorized person” to include certain persons designated by a decedent pursuant to certain types of authority; amending s. 497.101, F.S.; revising qualifications for the membership of the Board of Funeral, Cemetery, and Consumer Services; amending s. 497.103, F.S.; authorizing the waiver of certain provisions during a state of emergency; amending s. 497.140, F.S.; authorizing fees for certain inspections of licensees; amending s. 497.141, F.S.; prohibiting the issuance or renewal of a license to an applicant that has specified criminal records under certain circumstances; authorizing a licensing authority of the Department of Financial Services to adopt rules; authorizing the licensing authority to require the submission of applications in an online electronic format; authorizing fees for applications submitted in a paper format; amending s. 497.142, F.S.; requiring an applicant for renewal of a license to disclose certain criminal offenses; requiring an applicant for issuance or renewal of a license to disclose certain criminal pleas; requiring the licensing authority to adopt rules for the disclosure of criminal records; authorizing an exception from disclosure requirements for previously disclosed criminal records; amending s. 497.143, F.S.; revising legislative intent; authorizing the licensing authority to adopt rules for the issuance of limited licenses to certain persons licensed outside the state; revising eligibility and application requirements for a limited license; amending s. 497.147, F.S.; deleting limits on the continuing education credit provided for attendance at board meetings; amending s. 497.152, F.S.; providing that certain criminal pleas are a ground for denial of an application or discipline of a licensee under ch. 497, F.S.; amending s. 497.161, F.S.; authorizing the department to adopt rules that temporarily suspend or modify certain provisions during and following a state of emergency; amending s. 497.162, F.S.; revising which nonlicensed personnel are required to complete a course on communicable diseases; extending the time for completion of the course; amending s. 497.166, F.S.; conforming terminology to changes made by the act; amending s. 497.277, F.S.; authorizing a cemetery company to charge a fee for performing specified duties related to certain cemetery sales contracts; requiring disclosure of the charges; exempting charges from certain trust deposit requirements; authorizing the department to adopt rules; amending s. 497.278, F.S.; authorizing a cemetery company to require certain persons and firms to show proof of certain insurance coverage; prohibiting a cemetery company from setting certain insurance coverage limits; amending s. 497.365, F.S.; prohibiting the embalming of human remains except by certain licensees; amending s. 497.372, F.S.; revising certain functions construed to be the practice of funeral directing; prohibiting a funeral director from engaging in the practice of funeral directing except under certain circumstances; providing an exception; requiring that the Board of Funeral, Cemetery, and Consumer Services adopt rules; providing that certain provisions of state law do not prohibit a funeral director from being designated the licensed funeral director in charge of a cineration facility; revising the acts that are exempt from regulation as the practice of funeral directing; amending s. 497.373, F.S.; revising the educational and examination requirements for licensure of funeral directors by examination; revising requirements for the supervision of provisional licensees; amending s. 497.374, F.S.; revising the examination requirements for licensure of funeral directors by endorsement; amending s. 497.375, F.S.; establishing educational requirements for funeral director intern licenses; revising the application

requirements for funeral director intern licensees; revising requirements for the supervision of funeral director interns; providing for the expiration of funeral director intern licenses; prohibiting the renewal of funeral director intern licenses except under certain circumstances; authorizing rules for the renewal of funeral director intern licenses; providing for license renewal fees; amending s. 497.376, F.S.; deleting provisions requiring rules for the display of certain licenses; amending s. 497.378, F.S.; conforming the continuing education requirements for funeral directors and embalmers to the repeal by the act of provisions requiring a course on HIV and AIDS; authorizing the licensing authority to adopt rules for the renewal of funeral director and embalmer licenses; amending s. 497.380, F.S.; providing duties of a funeral director in charge of a funeral establishment; requiring a funeral director in charge to have an embalmer license and providing exceptions; requiring the reporting of a change in the funeral director in charge of a funeral establishment; requiring certain licensees to display their licenses in funeral establishments; creating s. 497.4555, F.S.; authorizing a preneed licensee to charge a fee for performing certain duties related to a preneed contract; requiring disclosure of the charges; exempting charges from certain trust deposit requirements; authorizing the department to adopt rules; amending s. 497.456, F.S.; authorizing requirements that certain claims forms be sworn and notarized; amending s. 497.464, F.S.; deleting a requirement that trust payments for preneed contracts be deposited in this state; requiring that funds discharging a preneed contract be disbursed from the trust under certain circumstances; amending s. 497.602, F.S.; revising the course requirements for a direct disposer license; deleting provisions requiring rules for the display of certain licenses; amending s. 497.603, F.S.; requiring the licensing authority to adopt rules for the renewal of direct disposer licenses; requiring a course on communicable diseases; conforming the continuing education requirements for direct disposers to the repeal by the act of provisions requiring a course on HIV and AIDS; amending s. 497.604, F.S.; requiring a direct disposal establishment to have a licensed funeral director act as the direct disposer in charge and providing exceptions; requiring certain licensees to display their licenses in direct disposal establishments; repealing s. 497.367, F.S., relating to a continuing education course required for funeral directors and embalmers on HIV and AIDS; providing an effective date.

By the Committee on Community Affairs; and Senator Crist—

**CS for SB 1182**—A bill to be entitled An act relating to motor vehicles; amending s. 261.03, F.S.; redefining the term “ROV”; amending s. 316.1905, F.S.; conforming provisions; amending s. 316.1951, F.S.; removing a requirement that the Department of Highway Safety and Motor Vehicles adopt a uniform written notice to be used to enforce provisions that prohibit parking a motor vehicle on certain property for the purpose of displaying the motor vehicle as being for sale, hire, or rental; removing a requirement that each law enforcement agency provide its own notice for such enforcement; authorizing a code enforcement officer from any local government agency to enforce such provisions; providing that the owner of a vehicle parked in violation of such provisions is subject to a fine in addition to towing and storage fees; providing procedures for the release of an impounded vehicle; amending s. 317.0003, F.S.; redefining the term “ROV”; amending s. 318.14, F.S.; providing a lifetime limitation on the number of times a person may elect to attend a driver improvement course in lieu of a court appearance; amending s. 318.18, F.S.; specifying a fine for a vehicle that is displayed for sale, hire, or rental in violation of such provisions; providing for the disposition of such fines; amending s. 319.225, F.S.; prohibiting the department from requiring the signature of the transferor to be notarized on certain motor vehicle title transfer forms relating to mileage of the vehicle; requiring the forms to include an affidavit declaring facts in the document to be true; amending s. 319.23, F.S.; providing that, under certain circumstances, a motor vehicle dealer is not required to apply for a certificate of title for a motor vehicle sold to a general purchaser who resides outside the state; amending s. 320.02, F.S.; directing the department to place the name of the owner of a motor vehicle on the list of persons who may not be issued a license plate or revalidation sticker if that person is on a list submitted to the department by a licensed dealer; amending s. 320.27, F.S.; clarifying an exemption from certain dealer prelicensing requirements; removing a requirement for evaluation of privatized applicant training methods; limiting the issuance to a licensed dealer of supplemental off-premises sale licenses; authorizing dealer records to be kept in either paper or electronic form; providing procedures for transfer of documents to electronic form; authorizing a

dealer training school to cancel the training certificate issued to a student for certain actions relating to payments made to the school; amending s. 322.0261, F.S.; providing an exemption from a requirement to attend a driver improvement course for drivers if adjudication is withheld by the court; providing an effective date.

By the Committees on Judiciary; Military Affairs and Domestic Security; and Regulated Industries; and Senators Fasano, Ring, Gaetz, and Lynn—

**CS for CS for CS for SB's 1196 and 1222**—A bill to be entitled An act relating to community associations; amending s. 399.02, F.S.; exempting certain elevators from specific code update requirements; providing a phase-in period for such elevators; amending s. 617.0721, F.S.; revising the limitations on the right of members to vote on corporate matters for certain corporations not for profit that are regulated under ch. 718 or ch. 719, F.S.; amending s. 617.0808, F.S.; excepting certain corporations not for profit that are an association as defined in s. 720.301, F.S., or a corporation regulated under ch. 718 or ch. 719, F.S., from certain provisions relating to the removal of a director; creating s. 617.1606, F.S.; providing that certain statutory provisions providing for the inspection of corporate records do not apply to a corporation not for profit that is an association as defined in s. 720.301, or a corporation regulated under ch. 718 or ch. 719, F.S.; creating s. 627.714, F.S.; requiring that coverage under a unit owner's policy for certain assessments include at least a minimum amount of loss assessment coverage; specifying the maximum amount of any unit owner's loss assessment coverage that can be assessed for any loss; providing that certain changes to the limits of a unit owner's coverage for loss assessments made on or after a specified period before the date of loss do not apply to the loss; providing that certain insurers are not required to pay more than an amount equal to that unit owner's loss assessment coverage limit; requiring that every property insurance policy to an individual unit owner contain a specified provision; amending s. 633.0215, F.S.; exempting certain residential buildings from a requirement to install a manual fire alarm system; amending s. 718.103, F.S.; redefining the term "developer"; amending s. 718.110, F.S.; allowing the condominium association to have the authority to restrict through an amendment to a declaration of condominium, rather than prohibit, the rental of condominium units; authorizing the classification of certain portions of common elements as limited common elements upon receipt of the required vote to amend a declaration; providing that such reclassification is not an amendment pursuant to specified provisions of state law; amending s. 718.111, F.S.; deleting a requirement for the board of a condominium to hold a meeting open to unit owners to establish the amount of an insurance deductible; revising the property to which a property insurance policy for a condominium association applies; revising the requirements for a condominium unit owner's property insurance policy; limiting the circumstances under which a person who violates requirements to maintain association records may be personally liable for a civil penalty; providing that a condominium association is not responsible for the use of certain information provided to an association member under certain circumstances; specifying records of a condominium association which are exempt from a requirement that records be available for inspection by an association member; increasing the amount of time within which a condominium association must provide unit owners with a copy of the association's annual financial report; revising the requirements for rules relating to the financial report that must be adopted by the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation; revising the requirements for a financial report based on the amount of a condominium's revenues; amending s. 718.112, F.S.; revising provisions relating to the terms or appointment or election of condominium members to a board of administration; creating exceptions to such provisions for condominiums that contain timeshares; specifying a certification that a person who is appointed or elected to a board of administration must make or educational requirements such board member must satisfy; conforming cross-references to changes made by the act; deleting a provision prohibiting an association from foregoing the retrofitting with a fire sprinkler system of common areas in a high-rise building; prohibiting local authorities having jurisdiction from requiring retrofitting with a sprinkler system or other engineered lifesafety system before a specified date; requiring that certain associations initiate, before a specified date, an application for a building permit for the required fire sprinkler installation with the local government having jurisdiction demonstrating that the association will be in compliance with certain firesafety re-

quirements by a specified date; authorizing an association to forgo retrofitting under certain circumstances; providing requirements for a special meeting of unit owners which may be called every 3 years in order to vote to forgo retrofitting of the sprinkler system or other engineered lifesafety systems; providing meeting notice requirements; expanding the monetary obligations that a director or officer must satisfy to avoid abandoning his or her office; amending s. 718.115, F.S.; specifying certain services provided in a declaration of condominium which are obtained pursuant to a bulk contract to be deemed a common expense; specifying provisions that must be contained in a bulk contract; specifying cancellation procedures for bulk contracts; amending s. 718.116, F.S.; increasing the period of accrual of certain assessments used to determine the amount of limited liability of certain first mortgagees or their successors or assignees; requiring a tenant in a unit owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; authorizing the condominium association to sue such tenant who fails to pay rent for eviction under certain circumstances; providing that the tenant is immune from claims from the unit owner as the result of paying rent to the association under certain circumstances; amending s. 718.117, F.S.; revising the circumstances under which a condominium association may be terminated due to economic waste or impossibility; revising provisions specifying the effect of a termination of condominium; amending s. 718.202, F.S.; authorizing the deposit of certain funds into multiple escrow accounts; requiring that an escrow agent maintain separate accounting records for each purchaser under certain circumstances; amending s. 718.301, F.S.; revising conditions under which unit owners other than the developer may elect at least a majority of the members of the board of administration of an association; amending s. 718.303, F.S.; authorizing an association to suspend for a reasonable time the right of a unit owner or the unit's occupant, licensee, or invitee to use certain common elements under certain circumstances; prohibiting a fine from being levied or a suspension from being imposed unless the association meets certain requirements for notice and provides an opportunity for a hearing; authorizing an association to suspend voting rights of a member due to nonpayment of assessments, fines, or other charges under certain circumstances; amending s. 718.501, F.S.; specifying that the jurisdiction of the Division of Florida Condominiums, Timeshares, and Mobile Homes includes bulk assignees and bulk buyers; creating part VII of ch. 718, F.S.; creating the "Distressed Condominium Relief Act"; providing legislative findings and intent; defining the terms "bulk assignee" and "bulk buyer"; providing for the assignment of developer rights by a bulk assignee; specifying liabilities of bulk assignees and bulk buyers; providing exceptions; providing additional responsibilities of bulk assignees and bulk buyers; authorizing certain entities to assign developer rights to a bulk assignee; limiting the number of bulk assignees at any given time; providing for the transfer of control of a board of administration to unit owners; providing effects of such transfer on parcels acquired by a bulk assignee; providing obligations of a bulk assignee upon the transfer of control of a board of administration; requiring that a bulk assignee certify certain information in writing; providing for the resolution of a conflict between specified provisions of state law; providing that the failure of a bulk assignee or bulk buyer to comply with specified provisions of state law results in the loss of certain protections and exemptions; requiring that a bulk assignee or bulk buyer file certain information with the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation before offering any units for sale or lease in excess of a specified term; requiring that a copy of such information be provided to a prospective purchaser or tenant; requiring that certain contracts and disclosure statements contain specified statements; requiring that a bulk assignee or bulk buyer comply with certain disclosure requirements; prohibiting a bulk assignee from authorizing certain actions on behalf of an association while the bulk assignee is in control of the board of administration of the association; requiring that a bulk assignee or bulk buyer comply with certain laws with respect to contracts entered into by the association while the bulk assignee or bulk buyer was in control of the board of administration; providing parcel owners with specified protections regarding certain contracts; requiring that a bulk buyer comply with certain requirements regarding the transfer of a parcel; prohibiting a person from being classified as a bulk assignee or bulk buyer unless condominium parcels were acquired before a specified date; providing that the assignment of developer rights to a bulk assignee does not release a developer from certain liabilities; amending s. 719.106, F.S.; providing for the filling of vacancies on the condominium board of administration; amending s. 719.1055, F.S.; providing an additional re-

quired provision in cooperative bylaws; deleting a provision prohibiting an association from foregoing the retrofitting with a fire sprinkler system of common areas in a high-rise building; prohibiting local authorities having jurisdiction from requiring retrofitting with a sprinkler system or other engineered lifesafety system before a specified date; providing requirements for a special meeting of unit owners which may be called every 3 years in order to vote to require retrofitting of the sprinkler system or other engineered lifesafety system; providing meeting notice requirements; amending s. 719.108, F.S.; providing a prioritized list for disbursement of payments received by an association; providing for a lien by an association on a condominium unit for certain fees and costs; providing procedures and notice requirements for the filing of a lien by an association; requiring a tenant in a unit owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; amending s. 720.303, F.S.; revising provisions relating to homeowners' association board meetings, inspection and copying of records, and reserve accounts of budgets; expanding the list of association records that are not accessible to members and parcel owners; prohibiting certain association personnel from receiving a salary or compensation; providing exceptions; amending s. 720.304, F.S.; providing that a flagpole and any flagpole display are subject to certain codes and regulations; amending s. 720.305, F.S.; authorizing the association to suspend rights to use common areas and facilities if the member is delinquent on the payment of a monetary obligation due for a certain period of time; providing procedures and notice requirements for levying a fine or imposing a suspension; amending s. 720.306, F.S.; providing requirements for secret ballots; providing procedures for filling a vacancy on the board of directors; amending s. 720.3085, F.S.; requiring a tenant in a property owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; amending s. 720.31, F.S.; authorizing an association to enter into certain agreements to use lands or facilities; requiring that certain items be stated and fully described in the declaration; limiting an association's power to enter into such agreements after a specified period following the recording of a declaration; requiring that certain agreements be approved by a specified percentage of voting interests of an association when the declaration is silent as to the authority of an association to enter into such agreement; authorizing an association to join with other associations or a master association under certain circumstances and for specified purposes; creating s. 720.315, F.S.; prohibiting the board of directors of a homeowners' association from levying a special assessment before turnover of the association by the developer unless certain conditions are met; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; Judiciary; and Children, Families, and Elder Affairs; and Senators Wise and Gaetz—

**CS for CS for CS for SB 1298**—A bill to be entitled An act relating to supervised visitation and exchange monitoring programs; creating s. 753.06, F.S.; adopting state standards for supervised visitation and exchange monitoring programs; providing for modification; requiring the standards to be published on the website of the Clearinghouse on Supervised Visitation; requiring each program to annually affirm compliance with the standards to the court; creating s. 753.07, F.S.; providing factors for the court or child-placing agency to consider when referring cases for supervised visitation or exchange monitoring; specifying training requirements for persons referring to or providing such services; authorizing supervised visitation programs to alert the court to problems with referred cases; creating s. 753.08, F.S.; authorizing supervised visitation or monitored exchange programs to conduct security background checks of employees and volunteers and criminal records checks through the Department of Law Enforcement; providing standards for such background checks; requiring that an employer furnish a copy of the personnel record for the employee or former employee upon request; requiring that such personnel record contain certain information; requiring that all applicants hired or certified by a program after a specified date undergo a level 2 background screening before being hired or certified; delegating responsibility for certain costs and screening criminal history information; authorizing a supervised visitation program to participate in the Volunteer and Employee Criminal History System in order to obtain criminal history information; providing immunity to employers who provide information for purposes of a background check; providing that certain persons providing services at a

supervised visitation or monitored exchange program are presumed to act in good faith and are immune from civil or criminal liability; providing exceptions; creating s. 753.09, F.S.; providing that after a specified date only those supervised visitation programs that adhere to the state standards may receive state funding; providing an effective date.

By the Committee on Health Regulation; and Senators Hill, Smith, Siplin, Fasano, and Wilson—

**CS for SB 1300**—A bill to be entitled An act relating to the Prostate Cancer Awareness Program; amending s. 381.911, F.S.; revising the purpose, structure, and objectives of the Prostate Cancer Awareness Program within the University of Florida Prostate Disease Center; authorizing the University of Florida Prostate Disease Center to work with other organizations and institutions to create a systemic focus on increasing community education and awareness of prostate cancer; requiring the University of Florida Prostate Disease Center to collaborate with the Department of Health to establish the UFPDC Prostate Cancer Task Force, which was formerly designated as a "committee"; requiring the State Surgeon General, upon recommendation of the executive director of the University of Florida Prostate Disease Center in consultation with the Comprehensive Cancer Control Program within the Department of Health and the Florida Cancer Control Program, to appoint members to the UFPDC Prostate Cancer Task Force; providing for reimbursement for per diem and travel expenses; providing for terms of office; providing for the appointment of a chair and co-chair; providing for meetings; providing for a quorum of the task force; providing the duties of the task force, including an annual prostate cancer symposium and submission of an annual report to the Governor, the State Surgeon General, and the Legislature; providing an effective date.

By the Committee on Commerce; and Senator Ring—

**CS for SB 1340**—A bill to be entitled An act relating to public records; defining the term "publicly owned performing arts center"; creating an exemption from public-records requirements for information that identifies a donor or prospective donor of a donation made for the benefit of a publicly owned performing arts center if the donor desires to remain anonymous; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

By the Committee on Judiciary; and Senator Wise—

**CS for SB 1356**—A bill to be entitled An act relating to transitional services for youth; amending s. 985.03, F.S.; defining the term "transition to adulthood"; creating s. 985.461, F.S.; providing legislative intent concerning transition to adulthood services for youth in the custody of the Department of Juvenile Justice; providing for eligibility for services from both departments for youth served by the department who are legally in the custody of the Department of Children and Family Services; providing that an adjudication of delinquency does not, by itself, disqualify a youth in foster care from certain services from the Department of Children and Family Services; providing powers and duties of the Department of Juvenile Justice for transition services; providing for assessments; providing for a plan for a youth leading to independence; amending s. 985.0301, F.S.; providing for retention of court jurisdiction over a child for a specified period beyond the child's 19th birthday if the child is participating in a transition to adulthood program; providing that certain services require voluntary participation by affected youth and are not intended to create an involuntary court-sanctioned residential commitment; providing an effective date.

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

**CS for CS for SB 1388**—A bill to be entitled An act relating to intellectual disabilities; amending s. 39.502, F.S.; substituting the Arc of Florida for the Association for Retarded Citizens; amending ss. 40.013, 86.041, 92.53, 92.54, and 92.55, F.S.; substituting the term "intellectual disability" for the term "mental retardation"; amending s. 320.10, F.S.; substituting the Arc of Florida for the Association for Retarded Citizens; amending ss. 383.14, 393.063, 393.11, and 394.455, F.S.; substituting the term "intellectual disability" for the term "mental retardation"; clarify-

ing in s. 393.063, that the meaning of the terms “intellectual disability” or “intellectually disabled” is the same as the meaning of the terms “mental retardation,” “retarded,” and “mentally retarded” for purposes of matters relating to the criminal laws and court rules; amending s. 400.960, F.S.; revising definitions relating to intermediate care facilities for the developmentally disabled to delete unused terms; amending s. 408.032, F.S.; conforming a cross-reference; amending s. 409.908, F.S.; substituting the term “intellectually disabled” for the term “mentally retarded”; amending ss. 413.20, 440.49, and 499.0054, F.S.; substituting the term “intellectual disability” for the term “mental retardation”; amending s. 514.072, F.S.; conforming a cross-reference and deleting obsolete provisions; amending ss. 627.6041, 627.6615, 641.31, 650.05, 765.204, 849.04, 914.16, 914.17, 916.105, and 916.106, F.S.; substituting the term “intellectual disability” for the term “mental retardation”; amending s. 916.107, F.S.; substituting the term “intellectual disability” for the term “retardation”; providing a directive to the Division of Statutory Revision; amending ss. 916.301, 916.3012, 916.302, 916.3025, 916.303, 916.304, 918.16, 921.137, 941.38, 944.602, 945.025, 945.12, 945.42, 947.185, 984.19, 985.14, 985.145, 985.18, 985.19, 985.195, and 985.61, F.S.; clarifying in s. 921.137 that the terms “intellectual disability” or “intellectually disabled” are interchangeable with and have the same meaning as the terms “mental retardation,” or “retardation” and “mentally retarded,” as defined prior to the effective date of the act; substituting the term “intellectual disability” for the term “mental retardation”; expressing legislative intent; providing an effective date.

By the Policy and Steering Committee on Ways and Means; the Committee on Governmental Oversight and Accountability; and Senator Haridopolos—

**CS for CS for SB 1412**—A bill to be entitled An act relating to obsolete or outdated agency plans, reports, and programs; repealing s. 13.01, F.S., which establishes the Florida Commission on Interstate Cooperation; repealing s. 13.02, F.S., which establishes the Senate Committee on Interstate Cooperation; repealing s. 13.03, F.S., which establishes the House of Representatives Committee on Interstate Cooperation; repealing s. 13.04, F.S., which provides terms and functions of both House and Senate standing committees; repealing s. 13.05, F.S., which establishes the Governor’s Committee on Interstate Cooperation; repealing s. 13.06, F.S., which designates informal names of the committees and the Commission; repealing s. 13.07, F.S., which provides the functions of the commission; repealing s. 13.08, F.S., which establishes the powers and duties of the commission; repealing s. 13.09, F.S., which declares the Council of State Government to be a joint governmental agency of Florida and other states; transferring and renumbering s. 13.10, F.S., relating to the appointment of Commissioners to the National Conference of Commissioners on Uniform State Laws; repealing s. 13.90, F.S., which establishes the Florida Legislative Law Revision Council; repealing s. 13.91, F.S., which establishes the membership of the council; repealing s. 13.92, F.S., which establishes the term limits for members appointed to the council; repealing s. 13.93, F.S., which declares all serving members of the council eligible for reappointment; repealing s. 13.94, F.S., which designates the chair and vice chair of the council; repealing s. 13.95, F.S., which declares that the members of the council shall serve without compensation; repealing s. 13.96, F.S., which provides the functions of the council; repealing s. 13.97, F.S., which provides that the council shall be the recipient of proposed changes and may make recommendations on such proposals; repealing s. 13.98, F.S., which provides that the council submit a report of all actions taken at each regular session of the Legislature; repealing s. 13.99, F.S., regarding personnel of the council; repealing s. 13.992, F.S., which defines the powers of the council; repealing s. 13.993, F.S., which authorizes the council to procure information from state, municipal corporations, or governmental department agencies; repealing s. 13.994, F.S., which authorizes the council to create rules and regulations for the conduct of business; repealing s. 13.995, F.S., which requires appropriations to carry out the purposes of the council; repealing s. 13.996, F.S., which provides that the first duty of the council shall be to complete revision of the criminal laws of the state of Florida; repealing s. 14.25, F.S., relating to the Florida State Commission on Hispanic Affairs; amending s. 14.26, F.S.; revising reporting requirements of the Citizen’s Assistance Office; repealing s. 14.27, F.S., relating to the Florida Commission on African-American Affairs; repealing s. 16.58, F.S., relating to the Florida Legal Resource Center; amending s. 17.32, F.S.; revising the recipients of the annual report of trust funds by the Chief Financial Officer; amending s. 17.325, F.S.; deleting a reporting requirement relating to the govern-

mental efficiency hotline; amending s. 20.057, F.S.; deleting a reporting requirement of the Governor relating to interagency agreements to delete duplication of inspections; repealing s. 20.316(4)(e), (f), and (g), F.S., relating to information systems of the Department of Juvenile Justice; amending s. 20.43, F.S.; revising provisions relating to planning by the Department of Health; amending s. 39.4086, F.S.; deleting provisions relating to a report by the State Courts Administrator on a guardian ad litem program for dependent children; amending s. 98.255, F.S.; deleting provisions relating to a report on the effectiveness of voter education programs; amending s. 110.1227, F.S.; revising provisions relating to a report by the board of directors of the Florida Long-Term-Care Plan; amending s. 120.542, F.S.; deleting provisions relating to reports of petitions filed for variances to agency rules; repealing s. 153.952, F.S., relating to legislative findings and intent concerning privately owned wastewater systems and facilities; amending s. 161.053, F.S.; deleting a provision relating to a report on the coastal construction control line; amending s. 161.161, F.S.; deleting a provision requiring a report on funding for beach erosion control; repealing s. 163.2526, F.S., relating to the review and evaluation of urban infill; amending s. 163.3167, F.S.; deleting provisions relating to local government comprehensive plans; amending s. 163.3177, F.S.; revising requirements for comprehensive plans; amending s. 163.3178, F.S.; deleting a duty of the Coastal Resources Interagency Management Committee to submit certain recommendations; repealing s. 163.519(12), F.S., relating to the requirement for a report on neighborhood improvement districts by the Department of Legal Affairs; repealing s. 186.007(9), F.S.; deleting provisions relating to a committee to recommend to the Governor changes in the state comprehensive plan; amending ss. 189.4035 and 189.412, F.S.; revising requirements relating to dissemination of the official list of special districts; amending s. 206.606, F.S.; revising provisions relating to a report on the Florida Boating Improvement Program; amending s. 212.054, F.S.; deleting the requirement for a report on costs of administering the discretionary sales surtax; amending s. 212.08, F.S.; deleting a requirement for a report on the sales tax exemption for machinery and equipment used in semiconductor, defense, or space technology production and research and development; repealing s. 213.0452, F.S., relating to a report on the structure of the Department of Revenue; repealing s. 213.054, F.S., relating to monitoring and reporting regarding persons claiming tax exemptions; amending s. 215.70, F.S.; requiring the State Board of Administration to report to the Governor when funds need to be appropriated to honor the full faith and credit of the state; amending s. 216.011, F.S.; redefining the term “long-range program plan”; repealing s. 216.181(10)(c), F.S., relating to reports of filled and vacant positions and salaries; amending s. 252.55, F.S.; revising certain reporting requirements relating to the Civil Air Patrol; amending s. 253.7825, F.S.; deleting provisions relating to the plan for the Cross Florida Greenways State Recreation and Conservation Area; repealing s. 253.7826, F.S., relating to structures of the Cross Florida Barge Canal; repealing s. 253.7829, F.S., relating to a management plan for retention or disposition of lands of the Cross Florida Barge Canal; amending s. 259.037, F.S.; revising provisions relating to a report of the Land Management Uniform Accounting Council; repealing s. 267.074(4), F.S., relating to a plan for the State Historical Marker Program; repealing s. 284.50(3), F.S., relating to a requirement for a report by the Interagency Advisory Council on Loss Prevention and certain department heads; repealing s. 287.045(11), F.S., relating to a requirement for reports on use of recycled products; repealing s. 288.108(7), F.S., relating to a requirement for a report by the Office of Tourism, Trade, and Economic Development on high-impact businesses; repealing s. 288.1185, F.S., relating to the Recycling Markets Advisory Committee; amending s. 288.1229, F.S.; revising duties of the direct-support organization to support sports-related industries and amateur athletics; repealing s. 288.7015(4), F.S., relating to a requirement for a report by the rules ombudsman in the Executive Office of the Governor; amending s. 288.7771, F.S.; revising a reporting requirement of the Florida Export Finance Corporation; repealing s. 288.8175(8), (10), and (11), F.S., relating to certain responsibilities of the Department of Education with respect to linkage institutes between postsecondary institutions in this state and foreign countries; repealing s. 288.853(5), F.S., relating to the requirement for a report on assistance to and commerce with Cuba; amending s. 288.904, F.S.; deleting an obsolete provision requiring the creation of advisory committees on international and small business issues; amending s. 288.95155, F.S.; revising requirements for a report by Enterprise Florida, Inc., on the Florida Small Business Technology Growth Program; amending s. 288.9604, F.S.; deleting a requirement for a report by the Florida Development Finance Corporation; amending s. 288.9610, F.S.; revising provisions relating to annual reporting by the

corporation; amending s. 292.05, F.S.; revising requirements relating to a report by the Department of Veterans' Affairs; repealing ss. 296.16 and 296.39, F.S., relating to reports by the executive director of the Department of Veterans' Affairs; repealing s. 315.03(12)(c), F.S., relating to legislative review of a loan program of the Florida Seaport Transportation and Economic Development Council; amending s. 319.324, F.S.; deleting provisions relating to funding a report on odometer fraud prevention and detection; repealing s. 322.181, F.S., relating to a study by the Department of Highway Safety and Motor Vehicles on driving by the elderly; repealing s. 322.251(7)(c), F.S., relating to a plan to indemnify persons wanted for passing worthless bank checks; amending s. 373.0391, F.S.; deleting provisions relating to provision of certain information by water management districts; amending s. 373.046, F.S.; deleting an obsolete provision requiring a report by the Secretary of Environmental Protection; repealing s. 376.121(14), F.S., relating to a report by the Department of Environmental Protection on damage to natural resources; repealing s. 376.17, F.S., relating to reports of the department to the Legislature; repealing s. 376.30713(5), F.S., relating to a report on preapproved advanced cleanup; amending s. 379.2211, F.S.; revising provisions relating to a report by the Fish and Wildlife Conservation Commission on waterfowl permit revenues; amending s. 379.2212, F.S.; revising provisions relating to a report by the commission on wild turkey permit revenues; repealing s. 379.2523(8), F.S., relating to duties of the Fish and Wildlife Conservation Commission concerning an aquaculture plan; amending s. 380.06, F.S.; deleting provisions on transmission of revisions relating to statewide guidelines and standards for developments of regional impact; repealing s. 380.0677(3), F.S., relating to powers of the Green Swamp Land Authority; repealing s. 381.0011(3), F.S., relating to an inclusion in the Department of Health's strategic plan; repealing s. 381.0036, F.S., relating to planning for implementation of educational requirements concerning HIV and AIDS; repealing s. 381.731, F.S., relating to strategic planning of the Department of Health; amending s. 381.795, F.S.; deleting provisions relating to studies by the Department of Health on long-term, community-based supports; amending s. 381.931, F.S.; deleting provisions relating to the duty of the Department of Health to develop a report on Medicaid expenditures; amending s. 383.19, F.S.; revising provisions relating to reports by hospitals contracting to provide perinatal intensive care services; repealing s. 383.21, F.S., relating to reviews of perinatal intensive care service programs; amending s. 383.2161, F.S.; revising requirements relating to a report by the Department of Health on maternal and child health; repealing s. 394.4573(4), F.S., relating to the requirement for a report by the Department of Children and Family Services on staffing state mental health facilities; amending s. 394.4985, F.S.; deleting provisions relating to plans by department districts; repealing s. 394.82, F.S., relating to the funding of expanded community mental health services; repealing s. 394.9082(9), F.S., relating to reports on contracting with behavioral health management entities; repealing s. 394.9083, F.S., relating to the Behavioral Health Services Integration Workgroup; repealing s. 395.807(2)(c), F.S., relating to requirements for a report on the retention of family practice residents; repealing s. 397.332(3), F.S., relating to the requirement for a report by the director of the Office of Drug Control; repealing s. 397.94(1), F.S., relating to children's substance abuse services plans by service districts of the Department of Children and Family Services; repealing s. 400.148(2), F.S., relating to a pilot program of the Agency for Health Care Administration for a quality-of-care contract management program; amending s. 400.967, F.S.; deleting provisions relating to a report by the Agency for Health Care Administration on intermediate care facilities for developmentally disabled persons; repealing s. 402.3016(3), F.S., relating to the requirement for a report by the agency on Early Head Start collaboration grants; repealing s. 402.40(9), F.S., relating to submission to the Legislature of certain information related to child welfare training; amending s. 403.4131, F.S.; deleting provisions relating to a report on the adopt-a-highway program; repealing s. 403.706(2)(d), F.S., relating to local government solid waste responsibilities; repealing s. 406.02(4)(a), F.S., relating to the requirement for a report by the Medical Examiners Commission; amending s. 408.033, F.S.; revising provisions relating to reports by local health councils; repealing s. 408.914(4), F.S., relating to the requirement of the Agency for Health Care Administration to submit to the Governor a plan on the comprehensive health and human services eligibility access system; repealing s. 408.915(3)(i), F.S., relating to the requirement for periodic reports on the pilot program for such access; repealing s. 408.917, F.S., relating to an evaluation of the pilot project; amending s. 409.1451, F.S.; revising requirements relating to reports on independent living transition services; repealing s. 409.152, F.S., relating to service integration and family preservation; repealing s.

409.1679(1) and (2), F.S., relating to reports concerning residential group care services; amending s. 409.1685, F.S.; revising provisions relating to reports by the Department of Children and Family Services on children in foster care; repealing s. 409.221(4)(k), F.S., relating to reports on consumer-directed care; amending s. 409.25575, F.S.; deleting provisions relating to a report by the Department of Revenue regarding a quality assurance program for privatization of services; amending s. 409.2558, F.S.; deleting provisions relating to the Department of Revenue's solicitation of recommendations related to a rule on undistributable collections; repealing s. 409.441(3), F.S., relating to the state plan for the handling of runaway youths; amending s. 409.906, F.S.; deleting a requirement for reports of child-welfare-targeted case management projects; amending s. 409.912, F.S.; revising provisions relating to duties of the agency with respect to cost-effective purchasing of health care; repealing s. 410.0245, F.S., relating to a study of service needs of the disabled adult population; repealing s. 410.604(10), F.S., relating to a requirement for the Department of Children and Family Services to evaluate the community care for disabled adults program; amending s. 411.0102, F.S.; deleting provisions relating to use of child care purchasing pool funds; repealing s. 411.221, F.S., relating to prevention and early assistance; repealing s. 411.242, F.S., relating to the Florida Education Now and Babies Later program; amending s. 414.14, F.S.; deleting a provision relating to a report by the Secretary of Children and Family Services on public assistance policy simplification; repealing s. 414.36(1), F.S., relating to a plan for privatization of recovery of public assistance overpayment claims; repealing s. 414.391(3), F.S., relating to a plan for automated fingerprint imaging; amending s. 415.1045, F.S.; deleting a requirement for a study by the Office of Program Policy Analysis and Government Accountability on documentation of exploitation, abuse, or neglect; amending s. 420.622, F.S.; revising requirements relating to a report by the State Council on Homelessness; repealing s. 420.623(4), F.S., relating to the requirement of a report by the Department of Community Affairs on homelessness; amending s. 427.704, F.S.; revising requirements relating to a report by the Public Service Commission on a telecommunications access system; amending s. 427.706, F.S.; revising requirements relating to a report by the advisory committee on telecommunications access; amending s. 429.07, F.S.; deleting provisions relating to a report by the Department of Elderly Affairs on extended congregate care facilities; amending s. 429.41, F.S.; deleting provisions relating to a report concerning standards for assisted living facilities; amending s. 430.04, F.S.; revising duties of the Department of Elderly Affairs with respect to certain reports and recommendations; amending s. 430.502, F.S.; revising requirements with respect to reports by the Alzheimer's Disease Advisory Committee; amending s. 445.006, F.S.; deleting provisions relating to a strategic plan for workforce development; repealing s. 455.2226(8), F.S., relating to the requirement of a report by the Board of Funeral Directors and Embalmers; repealing s. 455.2228(6), F.S., relating to the requirement of reports by the Barbers' Board and the Board of Cosmetology; amending s. 456.005, F.S.; revising requirements relating to long-range planning by professional boards; amending s. 456.025, F.S.; revising requirements relating to a report to professional boards by the Department of Health; repealing s. 456.034(6), F.S., relating to reports by professional boards about HIV and AIDS; amending s. 517.302, F.S.; deleting a requirement for a report by the Office of Financial Regulation on deposits into the Anti-Fraud Trust Fund; repealing s. 531.415(3), F.S., relating to the requirement of a report by the Department of Agriculture and Consumer Services on fees; repealing s. 570.0705(3), F.S., relating to the requirement of a report by the Commissioner of Agriculture concerning advisory committees; amending s. 570.0725, F.S.; requiring that the Department of Agriculture and Consumer Services submit an electronic report to the Legislature concerning support for food recovery programs; repealing s. 570.543(3), F.S., relating to legislative recommendations of the Florida Consumers' Council; amending s. 590.33, F.S.; deleting a reference to the Florida Commission on Interstate Cooperation to conform to changes made by the act; amending s. 603.204, F.S.; revising requirements relating to the South Florida Tropical Fruit Plan; amending s. 627.64872, F.S.; deleting provisions relating to an interim report by the board of directors of the Florida Health Insurance Plan; prohibiting the board from acting to implement the plan until certain funds are appropriated; amending s. 744.708, F.S.; revising provisions relating to audits of public guardian offices and to reports concerning those offices; amending s. 768.295, F.S.; revising duties of the Attorney General relating to reports concerning "SLAPP" lawsuits; amending s. 790.22, F.S.; deleting provisions relating to reports by the Department of Juvenile Justice concerning certain juvenile offenses that involve weapons; amending s. 943.125, F.S.; deleting provisions relating to reports by the Florida

Sheriffs Association and the Florida Police Chiefs Association concerning law enforcement agency accreditation; amending s. 943.68, F.S.; revising requirements relating to reports by the Department of Law Enforcement concerning transportation and protective services; amending s. 944.801, F.S.; deleting a requirement to deliver to specified officials copies of certain reports concerning education of state prisoners; repealing s. 945.35(10), F.S., relating to the requirement of a report by the Department of Corrections concerning HIV and AIDS education; repealing s. 958.045(9), F.S., relating to a report by the department concerning youthful offenders; amending s. 960.045, F.S.; revising requirements relating to reports by the Department of Legal Affairs with respect to victims of crimes; repealing s. 985.02(8)(c), F.S., relating to the requirement of a study by the Office of Program Policy Analysis and Government Accountability on programs for young females within the Department of Juvenile Justice; amending s. 985.047, F.S.; deleting provisions relating to a plan by a multiagency task force on information systems related to delinquency; amending s. 985.47, F.S.; deleting provisions relating to a report on serious or habitual juvenile offenders; amending s. 985.483, F.S.; deleting provisions relating to a report on intensive residential treatment for offenders younger than 13 years of age; repealing s. 985.61(5), F.S., relating to a report by the Department of Juvenile Justice on early delinquency intervention; amending s. 985.622, F.S.; deleting provisions relating to submission of the multi-agency plan for vocational education; repealing s. 985.632(7), F.S., relating to a report by the Department of Juvenile Justice on funding incentives and disincentives; repealing s. 1002.34(19), F.S., relating to an evaluation and report by the Commissioner of Education concerning charter technical career centers; repealing s. 1003.61(4), F.S., relating to evaluation of a pilot attendance project in Manatee County; amending s. 1004.22, F.S.; deleting provisions relating to university reports concerning sponsored research; repealing s. 1004.50(6), F.S., relating to the requirement of a report by the Governor concerning unmet needs in urban communities; repealing s. 1004.94(2) and (4), F.S., relating to guidelines for and a report on plans for a state adult literacy program; amending s. 1004.95, F.S.; revising requirements relating to implementing provisions for adult literacy centers; repealing s. 1006.0605, F.S., relating to students' summer nutrition; repealing s. 1006.67, F.S., relating to a report of campus crime statistics; amending s. 1009.70, F.S.; deleting provisions relating to a report on a minority law school scholarship program; amending s. 1011.32, F.S.; requiring the Governor to be given a copy of a report related to the Community College Facility Enhancement Challenge Grant Program; amending s. 1011.62, F.S.; deleting provisions relating to recommendations for implementing the extended-school-year program; repealing s. 1012.05(2)(1), F.S., relating to a plan concerning teacher recruitment and retention; amending s. 1012.42, F.S.; deleting provisions relating to a plan of assistance for teachers teaching out-of-field; amending s. 1013.11, F.S.; deleting provisions relating to transmittal of a report on physical plant safety; amending ss. 161.142, 163.065, 163.2511, 163.2514, 163.3202, 259.041, 259.101, 369.305, 379.2431, 381.732, 381.733, 411.01, 411.232, and 445.006, F.S., conforming cross-references to changes made by the act; amending s. 1001.42, F.S.; deleting provisions that require each district school board to reduce paperwork and data collection and report its findings and potential solutions on reducing burdens associated with such collection; amending s. 1008.31, F.S.; requiring that the Commissioner of Education monitor and review the collection of paperwork, data, and reports by school districts; requiring that the commissioner complete an annual review of such collection by a specified date each year; requiring that the commissioner prepare a report, by a specified date each year, assisting the school districts with eliminating or consolidating paperwork, data, and reports by providing suggestions, technical assistance, and guidance; providing an effective date.

By the Committee on Ethics and Elections; and Senators Crist, Aronberg, and Haridopolos—

**CS for SB 1672**—A bill to be entitled An act relating to political advertisements; providing a short title; amending s. 106.143, F.S.; providing an alternative statement that may be used to identify a candidate as the sponsor of a political advertisement under certain circumstances; providing circumstances under which certain campaign messages and political advertisements are not required to state or display specific information regarding the identity of the candidate, his or her party affiliation, and the office sought in the message or advertisement; authorizing a candidate or political committee to place a statement on a social networking website or account indicating that the site or account

is an official site or account approved by the candidate or political committee; prohibiting an official designation without the prior approval by the candidate or political committee; providing an effective date.

By the Policy and Steering Committee on Ways and Means; and Senator Alexander—

**CS for SB 1706**—A bill to be entitled An act relating to state financial matters; amending s. 216.011, F.S.; defining the term “lease or lease-purchase of equipment”; amending s. 216.023, F.S.; requiring that specified information relating to certain contracts be included in an agency’s legislative budget request; amending s. 216.311, F.S.; defining the terms “contract” and “agreement”; prohibiting an agency or branch of state government, without legislative authority, from contracting to pay liquidated damages or early termination fees resulting from the breach or early termination of a contract or agreement, from paying interest because of insufficient budget authority to pay an obligation in the current year, from obligating the state to make future payments to cover unpaid payments, or from granting a party the right to collect fees or other revenues from nonparties; providing certain exemptions; prohibiting an agency from entering into certain leases without authorization by the Legislature or the Legislative Budget Commission; creating s. 216.312, F.S.; requiring the executive and judicial branch to notify the Governor and Legislature before entering into contracts containing certain provisions relating to expenditures; transferring, renumbering, and amending s. 287.0582, F.S.; requiring a state contract to identify the appropriation that funds a contract; expanding the statement that must be included in state contracts to include grounds for terminating the contract based on budget deficits; requiring the judicial branch to include the statement in its contracts; requiring the agency head, executive director, or chief judge, as appropriate, or a designated senior management employee, to sign contracts that exceed a specified amount; requiring the agency head, executive director, or chief judge to review certain contracts and certify compliance with ch. 216, F.S.; requiring contracts exceeding a specified amount to require written acceptance or rejection of contract deliverables; providing that contracts in violation of these provisions are null and void; providing penalties; amending s. 287.063, F.S.; prohibiting certain lease or deferred-payment purchases by state agencies unless expressly authorized by the Legislature in the General Appropriations Act or by the Legislative Budget Commission; amending s. 287.064, F.S.; prohibiting certain master equipment financing agreements unless expressly authorized by the Legislature in the General Appropriations Act or by the Legislative Budget Commission; amending ss. 376.3075 and 403.1837, F.S.; conforming cross-references; providing for application; providing an effective date.

By the Committee on Commerce; and Senators Smith and Lynn—

**CS for SB 1720**—A bill to be entitled An act relating to the Black Business Investment Board, Inc.; amending s. 288.707, F.S.; deleting a description of the board as a public-private entity; requiring the board to assist the Office of Tourism, Trade, and Economic Development in creating a long-range strategic policy for the Black Business Loan Program; revising the entities with whom the board may create partnerships for the development and expansion of black business enterprises; revising the membership of the board of directors; providing for certain members to be ex officio, nonvoting members; revising requirements for the selection, removal, and terms of the chair and vice chair; amending s. 288.709, F.S.; requiring that upon dissolution of the board, an asset that was not acquired through the use of state funds be returned to the donor who provided the asset or the funding or resources to acquire the asset; amending s. 288.7091, F.S.; requiring the board to aid the development and expansion of black business enterprises by leveraging federal, state, local, and private funds; requiring the board to collaborate with agencies of the federal, state, and local governments, private entities, nonprofit organizations, and national organizations; amending s. 288.7102, F.S.; revising the dates by which applications for loans from the Black Business Loan Program must be received and processed by the Office of Tourism, Trade, and Economic Development; revising eligibility requirements for new and existing program recipients; revising the date by which the Office of Tourism, Trade, and Economic Development must distribute appropriations to program recipients; deleting provisions providing for the board to recommend the certification of eligible recipients for loans; revising the percentages of program funds that a program recipient may use for technical support for black business en-

terprises or direct administrative costs; amending s. 288.71025, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to bring a civil action against an entity that unlawfully holds itself out as a black business investment corporation; amending s. 288.712, F.S.; deleting a provision relating to the black contractors bonding program, which requires the board to provide assistance to the Office of Supplier Diversity within the Department of Management Services; amending s. 288.714, F.S.; requiring that recipients of loans from the Black Business Loan Program provide quarterly reports to the Office of Tourism, Trade, and Economic Development; requiring that the Office of Tourism, Trade, and Economic Development compile a summary of quarterly reports from loan recipients and provide a copy of the summary to the board; requiring that the Office of Tourism, Trade, and Economic Development and the board provide annual reports to the Governor and Legislature by a certain date; providing an effective date.

By the Committee on Commerce; and Senators Dean and Lynn—

**CS for SB 1724**—A bill to be entitled An act relating to rural enterprise zones; requiring the Office of Tourism, Trade, and Economic Development to designate certain rural catalyst sites as rural enterprise zones upon request of a host county; specifying request requirements; specifying effect of designation; specifying reporting requirements for rural catalyst sites designated as a rural enterprise zone; specifying a reporting entity; providing an effective date.

By the Committee on Higher Education; and Senator Oelrich—

**CS for SB 1734**—A bill to be entitled An act relating to medical telecommunications and transportation; amending s. 381.0034, F.S.; deleting the requirement that any person who applies to be certified or is certified as an emergency medical technician, paramedic, or 911 emergency dispatcher must complete an educational course approved by the Department of Health regarding the human immunodeficiency virus and acquired immune deficiency syndrome; amending s. 401.2701, F.S.; deleting a requirement that an institution seeking approval of a program for the education of emergency medical technicians and paramedics show documentation of the inclusion of instruction in HIV/AIDS training in its curriculum; providing an effective date.

By the Committee on Commerce; and Senator Garcia—

**CS for SB 1736**—A bill to be entitled An act relating to unemployment compensation; reviving, readopting, 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; amending s. 55.204, F.S.; specifying the duration of liens securing the payment of unemployment compensation tax obligations; amending s. 95.091, F.S.; creating an exception to a limit on the duration of tax liens for certain tax liens relating to unemployment compensation taxes; amending s. 213.25, F.S.; authorizing the Department of Revenue to reduce a tax refund or credit owing to a taxpayer to the extent of liability for unemployment compensation taxes; amending s. 443.036, F.S.; revising definitions; conforming cross-references; providing for the treatment of a single-member limited liability company as the employer for purposes of unemployment compensation; amending s. 443.091, F.S.; requiring claimants to register with the Agency for Workforce Innovation and report to the local one-stop career center; specifying exemptions; clarifying that an individual must report regardless of any pending appeals relating to eligibility; amending s. 443.1215, F.S.; conforming a cross-reference; amending s. 443.131, F.S.; conforming provisions to changes made by the act; deleting a requirement for employer response; revising a date triggering the calculating of a positive adjustment factor based on the balance of the Unemployment Compensation Trust Fund; amending s. 443.141, F.S.; providing penalties for erroneous, incomplete, or insufficient reports relating to unemployment compensation taxes; authorizing a waiver of the penalty under certain circumstances; defining a term; authorizing the Agency for Workforce Innovation and the state agency providing unemployment compensation tax collection services to adopt rules; providing an expiration date for liens for contributions and reimbursements; updating a cross-reference; amending s. 443.151, F.S.; requiring the process for filing a claim to incorporate the process for registering for work with the workforce information system; authorizing the agency to

adopt rules; providing for monetary and nonmonetary determinations as part of the notice of claim; requiring employers to respond to a non-monetary determination within a certain period; providing for chargeability of benefits; providing for rulemaking; limiting collection of overpayments under certain conditions; amending s. 443.163, F.S.; increasing penalties for failing to file Employers Quarterly Reports by means other than approved electronic means; revising the conditions under which the electronic filing requirement may be waived; deleting obsolete provisions related to telefile; amending s. 443.1715, F.S.; specifying that an employer may obtain employee wage information from the agency; amending s. 443.101, F.S.; correcting a cross-reference; providing that the act fulfills an important state interest; providing effective dates.

By the Committee on Higher Education; and Senator Oelrich—

**CS for SB 1786**—A bill to be entitled An act relating to postsecondary education; amending s. 110.181, F.S.; conforming a cross-reference to changes made by the act; amending ss. 112.19 and 112.191, F.S.; requiring the Board of Governors of the State University System to adopt regulations rather than rules to implement certain educational benefits; amending s. 120.81, F.S.; providing that state universities are not required to file certain documents with the Administrative Procedures Committee; amending s. 282.0041, F.S.; revising definitions relating to information technology services to conform to changes made by the act; amending s. 282.703, F.S.; revising provisions relating to the participation of state universities in the SUNCOM Network; amending s. 282.706, F.S.; revising provisions relating to the use of the SUNCOM Network by state university libraries; amending s. 287.064, F.S.; conforming a cross-reference to changes made by the act; amending s. 1000.05, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to discrimination; amending s. 1001.705, F.S.; revising provisions relating to responsibility for the State University System under the State Constitution; deleting legislative findings and intent; providing the constitutional duties of the Board of Governors; providing the constitutional duties of the Legislature; deleting a duty relating to the participation of state universities in the SUNCOM Network; amending s. 1001.706, F.S.; revising powers and duties of the Board of Governors; providing that the Board of Governors has the authority to regulate the State University System and may adopt a regulation development procedure for the board and university boards of trustees to use in implementing their constitutional duties and responsibilities; authorizing the Board of Governors or its designee to adopt regulations; providing requirements for the regulation development procedure; revising the Board of Governors' powers and duties relating to accountability and personnel; providing legislative intent that the Board of Governors align the missions of universities with certain factors; providing requirements for a mission alignment and strategic plan; affording opportunities to certain universities; amending s. 1001.72, F.S.; providing that the board of trustees is the university's contracting agent; creating s. 1004.015, F.S.; creating the Higher Education Coordinating Council; providing for membership; providing guiding principles for council recommendations to the Legislature, State Board of Education, and Board of Governors; amending s. 1004.03, F.S.; revising provisions relating to review and approval of new programs at state universities by the Board of Governors; requiring an annual report of the review of proposed new programs; eliminating the requirement that certain programs be approved by the Legislature; amending s. 1004.07, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to student withdrawal from courses due to military service; amending s. 1006.54, F.S.; requiring university boards of trustees to adopt regulations rather than rules relating to documents distributed to libraries; amending s. 1006.60, F.S.; revising provisions relating to state university codes of conduct to authorize the adoption of regulations rather than rules; amending s. 1006.65, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to safety issues in courses offered by state universities; amending ss. 1007.264 and 1007.265, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to admission and graduation requirements for students with disabilities; amending s. 1009.24, F.S.; reorganizing certain provisions of law relating to state university student fees; authorizing the Board of Governors to approve flexible tuition policies requested by a university board of trustees; providing that certain fees be based on reasonable costs of services and used for certain purposes; authorizing the Board of Governors to approve a proposal from a university board of trustees to establish a new student fee, increase the cap

for an existing fee, or implement flexible tuition policies; providing guidelines for review of proposals; requiring an annual report; prohibiting certain fees from exceeding a specified amount, being included in certain scholarship awards, and being used for certain purposes; requiring a fee committee to make recommendations relating to a new fee; providing restrictions on fee increases; requiring the Board of Governors to adopt regulations; amending s. 1009.26, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to fee waivers; amending s. 1010.04, F.S.; providing that the Board of Governors shall adopt regulations rather than rules for purchases and leases; amending s. 1010.62, F.S.; defining the term “auxiliary enterprise” for purposes of revenue bonds and debt; amending s. 1011.43, F.S.; requiring university boards of trustees to adopt regulations rather than rules for administration of certain scholarships and loans; amending s. 1011.90, F.S.; revising provisions relating to management information maintained by the Board of Governors; amending s. 1013.02, F.S.; requiring the Board of Governors to adopt regulations rather than rules to implement provisions of law relating to educational facilities; amending s. 1013.10, F.S.; providing for university board of trustee regulations for the use of educational buildings and grounds; amending ss. 1013.12 and 1013.28, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to firesafety inspections and disposal of real property; amending s. 1013.30, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to university campus master plans; amending s. 1013.31, F.S.; requiring the Board of Governors to adopt regulations rather than rules for determining facility space needs; amending s. 1013.47, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to building standards; amending s. 1013.74, F.S.; authorizing the Board of Governors to adopt regulations rather than rules relating to authorization for fixed capital outlay projects; repealing s. 1001.74, F.S., relating to powers and duties of university boards of trustees; repealing s. 1004.21, F.S., relating to general provisions for state universities; repealing s. 1004.22(13), F.S., relating to rulemaking by a university board of trustees with respect to divisions of sponsored research; repealing s. 1004.38, F.S., relating to the master of science program in speech-language pathology at Florida International University; repealing s. 1004.381, F.S., relating to the bachelor of science nursing degree program at the University of West Florida; repealing s. 1004.3811, F.S., relating to the master of science degree programs in nursing and social work at the University of West Florida; repealing s. 1004.382, F.S., relating to the master’s in social work program at Florida Atlantic University; repealing s. 1004.383, F.S., relating to a chiropractic medicine degree program at Florida State University; repealing s. 1004.386, F.S., relating to a bachelor of science degree program in long-term care administration at Florida Gulf Coast University; repealing s. 1004.64, F.S., relating to the School of Engineering at Florida Gulf Coast University and specified bachelor’s degrees; providing legislative intent for the repeal of certain sections; requiring each state university to identify and submit to the Board of Governors a list of certain rules that have been superseded by regulations; providing for submission of such rules and certain rules of the Board of Governors to the Department of State; authorizing the Department of State to remove rules from the Florida Administrative Code; providing an effective date.

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By the Committee on Commerce; and Senators Bennett and Lynn—

**CS for SB 1844**—A bill to be entitled An act relating to rulemaking; amending s. 120.54, F.S.; requiring each agency, before adopting, amending, or repealing certain rules, to prepare a statement of estimated regulatory costs of the proposed rule if the proposed rule has certain adverse impacts on small business or the private sector; amending s. 120.541, F.S.; requiring each agency, before adopting, amending, or repealing certain rules, to prepare a statement of estimated regulatory costs of the proposed rule; specifying the conditions under which a challenged rule may not be declared invalid; specifying the requirements of an economic analysis on proposed rule or rule changes; prohibiting a rule from taking effect until it is submitted to the Legislature for review under certain circumstances; providing a time certain for a rule to take effect if the Legislature take no action; providing that the act is not applicable to certain specified rules; providing an effective date.

By the Committee on Criminal Justice; and Senator Baker—

**CS for SB 1864**—A bill to be entitled An act relating to juvenile justice; amending s. 985.66, F.S.; eliminating the Juvenile Justice Standards and Training Commission; providing that the Department of Juvenile Justice rather than the commission is responsible for department program staff development and training; detailing the minimum qualifications for department program staff of the department and contract providers who deliver direct-care services to children; defining the term “department program staff”; amending s. 985.48, F.S.; conforming a provision to the termination of the Juvenile Justice Standards and Training Commission; providing an effective date.

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By the Committee on Commerce; and Senator Baker—

**CS for SB 1962**—A bill to be entitled An act relating to application of foreign law; creating s. 45.022, F.S.; defining the term “foreign law, legal code, or system”; specifying the public policy of this state in granting comity to a decision rendered under any foreign law, legal code, or system; specifying the public policy of this state in applying the choice of a foreign law, legal code, or system under certain circumstances; providing for the construction of a waiver by a natural person of the person’s constitutional rights; specifying the public policy of this state for interpreting a contract, arbitration agreement, or other agreement providing a choice of venue or forum outside any state or territory of the United States; specifying the public policy of this state to deny certain claims of forum non conveniens or a related claim if granting the claim would lead to the violation of a natural person’s constitutional rights; providing that the act does not apply to a corporation, partnership, or other form of business association; clarifying that the public policies expressed in the act apply to violations of a natural person’s constitutional rights; providing for severability; providing an effective date.

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By the Committees on Judiciary; and Regulated Industries; and Senator Negron—

**CS for CS for SB 1964**—A bill to be entitled An act relating to design professionals; creating s. 558.0035, F.S.; providing for limited liability for engineers, surveyors and mappers, architects, interior designers, and registered landscape architects as a result of construction defects resulting from the performance of a contract; providing exceptions; providing that the limitation of liability for the design professional does not apply if a contract requires professional liability insurance and the contracting party fails to maintain insurance, or if the liability of the design professional is limited in the contract to an amount less than the insurance coverage required by the contract; amending ss. 471.023, 472.021, 481.219, and 481.319, F.S.; conforming sections to the limitation of liability for certain design professionals provided in s. 558.0035, F.S.; providing cross-references to s. 558.0035, F.S.; providing that the act does not affect contracts or agreements entered into, or professional services performed, before July 1, 2010; providing an effective date.

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

**CS for SB 1970**—A bill to be entitled An act relating to education; providing a short title; amending s. 1011.62, F.S.; requiring that each school district allocate 100 percent of the funds received for instruction for the International Baccalaureate Program, Advanced International Certificate of Education, and the Advanced Placement Program; requiring that such funds be expended solely for administrative costs associated with such programs and teachers’ bonuses; revising provisions relating to the distribution of bonuses for teachers who provide instruction to such programs; amending s. 1007.35, F.S.; revising provisions relating to the duties of the Florida Partnership for Minority and Underrepresented Student Achievement; requiring that the partnership, in cooperation with the Department of Education, post an annual report on the department’s website regarding the Advanced Placement Program; specifying the information that such report must contain; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; and Judiciary; and Senator Negron—

**CS for CS for SB 1974**—A bill to be entitled An act relating to the Department of Law Enforcement; amending s. 790.065, F.S.; requiring certain reports to be submitted in an automated format; deleting provisions relating to automatic deletion of mental health records under specified conditions from the Department of Law Enforcement's database of such records kept for purposes of sale and delivery of firearms and substituting a procedure for petition to obtain judicial relief from firearm disabilities and, upon obtaining such relief, the removal of the individual mental health records from the department's database; amending s. 943.05, F.S.; revising provisions relating to the Criminal Justice Information Program under the Department of Law Enforcement; authorizing agencies to request the retention of certain fingerprints by the department; providing for rulemaking to require employers to keep the agencies informed of any change in the affiliation, employment, or contractual status of each person whose fingerprints are retained in certain circumstances; providing departmental duties upon notification that a federal fingerprint retention program is in effect; amending s. 943.053, F.S.; removing obsolete references relating to the dissemination of criminal justice information; amending s. 943.12, F.S.; requiring the Criminal Justice Standards and Training Commission to adopt rules relating to the maintenance of officers who engage in those specialized areas found to present a high risk of harm to the officer or the public at large; requiring the commission to adopt rules requiring the demonstration of proficiency in firearms for all law enforcement officers; amending s. 943.131, F.S.; revising provisions relating to exemptions from completing a commission-approved basic recruit training program; amending s. 943.1395, F.S.; revising provisions relating to qualifications for certified law enforcement officers separated from employment for more than a certain period of time; amending s. 943.17, F.S.; deleting a requirement that correctional probation officers pass a specified basic skills examination and assessment instrument before entrance into the basic recruit training program; amending s. 943.32, F.S.; deleting state funding eligibility for a locally funded crime laboratory in Monroe County; providing an effective date.

By the Committee on Commerce; and Senators Ring and Rich—

**CS for SB 1992**—A bill to be entitled An act relating to Florida ports investments; creating s. 311.23, F.S.; providing a short title; providing a purpose; providing definitions; creating the Florida Ports Investment Corporation; subjecting the corporation to certain public-meetings and public-records requirements; providing authority and requirements for the corporation; providing for a board of directors; providing for appointment of board members; providing for investments by the corporation in certain port projects; providing port project funding criteria; providing requirements for capital allocation and investments; providing requirements for certain uninvested capital; providing requirements for investments; providing for a premium tax credit; providing for carry-forward of the credit; providing limitations on the credit; providing limitations on the amount of tax credits; providing investment requirements; providing procedures, requirements, and limitations for transfers of unused credits; authorizing the corporation and the Office of Tourism, Trade, and Economic Development to charge certain fees; providing reporting requirements; authorizing the Department of Revenue and the office to adopt rules; amending s. 213.053, F.S.; authorizing the Department of Revenue to provide certain information to the office; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Gardiner, Fasano, Dean, Storms, and Sobel—

**CS for SB 2118**—A bill to be entitled An act relating to individuals with developmental disabilities; amending s. 393.067, F.S.; revising the application procedures for the licensing of certain facilities that serve individuals with developmental disabilities; amending s. 393.13, F.S.; providing that persons with developmental disabilities have the right to be free from abuse, including sexual abuse, neglect, and exploitation; amending s. 402.305, F.S.; requiring minimum training for child care personnel to include the identification and care of children with developmental disabilities; creating s. 1003.573, F.S.; requiring that each school prepare an incident report within a specified period after each occasion of student restraint or seclusion; specifying the contents of such report; requiring that each school notify a student's parent or guardian if

manual physical restraint or seclusion is used; requiring certain reporting and monitoring; requiring that each school district develop and revise policies and procedures governing the incident reports, data collection, and the monitoring and reporting of such data; amending s. 1004.55, F.S.; requiring regional autism centers to provide certain support for serving children with developmental disabilities; creating s. 1012.582, F.S.; requiring the Department of Education to incorporate course curricula relating to developmental disabilities into existing requirements for the continuing education or inservice training of instructional personnel; requiring the Commissioner of Education to make recommendations to the department relating to developmental disabilities awareness instruction and methods for teaching students with developmental disabilities; authorizing the State Board of Education to adopt rules; providing an effective date.

By the Committee on Commerce; and Senators Justice and Lynn—

**CS for SB 2120**—A bill to be entitled An act relating to cadmium in children's products; defining terms; prohibiting a person from using or applying cadmium in excess of a specified amount on any item of children's jewelry, toy, or child care article sold in this state; providing an exception; providing for a criminal penalty; providing an effective date.

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

**CS for SB 2176**—A bill to be entitled An act relating to commercial insurance rates; amending s. 627.062, F.S.; exempting certain categories or types of insurance and types of commercial lines risks from certain rate requirements; requiring that insurers or rating organizations establish and use rates, rating schedules, or rating manuals allowing for a reasonable rate of return on certain insurance and risks; requiring that an insurer notify the Office of Insurance Regulation of any changes to rates for certain insurance and risks; requiring that such notice contain certain information; requiring that an insurer maintain certain information; providing that such information is subject to examination by the office; requiring that the office consider certain rate factors and standards when examining such information for the purpose of determining whether the rate is excessive, inadequate, or unfairly discriminatory; requiring that a rating organization provide notice to the office of any changes to loss cost for certain types of insurance within a specified period after such change; providing requirements for such notification; requiring that a rating organization maintain certain information; providing that such information is subject to examination by the office; requiring that specified rate factors and standards be used in such examination; authorizing the office, when reviewing a rate, to require that an insurer provide certain information at the insurer's expense; amending s. 627.0651, F.S.; exempting commercial motor vehicle insurance from certain motor vehicle insurance rate requirements; prohibiting certain insurance rates from being excessive, inadequate, or unfairly discriminatory; requiring that insurers or rating organizations establish and use rates, rating schedules, or rating manuals allowing for a reasonable rate of return on certain insurance and risks; requiring that an insurer notify the office of any changes to rates for certain insurance and risks; requiring that such notice contain certain information; requiring that an insurer maintain certain information; providing that such information is subject to examination by the office; requiring that the office consider certain rate factors and standards when examining such information for the purpose of determining whether the rate is excessive, inadequate, or unfairly discriminatory; requiring that a rating organization provide notice to the office of any changes to loss cost for certain types of insurance within a specified period after such change; providing requirements for such notification; requiring that a rating organization maintain certain information; providing that such information is subject to examination by the office; requiring that specified rate factors and standards be used in such examination; authorizing the office, when reviewing a rate, to require that an insurer provide certain information at the insurer's expense; providing an effective date.

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

**CS for SB 2232**—A bill to be entitled An act relating to guaranty associations; amending s. 631.52, F.S.; expanding an exemption from the applicability of certain provisions of state law to include workers' compensation claims under employer liability coverage; amending s. 631.54, F.S.; conforming the definition of "account" to changes made by the act;

amending s. 631.55, F.S.; revising the structure of the Florida Insurance Guaranty Association by combining the auto liability and auto physical damage accounts; amending s. 631.57, F.S.; conforming cross-references; providing legislative intent; providing guidelines for the calculation of recoupment factors; authorizing an insurer to apply a recalculated recoupment factor under certain conditions; providing for the return of excess assessments and recoupment charges; providing that amounts recouped pursuant to specified provisions of state law are not premium and not subject to premium taxes, fees, or commissions; requiring that insurers treat failure to pay a recoupment charge as failure to pay the premium; requiring that an insurer file with the Office of Insurance Regulation a statement containing certain information within a specified period before applying a recoupment factor to any policies; authorizing an insurer to use a recoupment factor after the expiration of such period; providing that an insurer need submit only one such statement for all lines of business; requiring that an insurer file with the office an accounting report containing certain information within a specified period after the completion of the recoupment process; amending s. 631.713, F.S.; expanding the application of certain provisions of state law to certain residents of other states who own certain insurance policies; expanding the list of contracts and policies to which certain provisions of state law do not apply; amending s. 631.714, F.S.; revising the definition of “insolvent insurer” to remove the requirement that an order of liquidation become final by the exhaustion of appellate review; expanding the definition of “resident” to account for persons other than individuals and residents of foreign countries and United States possessions, territories, and protectorates; amending s. 631.717, F.S.; limiting a guaranty association’s liability for cash surrender, net cash withdrawal, and annuity benefits with respect to life insurance on any one life; authorizing an association to issue substitute coverage under certain circumstances; requiring that such alternate policy or contract meet certain criteria; creating s. 631.7295, F.S.; authorizing an association to succeed to the rights of an insolvent insurer arising after an order of liquidation or rehabilitation with regard to certain contracts of reinsurance; requiring that such an association pay all unpaid premiums due under the contract; amending s. 631.735, F.S.; providing that certain provisions of state law do not prohibit the furnishing of certain information in a form prepared by the Florida Life and Health Insurance Guaranty Association upon the request of a policyholder or applicant for insurance; amending s. 631.904, F.S.; clarifying the definition of “covered claim” to include unpaid claims under any employer liability coverage of a workers’ compensation policy limited to the lesser of a specified amount and the limits of the policy; providing an effective date.

By the Committees on Judiciary; Children, Families, and Elder Affairs; and Children, Families, and Elder Affairs—

**CS for CS for SB 2246**—A bill to be entitled An act relating to child support guidelines; amending s. 61.13, F.S.; requiring all child support orders after a certain date to contain certain provisions; creating s. 61.29, F.S.; providing principles for implementing the support guidelines schedule; amending s. 61.30, F.S.; creating a rebuttable presumption of census-level wages if information about earnings level is not provided; providing that the burden of proof is on the party seeking to impute income to the other party; prohibiting imputation of income for out-of-date records or unprecedented earnings; removing the first three combined monthly net income amounts on the guidelines schedule; providing for the calculation of the obligor parent’s child support payment under certain circumstances; revising the deviation factors that a court may consider when adjusting a parent’s share of the child support award; providing effective dates.

By the Committees on Criminal Justice; Health Regulation; and Health Regulation; and Senators Fasano, Gardiner, Aronberg, Gaetz, and Gelber—

**CS for CS for SB 2272 and CS for SB 2722**—A bill to be entitled An act relating to controlled substances; amending s. 456.037, F.S.; providing that pain-management clinics that are required to be registered with the Department of Health are business establishments; 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; authorizing the department to obtain patient records without authorization or subpoena if the department has probable cause to believe that certain violations

have occurred or are occurring; repealing s. 458.309(4), (5), and (6), F.S., relating to pain-management clinics; creating s. 458.3265, 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 by employing 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; providing exceptions; requiring each location of a pain-management clinic to register separately; requiring a clinic to designate a physician who is responsible for complying with requirements related to registration and operation of the clinic; requiring the department to deny registration or revoke the registration of a pain-management clinic for certain conditions; authorizing the department to revoke a clinic’s certificate of registration and prohibit physicians associated with the clinic from practicing at the clinic’s location; 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; requiring a pain-management clinic that has had its registration revoked or suspended to advise the department of the disposition of the medicinal drugs located on the premises; providing that medicinal drugs that are purchased or held by a pain-management clinic that is not registered may be deemed adulterated; 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 that a change of ownership of a registered pain-management clinic requires submission of a new registration application; providing the responsibilities of a physician who provides professional services at a pain-management clinic; requiring the department to inspect pain-management clinics and its patient records; providing an exception to inspection by the department; requiring a pain-management clinic to document corrective action; requiring the department and the Board of Medicine to adopt rules; authorizing the department to impose fines, deny a clinic’s registration, or revoke a clinic’s registration; amending s. 458.327, F.S.; providing that the commission of certain specified acts involving a nonregistered pain-management clinic constitutes a felony of the third degree or a misdemeanor of the first degree; amending s. 458.331, F.S.; providing additional acts that constitute grounds for disciplinary actions against health professional licensees; repealing s. 459.005(3), (4), and (5), F.S., relating to pain-management clinics; creating s. 459.0137, 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 by employing an osteopathic physician who is primarily engaged in the treatment of pain by prescribing or dispensing controlled substance medications, to register with the department; providing exceptions; requiring each location of a pain-management clinic to register separately; requiring a clinic to designate an osteopathic physician who is responsible for complying with requirements related to registration and operation of the clinic; requiring the department to deny registration or revoke the registration of a pain-management clinic for certain conditions; authorizing the department to revoke a clinic’s certificate of registration and prohibit osteopathic physicians associated with the clinic from practicing at the clinic’s location; 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; requiring a pain-management clinic that has had its registration revoked or suspended to advise the department of the disposition of the medicinal drugs located on the premises; providing that medicinal drugs that are purchased or held by a pain-management clinic that is not registered may be deemed adulterated; 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 that a change of ownership of a registered pain-management clinic requires submission of a new registration application; providing the responsibilities of an osteopathic physician who provides professional services at a pain-management clinic; requiring the department to inspect pain-management clinics and its patient records; providing an exception to inspection by the department; requiring a pain-management clinic to document corrective action; requiring the department and the Board of Osteopathic Medicine to adopt rules; authorizing the department to impose fines, deny a clinic’s registration, or revoke a clinic’s registration; amending s. 459.013, F.S.; providing that the commission of certain specified acts involving a nonregistered pain-management clinic constitutes a felony of the third degree or a misdemeanor of the first degree;

amending s. 459.015, F.S.; providing additional acts that constitute grounds for disciplinary actions against health professional licensees; amending s. 893.055, F.S.; providing for the prescription drug monitoring program's database to report certain information directly to applicable law enforcement agencies for investigation; requiring the department to adopt rules; amending s. 893.0551, F.S.; providing for disclosure of confidential and exempt information to applicable law enforcement; providing an effective date.

By the Committees on Judiciary; and Regulated Industries; and Senator Gardiner—

**CS for CS for SB 2358**—A bill to be entitled An act relating to foreclosures; amending s. 721.07, F.S.; providing lien disclosure requirements for filed public offering statements for certain timeshare plans; amending s. 721.13, F.S.; requiring officers, directors, and agents of a timeshare owners' association to act in good faith; providing for damages; providing exceptions; amending s. 721.16, F.S.; authorizing a managing entity to bring a judicial action or a trustee procedure to foreclose certain liens under specified conditions; revising when a lien is effective; providing a directive to the Division of Statutory Revision to rename part III of ch. 721, F.S., to conform to changes made by the act; amending s. 721.81, F.S.; revising and providing legislative purposes of part III; amending s. 721.82, F.S.; revising and providing definitions; amending s. 721.83, F.S., relating to consolidation of foreclosure actions; clarifying application to judicial foreclosure actions; amending s. 721.85, F.S., relating to service to notice address or on registered agent; conforming provisions to changes made by the act; creating s. 721.855, F.S.; establishing procedures for the trustee foreclosure of assessment liens; providing for the appointment of a trustee; providing recording requirements for such liens; providing procedures for the initiation of a trustee foreclosure procedure against a timeshare interest; providing procedures for an obligor's objection to the trustee foreclosure procedure; providing conditions to a trustee's exercise of power of sale; providing requirements for a notice of default and intent to sell; providing requirements for a notice of sale; providing requirements for the sale by auction of foreclosed encumbered timeshare interests; providing requirements for a trustee's certificate of compliance; providing for the effect of a trustee's sale; providing requirements for a trustee's deed; providing for the disposition of proceeds of the sale; providing that the trustee foreclosure procedure does not impair or otherwise affect the right to bring certain actions; providing for application; providing for actions for failure to follow the trustee foreclosure procedure; creating s. 721.856, F.S.; establishing procedures for the trustee foreclosure of mortgage liens; providing for the appointment of a trustee; providing recording requirements for such liens; providing procedures for the initiation of a trustee foreclosure procedure against a timeshare interest; providing procedures for an obligor's objection to the trustee foreclosure procedure; providing conditions to a trustee's exercise of power of sale; providing requirements for a notice of default and intent to sell; providing requirements for a notice of sale; providing requirements for the sale by auction of foreclosed encumbered timeshare interests; providing requirements for a trustee's certificate of compliance; providing for the effect of a trustee's sale; providing requirements for a trustee's deed; providing for the disposition of proceeds of the sale; providing that the trustee foreclosure procedure does not impair or otherwise affect the right to bring certain actions; providing for actions for failure to follow the trustee foreclosure procedure; amending s. 721.86, F.S.; providing for priority of application in case of conflict; conforming terminology to changes made by the act; amending s. 721.20, F.S.; revising exemptions from certain licensing requirements; providing an effective date.

By the Committees on Community Affairs; and Transportation; and Senator Gardiner—

**CS for CS for SB 2362**—A bill to be entitled An act relating to transportation; amending s. 212.055, F.S.; including counties within a regional transportation or transit authority with those counties that are authorized to levy a discretionary sales surtax for transportation systems under certain conditions; amending s. 316.1001, F.S.; clarifying the method to be used in providing notice following the issuance of a citation for failure to pay a toll; providing that receipt of the citation rather than its mailing constitutes notification; authorizing any governmental entity, including the clerk of court, to provide specified data to the Department of Highway Safety and Motor Vehicles regarding outstanding

violations for failure to pay tolls; amending s. 316.545, F.S.; providing for a reduction in the gross weight of certain vehicles equipped with idle-reduction technologies when calculating a penalty for exceeding maximum weight limits; requiring that an operator provide certification of the weight of the idle-reduction technology and demonstrate or certify that the idle-reduction technology is fully functional at all times; amending s. 316.545, F.S.; authorizing the Department of Transportation to issue permits for certain vehicles to operate on certain routes; providing restrictions on routes; providing conditions when vehicles must be unloaded; amending s. 318.18, F.S.; revising provisions for distribution of proceeds collected by the clerk of the court for disposition of citations for failure to pay a toll; providing alternative procedures for disposition of such citations; providing for adjudication to be withheld and no points assessed against the driver's license unless adjudication is imposed by a court; authorizing a court to direct the department to suspend a person's driver's license for violations involving the failure to pay tolls; amending s. 320.03, F.S.; clarifying provisions requiring that the tax collector withhold issuance of a license plate or revalidation sticker if certain fines are outstanding; amending s. 322.27, F.S.; providing for assessment of points against a driver's license for specified violations of requirements to pay a toll only when the points are imposed by a court; amending s. 337.14, F.S.; clarifying provisions relating to the submission of interim financial statements to the department along with applications for contractor qualification; amending s. 337.401, F.S.; providing for the placement of and access to transmission lines that are adjacent to and within the right-of-way of any public road controlled by the Department of Transportation; amending s. 338.155, F.S.; authorizing the Department of Transportation to adopt rules related to the payment, collection, and enforcement of tolls; amending ss. 341.051 and 341.3025, F.S.; requiring the use of universal common contactless fare media on new or upgraded public rail transit systems or public transit systems connecting to such rail systems; amending s. 343.64, F.S.; authorizing the Central Florida Regional Transportation Authority to borrow funds under certain circumstances; amending s. 348.51, F.S.; setting forth the limited nature of the obligations issued by the Tampa-Hillsborough County Expressway Authority; amending s. 348.545, F.S.; clarifying authorization for the authority to issue bonds to finance improvements; amending s. 348.56, F.S.; prescribing additional authorization for the authority to issue bonds by or on behalf of the authority; authorizing the public or negotiated sale of bonds by the authority; amending s. 348.565, F.S.; revising revenue bond-issuance authority with respect to specific legislatively approved projects; amending s. 348.57, F.S.; prescribing additional authorization for the authority to issue refunding bonds; amending s. 348.70, F.S.; exempting the authority from certain provisions relating to issuance of bonds by state agencies; creating part XI of ch. 348, F.S.; creating s. 348.9950, F.S.; providing a short title; creating s. 348.9951, F.S.; providing that certain terms have the same meaning as in the Florida Expressway Authority Act for certain purposes; creating s. 348.9952, F.S.; creating the Osceola County Expressway Authority as an agency of the state; providing for a governing body of the authority; providing for membership, terms, organization, personnel, and administration; authorizing payment of travel and other expenses; directing the authority to cooperate with and participate in any efforts to establish a regional expressway authority; creating s. 348.9953, F.S.; providing purposes and powers of the authority; creating s. 348.9954, F.S.; authorizing the issuance of bonds to pay or secure certain obligations; creating s. 348.9955, F.S.; authorizing the authority to enter into certain agreements; creating s. 348.9956, F.S.; authorizing the department to act as the authority's appointed agent under certain circumstances; creating s. 348.9957, F.S.; authorizing the authority to acquire certain lands and property; authorizing the authority to exercise eminent domain; creating s. 348.9958, F.S.; authorizing certain entities to enter into agreements with the authority; creating s. 348.9959, F.S.; providing legislative intent and a pledge of the state to bondholders; creating s. 348.9960, F.S.; exempting the authority from taxation; creating s. 348.9961, F.S.; providing for dissolution of the authority under certain circumstances; designating parts I and II of ch. 479, F.S.; amending s. 479.01, F.S.; clarifying the definition of "commercial or industrial zone"; defining the terms "allowable uses," "commercial use," "industrial use," and "zoning category" for specified purposes; creating part III of ch. 479, F.S.; creating s. 479.310, F.S.; providing legislative intent; creating s. 479.311, F.S.; providing that the county court and circuit court have concurrent jurisdiction; creating ss. 479.312, 479.313, and 479.314, F.S.; requiring that all costs incurred by the department to remove signs in certain locations on the interstate highway system, the federal-aid primary highway system, or the state highway system to be assessed and collected from certain persons under

certain conditions; amending s. 705.18, F.S.; deleting provisions relating to public-use airports or its directors, as well as the required disposition of moneys from sale of property abandoned at a public-use airport; creating s. 705.182, F.S.; providing an eligibility period for personal property found on public-use airports to be claimed; providing options for disposing of personal property; providing procedures for selling abandoned personal property; providing for the notice of sale; authorizing an airport tenant to establish its own lost and found procedures; providing that a purchaser of certain property holds title to such property; creating s. 705.183, F.S.; creating procedures for the disposal of derelict or abandoned aircraft on the premises of a public-use airport; requiring that the director of an airport or the director's designee keep a record of such aircraft found at an airport; defining the terms "derelict aircraft" and "abandoned aircraft"; requiring that the director of an airport or the director's designee make a determination of the identity of an aircraft owner and persons having legal interest in the aircraft; requiring notification of the aircraft owner and all persons having an equitable or legal interest in the aircraft; requiring that certain items be included in the notice; providing an exception; providing for notice if the owner of the aircraft is unknown or cannot be found; providing the form of such notice; providing for the placement of the notice; providing procedures for failure to remove an aircraft and pay fees; requiring that any sale of aircraft be made at a public auction; providing notice requirements for such public auction; providing procedures for disposing of an aircraft; providing for liability if the sale price is less than the charges and costs related to the aircraft; providing that a lien in favor of the airport exists under certain circumstances; providing for the payment of fees and charges related to the aircraft; requiring notice of any such lien; requiring the filing of a claim of lien; providing a form of the claim of lien; providing for service of the claim of lien; providing that the purchaser of the aircraft takes the property free of rights of persons holding legal or equitable interest in the aircraft; requiring that the purchaser or recipient notify the Federal Aviation Administration of the change in ownership; providing for the deduction of costs if an aircraft is sold at a public sale; requiring that the balance be deposited into an interest-bearing account; providing a deadline for the owner to claim the funds; authorizing the airport to retain the balance under certain circumstances; authorizing an airport to issue documents relating to the aircraft disposal; creating s. 705.184, F.S.; creating procedures for the disposal of derelict or abandoned motor vehicles on public-use airports; defining the terms "derelict motor vehicle" and "abandoned motor vehicle"; authorizing the removal of such a vehicle from the airport premises; requiring that the director of an airport or the director's designee make a determination of the identity of the owner of the motor vehicle and the insurance company insuring the motor vehicle; requiring notification of the owner, insurer, and lienholder; requiring that certain information be included in the notice; providing an exception; providing a form for the notice; providing for the placement of such notice; authorizing an airport to take certain action if the owner or lienholder fails to remove the motor vehicle and pay applicable fees; requiring that any sale of a motor vehicle be made at a public auction; providing notice requirements for such auction; providing procedures for disposing of the motor vehicle; providing for liability if the sale price is less than the charges and costs related to the motor vehicle; providing for a lien in favor of the airport for all fees and charges related to the motor vehicle under certain circumstances; providing for notice of such lien; requiring the filing of a claim of lien; providing a form for the claim of such lien; specifying requirements for service of a claim of lien; providing that a purchaser of a motor vehicle takes the property free of rights of persons holding legal or equitable interest in the motor vehicle; providing an effective date.

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By the Committee on Commerce; and Senator Baker—

**CS for SB 2380**—A bill to be entitled An act relating to window sunscreening exclusions; amending s. 316.29545, F.S.; excluding vehicles operated by persons with certain medical conditions from certain restrictions; excluding vehicles owned or leased by private investigative agencies or private investigators from certain restrictions; providing rulemaking authority to the Department of Highway Safety and Motor Vehicles regarding sunscreening restrictions; providing an effective date.

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

**CS for CS for SB 2452**—A bill to be entitled An act relating to legislative reauthorizations; reauthorizing certain exemptions, 2-year extensions, and local comprehensive plan amendments granted, authorized, or adopted under general law and in effect as of a certain date; providing for construction of the act; providing for retroactive application; providing an effective date.

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By the Committee on Commerce; and Senator Baker—

**CS for SB 2516**—A bill to be entitled An act relating to sellers of travel; amending s. 559.935, F.S.; providing that exemptions do not apply to sellers of travel of specified services to terrorist nations; providing a definition; providing for application of the act; providing an effective date.

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By the Committee on Health Regulation; and Senator Altman—

**CS for SB 2556**—A bill to be entitled An act relating to automated external defibrillators; amending s. 401.2915, F.S.; requiring certain entities to notify local emergency services medical directors of the locations of automated external defibrillators; requiring local emergency medical services medical directors to maintain registries of certain automated external defibrillator locations; amending s. 768.1326, F.S.; directing the State Surgeon General, with the assistance of the Department of Management Services, to adopt rules to establish guidelines for the appropriate placement and deployment of automated external defibrillators in places of public assembly; providing a definition; providing exceptions; providing for construction; providing an effective date.

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By the Committee on Criminal Justice; and Senator Storms—

**CS for SB 2612**—A bill to be entitled An act relating to forensic mental health; amending s. 394.457, F.S.; providing additional responsibilities for certain contractors of the Department of Children and Family Services; providing for set-asides for service providers that have supportive employment programs; requiring that the department make certain training available to correctional personnel; amending s. 394.4655, F.S.; providing for involuntary outpatient treatment plans that require patients to take all prescribed medications in certain circumstances; amending s. 948.001, F.S.; defining the term "department" for purposes of ch. 948, F.S.; creating s. 948.0395, F.S.; providing for the creation of a forensic mental health probation and parole program; providing program requirements; providing for designation of certain correctional probation officers as forensic probation officers; providing for establishing requirements for such officers; providing duties for such officers; authorizing the Department of Corrections to establish an advisory workgroup to assist with the program; requiring that the department adopt rules; authorizing the chief judge of each circuit to establish a mental health court; providing requirements for such courts; authorizing specified activities by such courts; requiring each court to have a coordinator for certain aspects of the court's operations; requiring that such courts be funded from existing revenues or from a specified grant program; requiring that the Department of Children and Family Services adopt rules relating to supportive housing; requiring that the Office of Program Policy Analysis and Government Accountability perform a study of the forensic mental health system; requiring that the study examine the causes impacting the incarceration of the mentally ill in state and local correctional facilities; requiring that a report of such study be submitted to the Legislature by a specified date; providing an effective date.

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By the Committee on Commerce; and Senator Altman—

**CS for SB 2620**—A bill to be entitled An act relating to the estate tax; providing a short title; creating s. 198.46, F.S.; imposing a retaliatory tax on property of a nonresident decedent when the nonresident's state of domicile imposes inheritance, estate, or other death taxes on Florida residents; creating s. 733.1051, F.S.; authorizing a court to construe the terms of certain wills to define the respective shares or determine beneficiaries under certain circumstances; defining terms; providing for nonapplication to certain dispositions; authorizing a personal re-

representative to take certain actions without court order pending a determination of estate distribution; limiting personal representative liability; preserving certain rights to construe a will; providing for retroactive operation; providing effective dates.

By the Committee on Commerce; and Senator Bennett—

**CS for SB 2644**—A bill to be entitled An act relating to energy economic zones; amending s. 377.809, F.S.; requiring the Department of Community Affairs to include in its report on the Energy Economic Zone Pilot Program information relating to incentives available under the program; requiring a community within an energy economic zone pilot program to adopt an ordinance to authorize certain tax incentives; limiting the amount of tax incentives available; requiring the local government having jurisdiction over the energy economic zone to track the use of incentives under the program; providing definitions; amending s. 212.08, F.S.; exempting certain building materials used in the construction or rehabilitation of energy-efficient structures from the tax on sales, use, and other transactions; authorizing the Department of Revenue to adopt rules; providing definitions; exempting certain business property used in an energy economic zone from the tax on sales, use, and other transactions; authorizing the Department of Revenue to adopt rules; providing definitions; exempting clean technology and manufacturing products used in energy economic zones from the tax on sales use and other transactions; creating s. 220.195, F.S.; providing definitions; creating an energy economic zone jobs tax credit; providing credit eligibility requirements; providing limits on the amount of credits that may be granted; providing application requirements; providing criminal penalties for fraudulent or grossly exaggerated tax credit claims; authorizing the Department of Revenue to adopt rules; creating s. 220.196, F.S.; creating the energy economic zone pilot program property tax credit; providing credit eligibility requirements; providing notice reporting requirements; providing requirements for businesses claiming the tax credit; authorizing the Department of Revenue to adopt rules for certain purposes; providing an effective date.

By the Committee on Health Regulation; and Senators Dean and Fasano—

**CS for SB 2752**—A bill to be entitled An act relating to Citrus County; providing for codification of special laws relating to the Citrus County Hospital Board, an independent special district in Citrus County; providing legislative intent; codifying, amending, and reenacting chapter 99-442, Laws of Florida, as amended, as the “Citrus County Hospital and Medical Nursing and Convalescent Home Act”; deleting obsolete provisions; making technical revisions; repealing prior special acts relating to board; authorizing the board to enter into a lease or contract with a not-for-profit corporation for the purpose of operating and managing the hospital and its facilities; providing requirements for such lease or contract; declaring a need for governance authority to fulfill the hospital board’s public responsibilities; providing for approval by the hospital board of the governing documents of the not-for-profit corporation and of the members of its board of directors; providing that the hospital board is the sole member of the not-for-profit corporation; providing for the hospital board’s approval for a merger or dissolution of the not-for-profit corporation; providing that all members of the hospital board are voting members of the board of directors of the not-for-profit corporation and will comprise a voting majority of the board; requiring hospital board approval of the Chief Executive Officer of the hospital and his or her term of office; requiring hospital board approval for all substantial operating, capital, and debt expenditures; providing for the hospital board’s approval of the annual operating and capital budgets of the not-for-profit corporation; requiring an annual independent audit of the fiscal management of the hospital at the discretion of the hospital board; providing that all records of the not-for-profit corporation, unless exempted, are public records; requiring that proprietary confidential business information be disclosed to the hospital board; providing for interpretation and implementation of the act and for court enforcement; providing for severability; providing for application of the act; providing an effective date.

## REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 274**—A bill to be entitled An act relating to domestic security; amending s. 163.3175, F.S.; specifying the military installations, and the local governments associated with those bases, to which certain provisions of the act apply; authorizing the Florida Council on Military Base and Mission Support to recommend changes to military installations and local governments; requiring affected local governments to transmit to the commanding officer of a military installation information relating to certain proposed changes to comprehensive plans and land development regulations; requiring local governments to transmit, at the request of a commanding officer, copies of applications for development orders requesting specified variances or waivers within a zone of influence of a military installation; requiring a local government, military installation, the state land planning agency, and other parties to enter into mediation if a local government does not adopt criteria and address compatibility issues relating to lands adjacent to or closely proximate to existing military installations in its future land use plan element of a comprehensive plan by a specified date; authorizing notification of the Administration Commission if the local government comprehensive plan does not contain criteria addressing compatibility by a specified date; authorizing the imposition of sanctions by the commission; eliminating definitions; amending s. 163.3177, F.S.; specifying factors used to achieve compatibility of lands adjacent to military installations in a future land use plan element of a comprehensive plan; amending s. 196.061, F.S.; providing that valid military orders transferring a military servicemember are sufficient to maintain permanent homestead residence status; amending s. 311.12, F.S.; revising provisions relating to seaport security; prohibiting a seaport from charging any fee for administration or production of access control credentials; providing for a fine; deleting certain provisions relating to seaport security plans; deleting provisions requiring that the Department of Law Enforcement administer a statewide seaport access eligibility reporting system; deleting provisions requiring that persons seeking authorization to access secure and restricted areas of a seaport execute an affidavit; deleting provisions requiring fingerprint-based criminal history checks on seaport employee applicants, current employees, and other authorized persons; amending s. 455.02, F.S.; authorizing temporary professional licensure by the Department of Business and Professional Regulation of the spouses of certain active duty members of the Armed Forces; providing application requirements; requiring criminal history checks and fees; amending s. 250.10, F.S.; authorizing the Adjutant General to employ a second Assistant Adjutant General for Army; revising accreditation standards for educational institutions with respect to the Educational Dollars for Duty education assistance program; providing an effective date.

—was referred to the Committees on Military Affairs and Domestic Security; Criminal Justice; Transportation and Economic Development Appropriations; and Rules.

By the Committee on Regulated Industries; and Senator Detert—

**CS for SB 362**—A bill to be entitled An act relating to mobile home park lot tenancies; amending s. 723.0381, F.S.; authorizing the court to refer actions to binding arbitration; providing that the arbitration decision may be made known to a judge in a trial de novo prior to the judge entering his or her order on the merits; amending s. 723.061, F.S., relating to grounds and proceedings for eviction; providing for nonapplicability of certain provisions to certain persons approved for payment by the Florida Mobile Home Relocation Corporation; amending s. 723.0612, F.S., relating to relocation expenses; revising payment amounts mobile home owners are entitled to from the corporation under certain circumstances; increasing the amounts mobile home owners abandoning their mobile homes may collect from the corporation; amending s. 723.071, F.S.; requiring mobile home park owners receiving a bona fide offer for purchase to notify the officers of the homeowners’ association; requiring a homeowners’ association purchasing a mobile home park to execute a contract for only the park that it represents; authorizing a time extension for home owners when a park owner changes the terms and conditions of the offer to purchase the park; revising requirements with respect to unsolicited offers; providing the homeowners’ association with the right of first refusal to purchase the park in the event of an un-

solicited offer; encouraging mobile home owners to organize as homeowners' associations to negotiate a right of first refusal with a park owner; redefining the term "offer" for such purposes; providing a limitation on an exception relating to transfers by partnerships; amending s. 723.083, F.S.; revising procedures providing for the removal or relocation of mobile home owners; providing an effective date.

—was referred to the Committees on Judiciary; and General Government Appropriations.

By the Committee on Agriculture; and Senator Dean—

**CS for SB 382**—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 373.1391, F.S.; requiring that the agricultural use of land present at the time of fee simple acquisition be given priority regarding the management of the land; amending s. 403.9336, F.S.; revising a reference to the Model Ordinance for Florida-Friendly Fertilizer Use on Urban Landscapes; amending s. 403.9337, F.S.; providing criteria for the amendment of the model ordinance; authorizing the Department of Environmental Protection to adopt rules updating the model ordinance; revising the criteria for a local government's adoption of additional or more stringent standards; exempting lands used for certain research from provisions regulating fertilizer use on urban landscapes; amending s. 493.6102, F.S.; specifying that provisions regulating security officers do not apply to certain law enforcement, correctional, and probation officers performing off-duty activities; amending s. 493.6105, F.S.; revising the application requirements and procedures for certain private investigative, private security, recovery agent, and firearm licenses; specifying application requirements for firearms instructor licenses; amending s. 493.6106, F.S.; revising citizenship requirements and documentation for certain private investigative, private security, and recovery agent licenses; prohibiting the licensure of applicants for a statewide firearm license or firearms instructor license who are prohibited from purchasing or possessing firearms; requiring that private investigative, security, and recovery agencies notify the Department of Agriculture and Consumer Services of changes to their branch office locations; amending s. 493.6107, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6108, F.S.; revising requirements for criminal history checks of license applicants whose fingerprints are not legible; requiring the investigation of the mental and emotional fitness of applicants for firearms instructor licenses; amending s. 493.6111, F.S.; requiring a security officer school or recovery agent school to obtain the department's approval for use of a fictitious name; specifying that a licensee may not conduct business under more than one fictitious name; amending s. 493.6113, F.S.; revising application renewal procedures and requirements; amending s. 493.6115, F.S.; conforming cross-references; amending s. 493.6118, F.S.; authorizing disciplinary action against statewide firearm licensees and firearms instructor licensees who are prohibited from purchasing or possessing firearms; amending s. 493.6121, F.S.; deleting provisions for the department's access to certain criminal history records provided to licensed gun dealers, manufacturers, and exporters; amending s. 493.6202, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6203, F.S.; prohibiting bodyguard services from being credited toward certain license requirements; revising the training requirements for private investigator intern license applicants; requiring the automatic suspension of an intern's license under certain circumstances; providing an exception; amending s. 493.6302, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6303, F.S.; revising the training requirements for security officer license applicants; amending s. 493.6304, F.S.; revising application requirements and procedures for security officer school licenses; amending s. 493.6401, F.S.; revising terminology for recovery agent schools and training facilities; amending s. 493.6402, F.S.; revising terminology for recovery agent schools and training facilities; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6406, F.S.; revising terminology; requiring recovery agent school and instructor licenses; providing license application requirements and procedures; amending s. 500.033, F.S.; revising the membership of the Florida Food Safety and Food Defense Advisory Council; amending ss. 501.605 and 501.607, F.S.; revising application requirements for commercial telephone seller and salesperson licenses; amending s. 501.913, F.S.; specifying the sample size required for anti-freeze registration application; amending s. 525.01, F.S.; revising requirements for petroleum fuel affidavits; amending s. 525.09, F.S.; im-

posing an inspection fee on certain alternative fuels containing alcohol; amending s. 526.50, F.S.; defining terms applicable to regulation of the sale of brake fluid; amending s. 526.51, F.S.; revising application requirements for brake fluid permits; amending s. 526.52, F.S.; revising requirements for printed statements on brake fluid containers; amending s. 526.53, F.S.; revising requirements and procedures for brake fluid stop-sale orders; authorizing businesses to dispose of unregistered brake fluid under certain circumstances; amending s. 527.0201, F.S.; revising requirements for liquefied petroleum gas qualifying examinations; increasing continuing education requirements for certain liquefied petroleum gas qualifiers; amending s. 527.12, F.S.; providing for the issuance of certain stop orders; amending ss. 559.805 and 559.928, F.S.; deleting social security numbers as a listing requirement on registration affidavits for independent agents of sellers of business opportunities; amending s. 570.0725, F.S.; revising provisions for public information about food banks and similar food recovery programs; authorizing the department to adopt rules; amending ss. 570.53 and 570.54, F.S.; conforming cross-references; amending s. 570.55, F.S.; revising requirements for identifying sellers or handlers of tropical or subtropical fruit or vegetables; amending s. 570.902, F.S.; conforming terminology to the repeal by the act of provisions establishing the Florida Agricultural Museum; amending s. 570.903, F.S.; revising provisions for direct-support organizations for certain agricultural programs to conform to the repeal by the act of provisions establishing the Florida Agricultural Museum; deleting provisions for a direct-support organization for the Florida State Collection of Arthropods; amending s. 573.118, F.S.; requiring the department to maintain records of marketing orders; requiring an audit at the request of an advisory council; requiring that the advisory council receive a copy of the audit within a specified time; amending s. 581.011, F.S.; deleting terminology relating to the Florida State Collection of Arthropods; revising the term "nursery" for purposes of plant industry regulations; amending s. 581.211, F.S.; increasing the maximum fine for violations of plant industry regulations; amending s. 583.13, F.S.; deleting a prohibition on the sale of poultry without displaying the poultry grade; amending s. 585.61, F.S.; designating the animal disease diagnostic laboratory complex in Osceola County; amending s. 590.125, F.S.; revising terminology for open burning authorizations; specifying purposes of certified prescribed burning; requiring the authorization of the Division of Forestry for certified pile burning; providing pile burning requirements; limiting the liability of property owners or agents engaged in pile burning; providing for the certification of pile burners; providing penalties for violations by certified pile burners; requiring rules; authorizing the division to adopt rules regulating certified pile burning; revising notice requirements for wildfire hazard reduction treatments; providing for approval of local government open burning authorization programs; providing program requirements; authorizing the division to close local government programs under certain circumstances; providing penalties for violations of local government open burning requirements; amending s. 590.14, F.S.; authorizing fines for violations of any division rule; providing penalties for certain violations; providing legislative intent; amending s. 599.004, F.S.; revising standards that a winery must meet to qualify as a certified Florida Farm Winery; amending s. 604.15, F.S.; revising the term "agricultural products" to make tropical foliage exempt from regulation under provisions relating to dealers in agricultural products; defining the term "responsible position"; amending s. 604.19, F.S.; revising requirements for late fees on agricultural products dealer applications; amending s. 604.25, F.S.; revising conditions under which the department may deny, refuse to renew, suspend, or revoke agricultural products dealer licenses; deleting a provision prohibiting certain persons from holding a responsible position with a licensee; amending s. 616.242, F.S.; authorizing the issuance of stop-operation orders for amusement rides under certain circumstances; amending s. 686.201, F.S.; exempting contracts to which a seller of travel is a party from provisions governing certain contracts involving commissions; amending s. 790.06, F.S.; authorizing a concealed firearm license applicant to submit fingerprints administered by the Division of Licensing; repealing ss. 570.071 and 570.901, F.S., relating to the Florida Agricultural Exposition and the Florida Agricultural Museum; requiring that the department and representatives of the state pest control industry prepare a report for the President of the Senate, the Speaker of the House of Representatives, and the chairpersons of specified legislative committees by a certain date; requiring that the report include recommendations for changes in the law to provide for disciplinary action against licensees of the pest control industry under certain circumstances; providing that the report may also address additional issues of concern to members of the industry; providing an effective date.

—was referred to the Committees on Community Affairs; Health Regulation; General Government Appropriations; and Rules.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 648**—A bill to be entitled An act relating to building safety; amending s. 196.031, F.S.; specifying an additional condition that constitutes an abandonment of homestead property for purposes of a homestead exemption; amending s. 399.02, F.S.; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to have access to places in which a conveyance and equipment are located; authorizing the division to grant variances from certain rules for undue hardship; prohibiting the enforcement of Phase II Firefighters' Service on certain elevators for a specified period; amending s. 399.15, F.S.; providing an alternative method to allow access to regional emergency elevators; providing for a uniform lock box; providing for a master key; providing the Division of State Fire Marshal with enforcement authority; directing the Department of Financial Services to select the provider of the uniform lock box; creating s. 455.2122, F.S.; authorizing distance learning courses as an alternative to classroom instruction for certain licenses; prohibiting the department or regulatory board from requiring centralized licensing examinations for certain licenses; amending s. 455.2123, F.S.; authorizing distance learning courses as an alternative to classroom instruction for certain licenses; prohibiting the department or a regulatory board from requiring centralized licensing examinations for certain licenses; amending s. 468.631, F.S.; revising the amount of a surcharge on certain building permits; requiring the unit of government collecting the surcharge to remit the funds to the Department of Business and Professional Regulation; requiring the unit of government collecting the surcharge to retain a portion of the funds to fund certain activities of building departments; requiring that the remaining funds from the surcharge be used to fund the Florida Homeowners' Construction Recovery Fund and the Florida Building Code Administrators and Inspectors Board; reducing the amount of information that must be reported to the Department of Business and Professional Regulation by a unit of government responsible for collecting certain permit fees; amending s. 468.83, F.S.; providing for the creation of the home inspection services licensing program within the Department of Business and Professional Regulation; amending s. 468.8311, F.S.; revising the term "home inspection services"; amending s. 468.8312, F.S.; deleting a fee provision for certain certificates of authorization; amending s. 468.8313, F.S.; revising examination requirements for licensure as a home inspector; providing fingerprinting requirements and procedures for license applications; providing that the applicant is responsible for certain costs; amending s. 468.8318, F.S.; revising requirements and procedures for certification of corporations and partnerships offering home inspection services to the public; deleting provisions relating to required certificates of authorization; amending s. 468.8319, F.S.; delaying the enforcement of a prohibition against performing certain activities by a person who is not licensed as a home inspector; revising certain prohibitions with respect to providers of home inspection services; amending s. 468.832, F.S.; providing an additional ground for taking certain disciplinary actions; amending s. 468.8324, F.S.; specifying additional requirements for licensure as a home inspector; creating s. 468.8325, F.S.; requiring the department to adopt rules to administer part XV of ch. 468, F.S., relating to home inspectors; amending s. 468.84, F.S.; providing for the creation of the mold-related services licensing program within the Department of Business and Professional Regulation; amending s. 468.8412, F.S.; deleting a fee provision for certain biennial certificates of authorization renewal; amending s. 468.8413, F.S.; revising examination requirements and procedures for licensure as a mold assessor or mold remediator; providing fingerprinting requirements and procedures for license applications; providing that the applicant is responsible for certain costs; amending s. 468.8414, F.S.; specifying an additional applicant qualification criterion for licensure by endorsement; amending s. 468.8418, F.S.; revising requirements and procedures for certification of corporations and partnerships offering mold assessment or mold remediation services to the public; deleting provisions relating to required certificates of authorization; amending s. 468.8419, F.S.; delaying the enforcement of a prohibition against performing certain activities by a person who is not licensed as a mold assessor; amending s. 468.842, F.S.; providing an additional ground for taking certain disciplinary actions; amending s. 468.8421, F.S.; specifying an insurance coverage requirement for mold assessors; amending s. 468.8423, F.S.; specifying additional requirements for licensure as a mold assessor or mold remediator; creating s.

468.8424, F.S.; requiring the Department of Business and Professional Regulation to adopt rules to administer part XVI of ch. 468, F.S., relating to mold-related services; amending s. 489.103, F.S.; conforming a cross-reference; amending s. 489.5335, F.S.; deleting certain core curriculum requirements that a person holding a journeyman license in the electrical trade must satisfy in order to work in more than one county or municipality; amending s. 553.37, F.S.; authorizing manufacturers to pay inspection fees directly to the provider of inspection services; providing requirements for rules of the Department of Business and Professional Regulation regarding the schedule of fees; authorizing the department to enter into contracts for the performance of certain administrative duties; revising inspection requirements for certain custom manufactured buildings; amending s. 553.375, F.S.; revising the requirement for recertification of manufactured buildings prior to relocation; amending s. 553.509, F.S.; deleting certain requirements for alternate power sources for elevators for purposes of operating during an emergency; amending s. 553.512, F.S.; requiring the Florida Building Commission to establish by rule a fee for certain waiver requests; amending s. 553.721, F.S.; revising the amount of a surcharge on certain building permits; requiring the unit of government collecting the surcharge to electronically remit the funds to the Department of Community Affairs; requiring the unit of government collecting the surcharge to retain a portion of the funds to fund certain activities of building departments; requiring the remaining funds from the surcharge to be used to fund the Florida Building Commission and the Department of Community Affairs; amending s. 553.73, F.S.; conforming cross-references; authorizing counties and municipalities to adopt by ordinance administrative or technical amendments to the Florida Building Code for certain flood-related purposes; specifying requirements and procedures; revising foundation code adoption requirements; authorizing the Florida Building Commission to approve amendments relating to equivalency of standards; exempting certain mausoleums from the requirements of the Florida Building Code; exempting certain temporary housing provided by the Department of Corrections from the requirements of the Florida Building Code; restricting the code, code enforcement agencies, and local governments from imposing requirements on certain mechanical equipment on roofs; requiring that the Florida Building Code contain certain requirements regarding illumination in classroom units; requiring that classroom units be designed to provide and maintain an average of 40 foot-candles of light at each desktop; requiring that public educational facilities consider using light-emitting diode lighting before considering other lighting sources; amending s. 553.74, F.S.; specifying absence of impermissible conflicts of interest for certain committee or workgroup members while representing clients under certain circumstances; specifying certain prohibited activities for such members; amending s. 553.76, F.S.; authorizing the Florida Building Commission to adopt rules related to consensus-based decisionmaking; amending s. 553.775, F.S.; conforming a cross-reference; authorizing the commission to charge a fee for filing certain requests and for nonbinding interpretations; limiting fees for nonbinding interpretations; amending s. 553.79, F.S.; requiring certain inspection services to be performed under the alternative process for plan review and inspection or by a local governmental entity; reenacting s. 553.80(1), F.S., relating to the enforcement of the Florida Building Code, to incorporate the amendments made to s. 553.79, F.S., in a reference thereto; amending s. 553.80, F.S.; specifying nonapplicability of certain exemptions from the Florida Building Code granted by certain enforcement entities under certain circumstances; revising requirements for review of facility plans and construction surveyed for certain hospitals and health care facilities; amending s. 553.841, F.S.; deleting provisions requiring that the Department of Community Affairs maintain, update, develop, or cause to be developed a core curriculum for persons who enforce the Florida Building Code; amending s. 553.842, F.S.; authorizing rules requiring the payment of product evaluation fees directly to the administrator of the product evaluation and approval system; specifying the use of such fees; authorizing the Florida Building Commission to provide by rule for editorial revisions to certain approvals and charge certain fees; providing requirements for the approval of applications for state approval of a product; providing for certain approved products to be immediately added to the list of state-approved products; requiring that the commission's oversight committee review approved products; revising the list of approved evaluation entities; deleting obsolete provisions governing evaluation entities; amending s. 553.844, F.S.; providing an exemption from the requirements regarding protections for certain exposed mechanical equipment or appliances; providing for future expiration; amending s. 553.885, F.S.; revising requirements for carbon monoxide alarms; providing an exception for buildings undergoing al-

terations or repairs; defining the term “addition” as it relates to the requirement of a carbon monoxide alarm; amending s. 553.9061, F.S.; revising the energy-efficiency performance options and elements identified by the commission for purposes of meeting certain goals; amending s. 553.909, F.S.; revising a compliance criterion for certain swimming pool pumps or water heaters; revising requirements for residential swimming pool pumps and pump motors; amending s. 553.912, F.S.; providing requirements for replacement air-conditioning systems; amending s. 627.711, F.S.; eliminating the requirement that a uniform mitigation verification form be certified by the Department of Financial Services; eliminating provisions authorizing hurricane mitigation inspectors certified by the My Safe Florida Home Program to sign a valid uniform mitigation verification form; requiring a person to personally perform an inspection in order to sign a mitigation verification form; authorizing an insurer to accept a form from a person possessing qualifications and experience acceptable to the insurer; requiring a person to personally perform an inspection in order to sign a mitigation verification form; defining the term “misconduct” for purposes of performing an inspection and completing the mitigation verification form; providing for sanctions to be imposed against a person who commits misconduct in performing inspections or completing the mitigation verification form; requiring that evidence of fraud in the completion of the mitigation verification form be reported to the Division of Insurance Fraud; requiring the division, if it finds that probable cause of misconduct exists, to send a copy of its report to the agency responsible for the licensure of the inspector who signed the report; providing that insurers need not accept a mitigation verification form that is signed by a person against whom probable cause of misconduct was found; amending s. 633.021, F.S.; providing additional definitions for fire equipment dealers; revising the definition of the term “preengineered systems”; amending s. 633.0215, F.S.; providing guidelines for the State Fire Marshal to apply when issuing an expedited declaratory statement; requiring that the State Fire Marshal issue an expedited declaratory statement under certain circumstances; providing requirements for a petition requesting an expedited declaratory statement; exempting certain condominiums from installing manual fire alarm systems; amending s. 633.0245, F.S.; conforming cross-references; amending s. 633.025, F.S.; prohibiting a local government from requiring property owners to install fire sprinklers in residential properties based on the use of that property as a rental property or any change in or reclassification of the property’s primary use to a rental property; amending s. 633.026, F.S.; providing legislative intent; revising the authority of the State Fire Marshal to contract with and refer interpretive issues to certain entities; providing for the establishment of the Fire Code Interpretation Committee; providing for the membership of the committee and requirements for membership; requiring that nonbinding interpretations of the Florida Fire Prevention Code be issued within a specified period after a request is received; providing for the waiver of such requirement under certain conditions; requiring that the Division of State Fire Marshal charge a fee for nonbinding interpretations; providing that fees may be paid directly to a contract provider; providing requirements for requesting a nonbinding interpretation; requiring that the Division of State Fire Marshal develop a form for submitting a petition for a nonbinding interpretation; providing for a formal interpretation by the State Fire Marshal; requiring that an interpretation of the Florida Fire Prevention Code be published on the division’s website and in the Florida Administrative Weekly; amending s. 626.061, F.S.; authorizing certain fire equipment dealer licensees to maintain inactive license status under certain circumstances; providing requirements; providing for a renewal fee; revising certain continuing education requirements; revising an applicant licensure qualification requirement; amending s. 633.081, F.S.; requiring that the State Fire Marshal inspect a building when the State Fire Marshal, rather than the Department of Financial Services, has cause to believe a violation has occurred; providing exceptions for requirements that certain firesafety inspections be conducted by firesafety inspectors; requiring that the Division of State Fire Marshal and the Florida Building Code Administrators and Inspectors Board enter into a reciprocity agreement for purposes of recertifying building code inspectors, plan inspectors, building code administrators, and firesafety inspectors; requiring that the State Fire Marshal develop by rule an advanced training and certification program for firesafety inspectors who have fire code management responsibilities; requiring that the program be consistent with certain standards and establish minimum training, education, and experience levels for such firesafety inspectors; amending s. 633.082, F.S.; authorizing alternative inspection procedures for certain fire hydrants; requiring periodic testing or operation of certain equipment; prohibiting an agency having jurisdiction from requiring the re-

moval of a nonmandatory sprinkler system; amending s. 633.352, F.S.; providing an exception to requirements for recertification as a firefighter; amending s. 633.521, F.S.; revising requirements for certification as a fire protection system contractor; revising the prerequisites for taking the certification examination; authorizing the State Fire Marshal to accept more than one source of professional certification; revising legislative intent; amending s. 633.524, F.S.; authorizing the State Fire Marshal to enter into contracts for examination services; providing for the direct payment of examination fees to contract providers; amending s. 633.537, F.S.; revising the continuing education requirements for certain permitholders; amending 633.72, F.S.; revising the terms of service for members of the Fire Code Advisory Council; repealing s. 718.113(6), F.S., relating to requirements for 5-year inspections of certain condominium improvements; directing the Florida Building Commission to conform provisions of the Florida Building Code with revisions made by the act relating to the operation of elevators; requiring the Department of Management Services to consider the energy efficiency of buildings owned or operated by a state agency; requiring the Department of Management Services to lease buildings and facilities having high-efficiency lighting and consider energy efficiency when leasing buildings when feasible; requiring the Department of Management Services to adopt rules requiring state agencies to install high-efficiency lamps when replacing an existing lamp or installing a new lamp in a building owned by a state agency; providing effective dates.

—was referred to the Committees on Military Affairs and Domestic Security; and Education Pre-K - 12; and the Policy and Steering Committee on Ways and Means.

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By the Committee on Transportation; and Senator Garcia—

**CS for SB 736**—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; creating a Catch Me, Release Me license plate, a Florida Horse Park license plate, and a Florida Biodiversity Foundation license plate; establishing annual use fees for the plates; providing for the distribution of use fees received from the sale of such plates; revising the portion of use fees collected from the sale of the Florida Salutes Veterans license plate which is distributed to a direct-support organization; revising the time during which such distribution shall be made; providing an effective date.

—was referred to the Committees on General Government Appropriations; and Rules.

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By the Committee on Health Regulation; and Senator Gaetz—

**CS for SB 760**—A bill to be entitled An act relating to health care; repealing s. 112.0455(10)(e), F.S., relating to a prohibition against applying the Drug-Free Workplace Act retroactively; amending ss. 154.11, 395.3038, 400.925, 400.9935, 408.05, 440.13, 627.645, 627.668, 627.669, 627.736, 641.495, and 766.1015, F.S.; changing references to the Joint Commission on the Accreditation of Healthcare Organizations to the “Joint Commission”; amending s. 318.21, F.S.; requiring that a specified percentage of fines collected from certain civil penalties levied by county courts for traffic infractions be deposited into the Brain and Spinal Cord Injury Rehabilitation Trust Fund within the Department of Health for use for Medicaid recipients who have spinal cord injuries; amending s. 381.06014, F.S.; defining the term “volunteer donor”; requiring that certain blood establishments disclose specified information on the Internet; repealing s. 383.325, F.S., relating to records of licensed birth center facilities; amending s. 394.741 F.S.; changing references to the Council on Accreditation for Children and Family Services to the “Council on Accreditation”; amending s. 394.4787, F.S.; conforming a cross-reference; amending s. 395.002, F.S.; redefining the term “accrediting organizations” as it relates to hospital licensure and regulation; deleting definitions of the terms “initial denial determination,” “private review agent,” “utilization review,” and “utilization review plan” as they relate to hospital licensure and regulation; amending s. 395.003, F.S.; deleting an obsolete provision; conforming a cross-reference; amending s. 395.0193, F.S.; requiring the Division of Medical Quality Assurance within the Department of Health rather than the Agency for Health Care Administration to review certain peer review reports and disciplinary actions; amending s. 395.1023, F.S.; requiring a licensed facility to adopt a protocol to designate a physician to act as a liaison between the Department of Children and Family Services, rather than the Department of Health, and the licensed facility in cases involving

suspected child abuse; amending s. 395.1041, F.S., relating to emergency services; deleting obsolete provisions; repealing s. 395.1046, F.S., relating to the investigation of complaints regarding hospitals; amending s. 395.1055, F.S.; requiring the agency to adopt rules that ensure that licensed facility beds conform to certain standards as specified by the agency, the Florida Building Code, and the Florida Fire Prevention Code; amending s. 395.10972, F.S.; changing a reference to the Florida Society of Healthcare Risk Management to the “Florida Society for Healthcare Risk Management and Patient Safety”; amending s. 395.2050, F.S.; providing that the federal Centers for Medicare and Medicaid Services, rather than the federal Health Care Financing Administration, designates organ procurement organizations; amending s. 395.3036, F.S.; correcting a cross-reference; repealing s. 395.3037, F.S.; deleting obsolete definitions; amending s. 395.602, F.S.; revising the definition of a “rural hospital” as it relates to hospital licensure and regulation; amending s. 400.021, F.S.; revising the definition of a “geriatric outpatient clinic” with regard to staffing; amending s. 400.0239, F.S.; deleting an obsolete provision; amending s. 400.0255, F.S.; correcting an obsolete cross-reference to administrative rules; amending s. 400.063, F.S.; removing an obsolete provision; amending s. 400.071, F.S.; revising the requirements for an application for a license to operate a nursing home facility; amending s. 400.0712, F.S.; deleting a provision related to the issuance of an inactive license to a nursing home; amending s. 400.111, F.S.; specifying that the required disclosure of a financial or ownership interest is contingent upon a request by the agency; amending s. 400.1183, F.S.; requiring nursing home facilities to maintain records of grievances for agency inspection; deleting a requirement that a facility report the number of grievances handled during the prior licensure period; amending s. 400.141, F.S.; conforming a cross-reference; deleting the requirement that a facility submit to the agency information regarding a management company with which it has entered into an agreement; specifying a fine for a nursing facility’s failure to impose an admissions moratorium if it has failed to comply with state minimum-staffing requirements; deleting the requirement for a facility to report to the agency any filing of bankruptcy protection, divestiture, or corporate reorganization; amending s. 400.142, F.S.; removing obsolete provisions requiring the agency to adopt certain rules; repealing s. 400.147(10), F.S., relating to a requirement that a nursing home report any notice of a filing of a claim for a violation of a resident’s rights or a claim of negligence; repealing s. 400.148, F.S., relating to the Medicaid “Up-or-Out” Quality of Care Contract Management Program; amending s. 400.19, F.S.; authorizing the agency to verify the correction of certain violations without reinspection, even when they are related to resident rights or resident care, after an unannounced inspection of a nursing home; repealing s. 400.195, F.S., relating to reporting requirements; deleting obsolete provisions; amending s. 400.23, F.S.; changing a reference to the Division of Children’s Medical Services to the “Division of Children’s Medical Services Network”; deleting an obsolete provision; amending s. 400.275, F.S.; deleting a requirement that the agency ensure that a newly hired nursing home surveyor is assigned full time to a licensed nursing home to observe facility operations; amending ss. 400.484, 400.967, and 429.71, F.S.; redesignating class I, II, III, and IV deficiencies as class I, II, III, and IV “violations”; amending s. 400.606, F.S.; eliminating a requirement that the plan for the delivery of home, residential, and homelike inpatient hospice services for terminally ill patients and their families include projected annual operating costs; amending s. 400.607, F.S.; revising the grounds under which the agency may take administrative action against a hospice; amending s. 400.915, F.S.; correcting an obsolete cross-reference to administrative rules; amending s. 400.931, F.S.; deleting a provision allowing an applicant for a license to be a home medical equipment provider to submit a surety bond to the agency; amending s. 400.932, F.S.; revising the grounds under which the agency may take administrative action against a home medical equipment provider; amending s. 400.933, F.S.; prohibiting a home medical equipment provider from providing a survey or inspection of an accrediting organization in lieu of periodic agency inspection if the provider’s licensure is conditional; amending s. 400.953, F.S.; deleting a requirement that the general manager of a home medical equipment provider annually sign an affidavit regarding the background screening of personnel; providing requirements for submission of the affidavit; amending s. 400.9905, F.S.; specifying that certain licensure requirements do not apply to certain orthotic, prosthetic, pediatric cardiology, or perinatology clinical facilities; redefining the term “portable service or equipment provider” as it relates to the Health Care Clinic Act; amending s. 400.991, F.S.; conforming a provision to changes made by the act; revising application requirements to show proof of financial ability to operate a health care clinic; amending s. 408.034, F.S.; prohi-

biting the agency from issuing a license to a health care facility that applies for a license to operate an intermediate care facility for developmentally disabled persons under certain circumstances; amending s. 408.036, F.S., relating to certificates of need; conforming a provision to changes made by the act; amending s. 408.043, F.S.; requiring a free-standing facility or a part of the facility that is the inpatient hospice care component of a hospice to obtain a certificate of need, regardless of whether it is primarily engaged in providing inpatient care and related services; amending s. 408.061, F.S.; revising requirements for the reporting of certified data elements by health care facilities; amending s. 408.10, F.S.; authorizing the agency to provide staffing for a toll-free phone number for the purpose of handling consumer complaints regarding a health care facility; repealing s. 408.802(11), F.S., relating to the applicability of the Health Care Licensing Procedures Act to private review agents; amending s. 408.804, F.S.; providing a criminal penalty for altering, defacing, or falsifying a license certificate of certain health care providers; providing civil penalties for displaying an altered, defaced, or falsified license certificate; amending s. 408.806, F.S.; requiring the agency to provide a courtesy notice to a licensee regarding the expiration of a licensee’s license; providing that failure of the agency to provide the courtesy notice or failure of the licensee to receive the notice does not excuse the licensee from timely renewing its license; providing that payment of the late fee is required for a later application; amending s. 408.810, F.S.; revising the requirements for obtaining and maintaining a license for certain health care providers and those who own a controlling interest in a health care provider; amending s. 408.813, F.S.; authorizing the agency to impose administrative fines for unclassified violations and identifying some of those violations; amending s. 408.815, F.S.; authorizing the agency to extend the expiration date of a license for the purpose of the safe and orderly discharge of clients; authorizing the agency to impose conditions on the extension; amending s. 409.906, F.S.; requiring the agency, in consultation with the Department of Elderly Affairs, to phase out the adult day health care waiver program; requiring adult day health care waiver providers, in consultation with resource centers for the aged, to assist in the transition of enrollees from the waiver program; repealing s. 409.221(4)(k), F.S., relating to the responsibility of the agency, the Department of Elderly Affairs, the Department of Health, the Department of Children and Family Services, and the Agency for Persons with Disabilities to review and assess the implementation of the consumer-directed care program and the agency’s responsibility to submit a report to the Legislature; repealing s. 409.912(15)(e), (f), and (g), F.S., relating to a requirement that the Agency for Health Care Administration submit a report to the Legislature regarding the operation of the CARES program; amending s. 429.07, F.S.; deleting the requirement for an assisted living facility to obtain an additional license in order to provide limited nursing services; deleting the requirement for the Agency for Health Care Administration to conduct quarterly monitoring visits of facilities that hold a license to provide extended congregate care services; deleting the requirement for the Department of Elderly Affairs to report annually on the status of and recommendations related to extended congregate care; deleting the requirement for the Agency for Health Care Administration to conduct monitoring visits at least twice a year to facilities providing limited nursing services; increasing the licensure fees and the maximum fee required for a standard license; increasing the licensure fees for the extended congregate care license; eliminating the license fee for the limited nursing services license; transferring from another provision of law the requirement that a biennial survey of an assisted living facility include specific actions to determine whether the facility is adequately protecting residents’ rights; providing that an assisted living facility that has been cited for certain violations is subject to monitoring visits; requiring a registered nurse to participate in certain monitoring visits; amending s. 429.11, F.S.; deleting a provision authorizing issuance of a provisional license to operate as an assisted living facility; repealing s. 429.12(2), F.S., relating to the sale or transfer of ownership of an assisted living facility; amending s. 429.14, F.S.; authorizing the agency to provide to the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, by electronic means or through the agency’s website, information regarding the denial, suspension, or revocation of a license; amending s. 429.17, F.S.; deleting provisions related to the limited nursing services license; revising the requirements for a conditional license to operate an assisted living facility; amending s. 429.19, F.S.; clarifying that a monitoring fee may be assessed in addition to an administrative fine; repealing s. 429.23(5), F.S., relating to a requirement that each assisted living facility submit a report to the agency regarding liability claims filed against it; amending s. 429.255, F.S.; eliminating provisions authorizing the use of volunteers to provide cer-

tain health-care-related services in assisted living facilities; authorizing assisted living facilities to provide limited nursing services; requiring an assisted living facility to be responsible for certain recordkeeping and staff to be trained to monitor residents receiving certain health-care-related services; repealing s. 429.28(3), F.S., relating to a requirement for a biennial survey of an assisted living facility, to conform to changes made by the act; amending s. 429.35, F.S.; authorizing the agency to provide to the local ombudsman council, electronically or through the agency's website, information regarding the results of an inspection; amending s. 429.41, F.S., relating to rulemaking; conforming provisions to changes made by the act; amending s. 429.53, F.S.; requiring the agency, rather than the agency's area offices of licensure and certification, to provide consultation to certain persons and licensees regarding assisted living facilities; redefining the term "consultation" as it relates to assisted living facilities; amending s. 429.54, F.S.; requiring licensed assisted living facilities to electronically report certain data semi-annually to the Agency for Health Care Administration in accordance with rules adopted by the Department of Elderly Affairs; amending s. 429.65, F.S.; redefining the term "adult family-care home" as it relates to the Adult Family-Care Home Act; repealing s. 429.901(5), F.S.; relating to the definition of the term "multiple or repeated violations"; repealing s. 429.911(2)(a), F.S.; deleting a ground for agency action against an adult day care center; amending s. 429.915, F.S.; revising requirements for a conditional license to operate an adult day care center; amending s. 430.80, F.S.; conforming a cross-reference; amending s. 483.201, F.S.; providing for disciplinary action against clinical laboratories failing to disclose specified information on the Internet; providing a maximum annual administrative fine that may be imposed annually against certain clinical laboratories for failure to comply with such disclosure requirement; amending s. 483.294, F.S.; requiring the agency to biennially, rather than at least annually, inspect the premises and operations of multiphasic health testing centers; amending s. 499.003, F.S.; revising the definition of the term "health care entity" to clarify that a blood establishment may be a health care entity and engage in certain activities; amending s. 499.005, F.S.; clarifying provisions prohibiting the unauthorized wholesale distribution of a prescription drug that was purchased by a hospital or other health care entity, to conform to changes made by the act; amending s. 499.01, F.S.; exempting certain blood establishments from the requirements to be permitted as a prescription drug manufacturer and register products; requiring that certain blood establishments obtain a restricted prescription drug distributor permit under specified conditions; limiting the prescription drugs that a blood establishment may distribute under the restricted prescription drug distributor permit; authorizing the Department of Health to adopt rules; providing effective dates.

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

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By the Committee on Regulated Industries; and Senator Altman—

**CS for SB 1174**—A bill to be entitled An act relating to the regulation of hoisting equipment used in construction, demolition, or excavation work; creating s. 489.1138, F.S.; defining the terms "hoisting equipment," "mobile crane," and "tower crane"; requiring an applicant for a building permit to submit certain information to a local building official; requiring radio communications between certain crane operators; requiring certain preparations for a hurricane or high-wind event; requiring a preparedness plan for certain cranes; requiring that hoisting equipment be secured in a specified manner under certain circumstances; providing penalties for violation of the act by certain licensed contractors; preempting regulation of hoisting equipment and persons operating the equipment to the state; providing exemptions; providing an effective date.

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

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By the Committees on Banking and Insurance; and Banking and Insurance—

**CS for SB 1660**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 497.172, F.S., which provides exemptions from public-meetings and public-records requirements for the Board of Funeral, Cemetery, and Consumer Services within the Department of Financial Services and for certain

information held by the Department of Financial Services; requiring a recording of a closed meeting of the board wherein licensure examination questions or answers are discussed; creating a public-record exemption for a recording of the closed meeting; providing for future legislative review and repeal of the exemption; requiring a recording of a closed meeting of a probable cause panel of the board; removing the scheduled repeal of exemptions within the section; providing a statement of public necessity; providing an effective date.

—was referred to the Committee on Governmental Oversight and Accountability.

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By the Committee on Commerce; and Senators Dean and Lynn—

**CS for SB 1724**—A bill to be entitled An act relating to rural enterprise zones; requiring the Office of Tourism, Trade, and Economic Development to designate certain rural catalyst sites as rural enterprise zones upon request of a host county; specifying request requirements; specifying effect of designation; specifying reporting requirements for rural catalyst sites designated as a rural enterprise zone; specifying a reporting entity; providing an effective date.

—was referred to the Committees on Finance and Tax; and Transportation and Economic Development Appropriations.

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By the Committee on Commerce; and Senator Garcia—

**CS for SB 1736**—A bill to be entitled An act relating to unemployment compensation; reviving, readopting, 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; amending s. 55.204, F.S.; specifying the duration of liens securing the payment of unemployment compensation tax obligations; amending s. 95.091, F.S.; creating an exception to a limit on the duration of tax liens for certain tax liens relating to unemployment compensation taxes; amending s. 213.25, F.S.; authorizing the Department of Revenue to reduce a tax refund or credit owing to a taxpayer to the extent of liability for unemployment compensation taxes; amending s. 443.036, F.S.; revising definitions; conforming cross-references; providing for the treatment of a single-member limited liability company as the employer for purposes of unemployment compensation; amending s. 443.091, F.S.; requiring claimants to register with the Agency for Workforce Innovation and report to the local one-stop career center; specifying exemptions; clarifying that an individual must report regardless of any pending appeals relating to eligibility; amending s. 443.1215, F.S.; conforming a cross-reference; amending s. 443.131, F.S.; conforming provisions to changes made by the act; deleting a requirement for employer response; revising a date triggering the calculating of a positive adjustment factor based on the balance of the Unemployment Compensation Trust Fund; amending s. 443.141, F.S.; providing penalties for erroneous, incomplete, or insufficient reports relating to unemployment compensation taxes; authorizing a waiver of the penalty under certain circumstances; defining a term; authorizing the Agency for Workforce Innovation and the state agency providing unemployment compensation tax collection services to adopt rules; providing an expiration date for liens for contributions and reimbursements; updating a cross-reference; amending s. 443.151, F.S.; requiring the process for filing a claim to incorporate the process for registering for work with the workforce information system; authorizing the agency to adopt rules; providing for monetary and nonmonetary determinations as part of the notice of claim; requiring employers to respond to a non-monetary determination within a certain period; providing for chargeability of benefits; providing for rulemaking; limiting collection of overpayments under certain conditions; amending s. 443.163, F.S.; increasing penalties for failing to file Employers Quarterly Reports by means other than approved electronic means; revising the conditions under which the electronic filing requirement may be waived; deleting obsolete provisions related to telefile; amending s. 443.1715, F.S.; specifying that an employer may obtain employee wage information from the agency; amending s. 443.101, F.S.; correcting a cross-reference; providing that the act fulfills an important state interest; providing effective dates.

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

By the Committee on Commerce; and Senators Justice and Lynn—

**CS for SB 2120**—A bill to be entitled An act relating to cadmium in children's products; defining terms; prohibiting a person from using or applying cadmium in excess of a specified amount on any item of children's jewelry, toy, or child care article sold in this state; providing an exception; providing for a criminal penalty; providing an effective date.

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

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

**CS for SB 2176**—A bill to be entitled An act relating to commercial insurance rates; amending s. 627.062, F.S.; exempting certain categories or types of insurance and types of commercial lines risks from certain rate requirements; requiring that insurers or rating organizations establish and use rates, rating schedules, or rating manuals allowing for a reasonable rate of return on certain insurance and risks; requiring that an insurer notify the Office of Insurance Regulation of any changes to rates for certain insurance and risks; requiring that such notice contain certain information; requiring that an insurer maintain certain information; providing that such information is subject to examination by the office; requiring that the office consider certain rate factors and standards when examining such information for the purpose of determining whether the rate is excessive, inadequate, or unfairly discriminatory; requiring that a rating organization provide notice to the office of any changes to loss cost for certain types of insurance within a specified period after such change; providing requirements for such notification; requiring that a rating organization maintain certain information; providing that such information is subject to examination by the office; requiring that specified rate factors and standards be used in such examination; authorizing the office, when reviewing a rate, to require that an insurer provide certain information at the insurer's expense; amending s. 627.0651, F.S.; exempting commercial motor vehicle insurance from certain motor vehicle insurance rate requirements; prohibiting certain insurance rates from being excessive, inadequate, or unfairly discriminatory; requiring that insurers or rating organizations establish and use rates, rating schedules, or rating manuals allowing for a reasonable rate of return on certain insurance and risks; requiring that an insurer notify the office of any changes to rates for certain insurance and risks; requiring that such notice contain certain information; requiring that an insurer maintain certain information; providing that such information is subject to examination by the office; requiring that the office consider certain rate factors and standards when examining such information for the purpose of determining whether the rate is excessive, inadequate, or unfairly discriminatory; requiring that a rating organization provide notice to the office of any changes to loss cost for certain types of insurance within a specified period after such change; providing requirements for such notification; requiring that a rating organization maintain certain information; providing that such information is subject to examination by the office; requiring that specified rate factors and standards be used in such examination; authorizing the office, when reviewing a rate, to require that an insurer provide certain information at the insurer's expense; providing an effective date.

—was referred to the Committee on General Government Appropriations.

By the Committees on Judiciary; and Regulated Industries; and Senator Gardiner—

**CS for CS for SB 2358**—A bill to be entitled An act relating to foreclosures; amending s. 721.07, F.S.; providing lien disclosure requirements for filed public offering statements for certain timeshare plans; amending s. 721.13, F.S.; requiring officers, directors, and agents of a timeshare owners' association to act in good faith; providing for damages; providing exceptions; amending s. 721.16, F.S.; authorizing a managing entity to bring a judicial action or a trustee procedure to foreclose certain liens under specified conditions; revising when a lien is effective; providing a directive to the Division of Statutory Revision to rename part III of ch. 721, F.S., to conform to changes made by the act;

amending s. 721.81, F.S.; revising and providing legislative purposes of part III; amending s. 721.82, F.S.; revising and providing definitions; amending s. 721.83, F.S., relating to consolidation of foreclosure actions; clarifying application to judicial foreclosure actions; amending s. 721.85, F.S., relating to service to notice address or on registered agent; conforming provisions to changes made by the act; creating s. 721.855, F.S.; establishing procedures for the trustee foreclosure of assessment liens; providing for the appointment of a trustee; providing recording requirements for such liens; providing procedures for the initiation of a trustee foreclosure procedure against a timeshare interest; providing procedures for an obligor's objection to the trustee foreclosure procedure; providing conditions to a trustee's exercise of power of sale; providing requirements for a notice of default and intent to sell; providing requirements for a notice of sale; providing requirements for the sale by auction of foreclosed encumbered timeshare interests; providing requirements for a trustee's certificate of compliance; providing for the effect of a trustee's sale; providing requirements for a trustee's deed; providing for the disposition of proceeds of the sale; providing that the trustee foreclosure procedure does not impair or otherwise affect the right to bring certain actions; providing for application; providing for actions for failure to follow the trustee foreclosure procedure; creating s. 721.856, F.S.; establishing procedures for the trustee foreclosure of mortgage liens; providing for the appointment of a trustee; providing recording requirements for such liens; providing procedures for the initiation of a trustee foreclosure procedure against a timeshare interest; providing procedures for an obligor's objection to the trustee foreclosure procedure; providing conditions to a trustee's exercise of power of sale; providing requirements for a notice of default and intent to sell; providing requirements for a notice of sale; providing requirements for the sale by auction of foreclosed encumbered timeshare interests; providing requirements for a trustee's certificate of compliance; providing for the effect of a trustee's sale; providing requirements for a trustee's deed; providing for the disposition of proceeds of the sale; providing that the trustee foreclosure procedure does not impair or otherwise affect the right to bring certain actions; providing for actions for failure to follow the trustee foreclosure procedure; amending s. 721.86, F.S.; providing for priority of application in case of conflict; conforming terminology to changes made by the act; amending s. 721.20, F.S.; revising exemptions from certain licensing requirements; providing an effective date.

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

## MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State SB 176, CS for CS for SB 1158, SB 1780, SB 1782 and SB 1784 which he approved on March 30, 2010.

## 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 HB 5, CS for HB 105, CS for HB 263, CS for CS for HB 399; has passed as amended CS for HB 321 and requests the concurrence of the Senate.

*Robert L. "Bob" Ward, Clerk*

By Representative(s) Grimsley, Horner, Hukill, Rader, Sachs—

**HB 5**—A bill to be entitled An act relating to state road designations; designating Purple Heart Highway; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was referred to the Committee on Transportation.

By PreK-12 Policy Committee and Representative(s) McBurney, Hudson, Kelly, Adkins, Ambler, Brandenburg, Burgin, Carroll, Culp,

Gibbons, Kiar, Kriseman, O'Toole, Plakon, Porth, Ray, Rehwinkel Valilinda, Renuart, Robaina, Stargel, Tobia, Wood, Zapata—

**CS for HB 105**—A bill to be entitled An act relating to civics education; providing a short title; amending s. 1003.41, F.S., relating to the Next Generation Sunshine State Standards; providing a requirement that the reading portion of the language arts curriculum include civics education content for all grade levels; amending s. 1003.4156, F.S.; providing requirements for a civics education course that a student must successfully complete for middle grades promotion beginning with students entering grade 6 in the 2012-2013 school year; amending s. 1008.22, F.S.; requiring the administration of an end-of-course assessment in civics education as a field test at the middle school level during the 2012-2013 school year; providing requirements for course grade and course credit for subsequent school years; amending s. 1008.34, F.S.; requiring the inclusion of civics education end-of-course assessment data in determining school grades beginning with the 2013-2014 school year; providing an effective date.

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

By Transportation & Economic Development Appropriations Committee and Representative(s) Llorente, Jenne, Nehr—

**CS for HB 263**—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 320.02, F.S.; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make a voluntary contribution to Prevent Child Sexual Abuse; amending s. 322.08, F.S.; revising provisions for required content in driver's license application forms; requiring the application form for an original, renewal, or replacement driver's license or identification card to include language permitting the applicant to make voluntary contributions for certain purposes; requiring such forms to include language permitting the applicant to make a voluntary contribution to Prevent Child Sexual Abuse and to Prevent Blindness Florida; providing for distribution of funds collected from such contributions; providing that such contributions are not considered income of a revenue nature; repealing s. 322.18(9), F.S.; removing provisions requiring the application form for renewal of a driver's license to include language permitting the applicant to make a voluntary contribution to Prevent Blindness Florida and to Family First; providing an effective date.

—was referred to the Committees on Transportation; Children, Families, and Elder Affairs; and Health and Human Services Appropriations.

By Economic Development & Community Affairs Policy Council, Roads, Bridges & Ports Policy Committee and Representative(s) Kelly, Bemby, Ford, Gibson, Heller, Homan, Hukill, Jenne, Kreegel, Kriseman, Pafford, Rader, Roberson, K., Skidmore, Tobia, Van Zant—

**CS for CS for HB 399**—A bill to be entitled An act relating to motor vehicles; amending s. 320.02, F.S.; requiring the application form for motor vehicle registration or renewal of registration to include language permitting the applicant to make a voluntary contribution to Blind Babies and Blind Youth Services, for services for persons with developmental disabilities, and to the Ronald McDonald House; amending s. 322.08, F.S.; requiring the application form for a driver's license or duplicate thereof to include language permitting the applicant to make a voluntary contribution to Senior Vision Services, for services for persons with developmental disabilities, and to the Ronald McDonald House; providing for distribution of funds collected from voluntary contributions; providing that such contributions are not considered income of a revenue nature; providing an effective date.

—was referred to the Committees on Transportation; and Education Pre-K - 12.

By Economic Development & Community Affairs Policy Council and Representative(s) Boyd—

**CS for HB 321**—A bill to be entitled An act relating to road designations; designating Veterans Memorial Highway and Sergeant Ricky Lord Road in Gilchrist County; designating Anthony J. Perez Street, Orange Bowl Way, John Torrese Family Road, Manuel Capo Way, Manuel Capo Boulevard, and Lt. Colonel Charles Brown Memorial Highway in Miami-Dade County; amending s. 17, ch. 2008-256, Laws of Florida; revising the designation of Jose A. Marques Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was referred to the Committee on Transportation.

## RETURNING MESSAGES — FINAL ACTION

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 4, CS for CS for SB 6, CS for SB 436 and CS for SB 2126; and passed SJR 2 by the required constitutional three-fifths vote of the membership of the House.

*Robert L. "Bob" Ward, Clerk*

The bills contained in the foregoing messages were ordered enrolled.

## ENROLLING REPORTS

CS for CS for SB 6, SB 1264, CS for SB 1460, SB 1626, CS for SB 1628, CS for SB 1630, SB 1632, CS for SB 1634, CS for SB 1636, CS for SB 1638, CS for SB 1640, CS for SB 1642, CS for SB 1644 and SB 2462 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on April 9, 2010.

*R. Philip Twogood, Secretary*

## CO-INTRODUCERS

Senators Baker—SB 2446; Bullard—CS for SB 602, SJR 952, CS for SB 1284, CS for SB 2482; Crist—CS for CS for SB 1520, CS for SB 2520; Dean—CS for SB 1972; Deutch—SB 1502, SJR 1504, CS for SB 2520; Lynn—CS for SB 1724, CS for SB 1844, CS for SB 2120; Rich—CS for CS for SB 434, CS for SB 1992; Siplin—SJR 2288; Smith—CS for SB 336; Sobel—CS for SB 2118

Senator Deutch withdrew as introducer of CS for SB 2520.

Senator Aronberg was recorded as introducer of CS for SB 2520.

Senator Deutch withdrew as introducer of SJR 1504.

Senator Rich was recorded as introducer of SJR 1504.

Senator Deutch withdrew as introducer of SB 1502.

Senator Smith was recorded as introducer of SB 1502.

## SENATE PAGES

April 12-16, 2010

Taylor Bryant, Boys Ranch; Colleen Heeney, Lake City; Chance Fleeting, Temple Terrace; Reece Gorrie, Tampa; Phillip Malecot, Largo; Tyler Peterson, Live Oak; Nikki C. Poole, Live Oak; Craig Michael Porter II, Pembroke Pines; John "Hunter" Spears, Windermere; Savannah Taylor Spears, Windermere; Mark "Clint" Stephens, Jr., Boys Ranch; Samantha Sterthaus, Ormond Beach