The Journal of the House of Representatives

Number 19 Wednesday, February 7, 2024

The House was called to order by the Speaker at 2:00 p.m.

Prayer

The following prayer was offered by Pastor Louis Egipciaco of Elevate Church of Miami Lakes, upon invitation of Rep. Fabricio:

Dear Heavenly Father, we are thankful for this moment. We are thankful for our great state of Florida.

Thank You, God, for our governor, Ron DeSantis, and for the Florida Senate, and for the House of Representatives, all the representatives that are here throughout the state, for the governing body in this state of Florida. Thank You, God, for the work that they have done, everyone in this room and those across the hall. Thank You for the great work that they have done.

Your word in the scriptures teach us that all authority comes from You, God, and they have been good stewards of that authority and that responsibility that has been delegated to them. God, we acknowledge that the authority and responsibility that everyone in this room has, and that they collectively share. That responsibility was given to them by You.

God, I pray that You would bless every government leader in this room. I pray for their families. I think of their children, their spouses, their families, who are often left behind in order to serve our state, often under lots of scrutiny, God. Many not knowing the sacrifices that they're making to serve

I want to pray specifically for certain members of this governing body who recently have lost loved ones. I've heard of mothers passing away and mothers-in-law. God, I pray that You would be with those families, God. May they feel the nearness of Your spirit and the comfort that You offer them. I pray that You protect all of the families represented here as they serve our great state.

Father, I pray for wisdom for all of us here. We're dealing with very challenging issues in our day, issues that do not have simple solutions. But thank You, God, that You are a resource of wisdom and truth for all of us. Your word says in the Book of James that we can ask You for wisdom. Father, we ask You now for wisdom, collectively, in one voice. Give our governor, our senate, our state representatives, and all other government officials wisdom, God, divine wisdom from heaven.

May we turn to Your holy scriptures for wisdom, for all the decisions made today, here in this floor, and forever in this capitol. Your word tells us that Your word is truth. It is a lamp unto our feet and a light that lights our path. May we tap into Your endless wisdom found in the pages of Your scriptures.

God, I pray for unity, God. I pray for the unity of every government official elected and appointed that lead our state. May they come together as a state legislative body, not representing political parties or agendas, but representing

the great people of the state of Florida, and the God who entrusted them with authority.

May we, like Your scriptures say, may we be quick to listen and slow to speak. Let us remember, God, that we are one nation, under God, indivisible. One nation or one state, meaning that we're one, with no division, indivisible, and under the authority of almighty God.

God, I pray for Your protection and blessing over the state of Florida and our nation. Your word tells us in Psalm 33:12 that "blessed is the nation whose God is the Lord." Help us remember, Lord, that for God to bless America, we must be one nation under God.

God, I pray for a revival in our state and our nation. May we turn back to You as a country and as a state. May this revival, Lord, start with me, and everyone in this room who has the power to transform and influence not only this great state, but this nation. Your word says, if my people who are called by my name, if we will humble ourselves, and pray, and seek Your face, and turn from our wicked ways, then You will hear from heaven. Forgive our sins, and heal our land.

Father, we stand before You humble right now, before Your presence. And Father, we humble ourselves, we pray collectively right now. We seek Your face, God. We turn from our sins. And God, we ask that You hear from heaven, forgive our sins, and heal this land, God.

God, we elevate Your name from the state, the Capitol here in the state of Florida. Your word says from everlasting God to everlasting, Yours, Lord, is the greatness, and the power, and the glory, and the majesty, and the splendor. For everything in heaven and on earth is Yours, Lord. You are exalted as head over all. For from You, God, and through You, God, and for You, God alone, all things, to You, be the glory forever.

Thank You, God, for our great state of Florida.

In Jesus' name, I pray. Amen.

Moment of Silence

The Speaker recognized Speaker *pro tempore* Clemons to offer a moment of silence at the request of the following members:

On behalf of Rep. Baker, the House honored US Army soldiers Sergeant William Rivers, Sergeant Kennedy Sanders, and Sergeant Breonna Moffett, who were killed on January 28, 2024, in an attack by an Unmanned Aerial System at their base in Jordan, near the border of Syria. At least forty other military service members were injured. These members were a part of Operation Inherent Resolve, which is the US and coalition mission to ensure the defeat of ISIS.

On behalf of Rep. Keen, the House honored his sister-in-law, Carolyn Allen Tratner, who passed away on February 2, 2024.

The following members were recorded present:

Session Vote Sequence: 574

Speaker Renner in the Chair.

Yeas-117 Abbott Chamberlin Jacques Roach Joseph Altman Chambliss Robinson, F. Robinson, W. Chaney Alvarez Keen Killebrew Amesty Clemons Rommel Anderson Cross Koster Roth Andrade Daley LaMarca Rudman Daniels Leek Salzman Antone Arrington Baker Driskell López, J. Shoaf Duggan Lopez, V. Silvers Dunkley Eskamani Bankson Maggard Sirois Barnaby Maney Massullo Skidmore Bartleman Esposito Fabricio Smith Snyder Basabe McClain McClure Bell Steele Fine Beltran Franklin McFarland Stevenson Benjamin Berfield Gantt Melo Tant Michael Temple Garcia Black Tomkow Garrison Mooney Giallombardo Borrero Nixon Trabulsy Gonzalez Pittman Overdorf Botana Truenow Brackett Gossett-Seidman Payne Tuck Bracy Davis Gottlieb Perez Valdés Persons-Mulicka Brannan Grant Waldron Buchanan Gregory Plakon Williams Griffitts Busatta Cabrera Plasencia Woodson Campbell Harris Porras Yarkosky Canady Hart Rayner Yeager Caruso Hinson Redondo Casello Holcomb Renner Cassel Hunschofsky Rizo

Nays-None

(A list of excused members appears at the end of the Journal.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Quinten L. Allen of Ormond Beach at the invitation of Rep. Leek; Quinn Barksdale of Orlando at the invitation of Rep. W. Robinson; Amber D. Batts of Gainesville at the invitation of Rep. Hinson; Lauren E. Garcia of Fort Myers at the invitation of Rep. Roach; Lylah E. Garcia of Fort Myers at the invitation of Rep. Esposito; Ivey Giallombardo of Cape Coral at the invitation of Rep. Giallombardo; Luca Giallombardo of Cape Coral at the invitation of Rep. Giallombardo; and Kala D. Hayden of Fort Lauderdale at the invitation of Rep. Dunkley.

House Physician

The Speaker introduced Dr. Vania Fernandez of Miami, who served in the Clinic today upon invitation of Rep. V. Lopez.

Law Enforcement Officer of the Day

The Speaker introduced Inspector Arthur Madden of the Pasco County Sheriff's Office as the Law Enforcement Officer of the Day at the invitation of Rep. Maggard.

Inspector Madden served in the United States Marine Corps before beginning his law enforcement career in 2002 with the New Port Richey Police Department. In 2013, he joined the Pasco County Sheriff's Office, where he is currently assigned to the Community Engagement Bureau. Inspector Madden was a member of the Unified S.W.A.T. Team for 17 years and is currently a member of both the Honor Guard and the Peer Support Team

Correction of the Journal

The *Journals* of February 1 and February 5, 2024, were corrected and approved as corrected.

Reports of Standing Committees and Subcommittees

Reports of the Rules Committee

The Honorable Paul Renner Speaker, House of Representatives February 1, 2024

Dear Mr. Speaker:

Your Rules Committee herewith submits the Special Order for Wednesday, February 7, 2024. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar. The published Special Order Letter will reflect these bills as they appear on Second Reading. Any bills that are not available for Special Order at the time the letter is published will not be reflected on the published Special Order Letter.

A. BILLS ON SPECIAL ORDER:

I. Consideration of the following bills:

HB 5001 - Appropriations Committee, Leek General Appropriations Act

HB 5003 - Appropriations Committee, Leek Implementing the 2024-2025 General Appropriations Act

HB 5005 - Appropriations Committee, Leek Collective Bargaining

HB 5007 - Appropriations Committee, Leek Compensation of Elected Officers and Judges

HB 5101 – PreK-12 Appropriations Subcommittee, Tomkow Education

HB 5201 – State Administration & Technology Appropriations Subcommittee, Busatta Cabrera Trust Funds/Federal Law Enforcement Trust Fund/FGCC

HB 5203 - State Administration & Technology Appropriations
 Subcommittee, Busatta Cabrera
 Property Seized by the Florida Gaming Control Commission

CS/HB 151 – Appropriations Committee, Busatta Cabrera, Baker, Caruso, Esposito, Garcia, Giallombardo, Holcomb, Jacques, LaMarca, Mooney, Plakon, Salzman, Stark Florida Retirement System

HB 5301 – Health Care Appropriations Subcommittee, Garrison Medicaid Supplemental Payment Programs

HB 5401 – Justice Appropriations Subcommittee, Brannan Judges

HB 83 - Lopez, V., Garcia

Trust Funds/Re-creation/State-Operated Institutions Inmate Welfare Trust Fund/DOC

B. PROCEDURES:

Time allocations apply to all bills listed in Section A and any bill substituted for or taken up in lieu of a listed bill. Amendment sponsors shall have 2 minutes to open and 2 minutes to close, except as outlined below.

Except for the bills listed in Section C, the House shall spend no more than the following times:

- For each bill:
 - · Questions and answers 10 minutes
 - · Debate 5 minutes
- For each amendment:
 - · Questions and answers 5 minutes
 - Debate 5 minutes

For all bills, along with their associated amendments, the time for questions and answers includes both the question and the answer and shall be no more than the times listed. Neither the question nor the answer shall be protracted in an attempt to use up the time.

Once more than 10 non-bill sponsor amendments are filed, the allocation of time spent on each non-bill sponsor amendment shall be determined as follows:

- 90 minutes divided by the total number of non-sponsor amendments filed.
- The time allocated for each non-bill sponsor amendment shall be divided equally between the open, questions, debate, and close
- Amendments withdrawn prior to consideration of the bill do not count toward the total.

For the bills listed in Section C, time spent on debate shall be allocated as specified, with the time equally divided. In addition to the allotted time, the sponsor will explain and close the bill, closing not to exceed 10 minutes. After opening, the debate managers shall be alternately recognized until their time runs out. Time not utilized is lost.

• Debate managers may speak in debate and yield time to other Members to debate; no Member may be recognized for debate unless a debate manager yields time to that Member. Recognitions of debate managers must go through the Speaker. A Member may not be recognized more than once in debate on the bill or amendment.

C. TIME ALLOCATIONS FOR SPECIFIED BILLS:

Bill	Time in Questions	Time in Debate
	and Answers	
HB 5001	Bill:	Bill:
General Appropriations Act	90 minutes	60 minutes total; 30 minutes per
	Amendments: 5 minutes each	side in 15 minute blocks
		Amendments: 5 minutes each

HB 5007	Bill:	Bill:
Compensation of Elected Officers and Judges	10 minutes Amendments: 5 minutes each	20 minutes total; 10 minutes per side in 10 minute blocks
		Amendments: 5 minutes each

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted, Daniel Perez, Chair Rules Committee

On motion by Rep. Perez, the above report was adopted.

Special Orders

HB 5001—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2024, and ending June 30, 2025, and supplemental appropriations for the period ending June 30, 2024, to pay salaries and other expenses, capital outlay—buildings and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

Representative Joseph offered the following:

(Amendment Bar Code: 990004)

Prefile Amendment 1—

In Section: On Page: 449 Specific Appropriation:

DELETE INSERT

GOVERNOR, EXECUTIVE OFFICE OF THE Program: Emergency Management

In Section On Page 449

DELETE:

SECTION 161. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, to respond to unauthorized alien activities in chapter 2023-40, Laws of Florida, shall revert and is appropriated to the division for Fiscal Year 2024-2025 for the same purpose.

and insert in lieu thereof:

SECTION 161. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, to respond to unauthorized alien activities in chapter 2023-40, Laws of Florida, shall revert and is appropriated to the division for the Hurricane Loss Mitigation Program for Fiscal Year 2024-25.

Rep. Joseph moved the adoption of the amendment, which failed of adoption.

Representative Joseph offered the following:

(Amendment Bar Code: 990005)

Prefile Amendment 2-

In Section: On Page: 449 Specific Appropriation:

DELETE INSERT

GOVERNOR, EXECUTIVE OFFICE OF THE Program: Emergency Management

In Section On Page 449

DELETE:

SECTION 162. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, to respond to the impacts of illegal immigration provided through budget amendments EOG #B2024-0047 and EOG #B2024-0238, shall revert and is appropriated to the division for Fiscal Year 2024-2025 for the same purpose.

and insert in lieu thereof:

SECTION 162. The unexpended balance of funds appropriated to the Executive Office of the Governor, Division of Emergency Management, to respond to the impacts of illegal immigration provided through budget amendments EOG #82024-0047 and EOG #82024-0238, shall revert and is appropriated to the division for the Hazard Mitigation Grant Program for Fiscal Year 2024-25.

Rep. Joseph moved the adoption of the amendment, which failed of adoption.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 5003—A bill to be entitled An act implementing the 2024-2025 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; requiring a specified school district to use a taxable value provided by the Department of Revenue; requiring such value be used for certain remaining calculations for a specified fiscal year; providing an expiration date; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for specified purposes; specifying requirements for such realignment; authorizing the Agency for Health Care Administration to request nonoperating budget authority for transferring certain federal funds to the Department of Health; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes, subject to certain limitations; authorizing the Agency for Health Care Administration to submit a budget amendment to realign funding for a specified purpose within a specified fiscal year; specifying requirements for such realignment; authorizing the Agency for Health Care Administration and the Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain purposes; specifying the time period within which each budget amendment must be submitted; amending s. 381.986, F.S.; extending for 1 fiscal year the exemption of certain rules pertaining to the medical use of marijuana from certain rulemaking requirements; amending s. 14(1), ch. 2017-232, Laws of Florida; exempting certain rules pertaining to medical marijuana adopted to replace emergency rules from specified rulemaking requirements; providing for the future expiration and reversion of specified law; authorizing the Agency for Health Care Administration to submit budget amendments seeking additional spending authority to implement specified programs and payments; requiring institutions participating in a specified workforce expansion and education program to provide quarterly reports to the agency; authorizing the Agency for Health Care Administration to submit budget amendments for a specified purpose; requiring such amendment include executed Letters of Agreement from a specified fiscal year providing certain information; authorizing the Agency for Health Care Administration to submit a budget amendment seeking additional spending authority to implement the Low Income Pool component of the Florida Managed Medical Assistance Demonstration; requiring a signed attestation and acknowledgment for entities relating to the Low Income Pool; authorizing the Agency for Health Care Administration to submit a budget amendment to implement certain payments and specified programs; requiring such amendment include executed Letters of Agreement from a specified fiscal year providing certain information; authorizing the Agency for Health Care Administration to submit a budget amendment requesting additional spending authority to implement a specified program; authorizing the Agency for Health Care Administration to submit a budget amendment for implement a specified program; requiring such amendment include specified information; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the specified areas of the department based on implementation of the Guardianship Assistance Program; authorizing the Department of Children and Families, Department of Health, and Agency for Health Care Administration to submit budget amendments to increase budget authority to support certain refugee programs; requiring the Department of Children and Families to submit quarterly reports to the Executive Office of the Governor and the Legislature; authorizing the Department of Children and Families to submit budget amendments to increase budget authority to support specified federal grant programs; authorizing the Department of Health to submit a budget amendment to increase budget authority for the Supplemental Nutrition Program for Women, Infants, and Children (WIC) and the Child Care Food Program if a certain condition is met; authorizing the Department of Health to submit a budget amendment to increase budget authority for the HIV/AIDS Prevention and Treatment Program if a certain condition is met; authorizing the Department of Health to submit a budget amendment to increase budget authority for the department if additional federal revenues specific to COVID-19 relief funds become available; requiring the Agency for Health Care Administration to replace the Florida Medicaid Management Information System (FMMIS) and fiscal agent operations with a specified new system; specifying items that may not be included in the new system; providing directives to the Agency for Health Care Administration related to the new system, the Florida Health Care Connection (FX) system; requiring the Agency for Health Care Administration to meet certain requirements in replacing FMMIS and the current Medicaid fiscal agent; requiring the Agency for Health Care Administration to implement a project governance structure that includes an executive steering committee; providing procedures for use by the executive steering committee; providing responsibilities of the executive steering committee; requiring the Agency for Health Care Administration, in consultation with the Department of Health, the Agency for Persons with Disabilities, the Department of Children and Families, and the Department of Corrections, to competitively procure a contract with a vendor to negotiate prices for certain prescribed drugs and biological products; providing requirements for such contract; authorizing the Agency for Persons with Disabilities to submit budget amendments to transfer funding from the Salaries and Benefits appropriation categories for a specified purpose; authorizing the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to submit a budget amendment for a specified purpose; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; requiring review and approval by the Legislative Budget Commission; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions for amounts owed by a county; reenacting s. 27.40(1), (2)(a), (3)(a), (5), (6), and (7), F.S., relating to court-appointed counsel; extending for 1 fiscal year provisions governing the appointment of court-appointed counsel; providing for the future expiration and reversion of specified statutory text; reenacting and amending s. 27.5304, F.S.; revising compensation limits for representation pursuant to a court appointment for specified proceedings; extending for 1 fiscal year limitations on compensation for representation in criminal proceedings; providing for the future expiration and reversion of specified statutory text; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature

by a specified date; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resources services purchased per statewide contract; authorizing the Department of Management Services to use certain facility disposition funds from the Architects Incidental Trust Fund to pay for certain relocation expenses; authorizing the Department of Management Services to submit budget amendments for certain purposes related to the relocation; authorizing the Department of Management Services to acquire additional state-owned office buildings or property for inclusion in the Florida Facilities Pool; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; reenacting s. 282.709(3), F.S., relating to the state agency law enforcement radio system and interoperability network; providing for future expiration and reversion of specified statutory text; authorizing state agencies and other eligible users of the Statewide Law Enforcement Radio System to use the Department of Management Services contract to purchase equipment and services; requiring a specified transaction fee percentage for use of the online procurement system; amending s. 24.105, F.S.; specifying how Department of the Lottery rules are to be adopted, except certain rules for 1 fiscal year regarding the commission for lottery ticket sales; limiting additional retailer compensation in a specified manner; providing for the future expiration and reversion of specified statutory text; amending s. 627.351, F.S.; extending for 1 year the specified authority of Citizens Property Insurance Corporation; amending s. 110.116, F.S.; directing the Department of Management Services to renew a specified contract with a current vendor for a specified period of time with certain conditions; requiting the Department of Management Services submit a specified planning and cost estimate to specified parties by a certain date; authorizing the Executive Office of the Governor to transfer certain funds between departments to align costs; prohibiting certain contract management services from exceeding a certain amount; creating s. 284.51, F.S.; creating a specified pilot program for a certain purpose; providing definitions; directing the Division of Risk Management at the Department of Financial Services to select a provider for such program; providing program eligibility; providing requirements for choosing a provider; requiring rulemaking; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified temporary deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing a deadline for the repayment of a temporary loan; requiring the Department of Environmental Protection to transfer designated proportions of the revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term "department"; requiring the Department of Environmental Protection to make transfers to land acquisition trust funds monthly; specifying the method of determining transfer amounts; authorizing the Department of Environmental Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation Commission's land acquisition trust fund for specified purposes; reenacting s. 376.3071(15)(g), F.S., relating to the Inland Protection Trust Fund; exempting specified costs incurred by certain petroleum storage system owners or operators during a specified period from the prohibition against making payments in excess of amounts approved by the Department of Environmental Protection; providing for the future expiration and reversion of specified statutory text; amending s. 259.105, F.S.; providing that proceeds from a specified trust fund shall be distributed as provided in the General Appropriations Act; amending s. 10, ch. 2022-272, Laws of Florida; extending the Hurricane Restoration Reimbursement Grant Program for 1

fiscal year; revising reimbursement and cost sharing for specified projects; authorizing specified entities to apply for certain funds that meet specified requirements; providing purpose of such funding; requiring funding to be distributed in a specified manner; providing applicability; revising the expiration date for certain emergency rules; authorizing the Fish and Wildlife Conservation Commission to use specified funds to provide grants for a specified purpose; amending s. 321.04, F.S.; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign one or more patrol officers to the office of Lieutenant Governor for security purposes, upon request of the Governor; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign a patrol officer to a Cabinet member under certain circumstances; amending s. 288.80125, F.S.; extending for 1 fiscal year a requirement that funds in the Triumph Gulf Coast Trust Fund be related to Hurricane Michael recovery; reenacting s. 288.8013, F.S., relating to the Triumph Gulf Coast, Inc. Trust Fund; providing for the future expiration and reversion of specified statutory text; amending s. 339.08, F.S.; extending 1 fiscal year the appropriations of certain funds to the State Transportation Trust Fund from the General Revenue Fund as provided in the General Appropriations Act; amending s. 339.135, F.S.; extending for 1 fiscal year the authority for the chair and vice chair of the Legislative Budget Commission to approve certain work program amendments under specified circumstances; amending s. 250.245, F.S.; extending for 1 fiscal year the Florida National Guard Joint Enlistment Enhancement Program within the Department of Military Affairs; amending s. 288.0655, F.S.; extending for 1 fiscal year a requirement that certain appropriated funds relating to the Rural Infrastructure Fund be distributed in a specified manner; authorizing the Division of Emergency Management to submit budget amendments to increase budget authority for certain project expenditures; amending s. 112.061, F.S.; extending for 1 fiscal year the authorization for the Lieutenant Governor to designate an alternative official headquarters under certain conditions; specifying restrictions, limitations, eligibility for the subsistence allowance, reimbursement of transportation expenses, and payment thereof; requiring the Department of Management Services to maintain and offer the same health insurance options for participants of the State Group Health Insurance Program for the 2024-2025 fiscal year as applied in the preceding fiscal year; requiring the Department of Management Services to assess an administrative health insurance assessment on each state agency; providing the rate of such assessment; defining the term "state agency"; providing how a state agency shall remit certain funds; requiring the Department of Management Services to take certain actions in case of delinquencies; requiring the Chief Financial Officer to transfer funds under specified circumstances; providing an exception; requiring state agencies to provide a list of positions that qualify for such exception by a specified date and to update the list monthly thereafter; requiring state agencies to include the administrative health insurance assessment in their indirect cost plan; requiring agencies to notify the Department of Management Services regarding the approval of their updated indirect cost plans; authorizing the Executive Office of the Governor to transfer budget authority between agencies in specified circumstances; providing that the annual salaries of the members of the Legislature be maintained at a specified level; providing an exception; reenacting s. 215.32(2)(b), F.S., relating to the authorization for transferring unappropriated cash balances from selected trust funds to the Budget Stabilization Fund and General Revenue Fund; providing for future expiration and reversion of specific statutory text; specifying the type of travel which may be used with state employee travel funds; providing exceptions; providing a monetary cap on lodging costs for state employee travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds for lodging expenses that exceed the monetary caps; amending s. 216.181, F.S.; extending for 1 fiscal year the authority of the Legislative Budget Commission to approve budget amendments for certain fixed capital outlay projects; amending s. 216.292, F.S.; extending for 1 fiscal year the requirements for certain transfers; a authorizing state agencies to purchase vehicles from nonstate term contract vendors without prior approval from the Department of Management Services under certain circumstances; authorizing the Department of Management Services, the Executive Office of the Governor,

the Commissioner of Agriculture, the Chief Financial Officer, the Legislature, and the Attorney General to enter into specified leases as a lessee without having to advertise or receive competitive solicitations; amending s. 110.12315, F.S.; revising the plan year during which the Department of Management Services must implement formulary management; revising an exception for drugs excluded from such formulary; revising the date after which drugs may not be covered by the prescription drug program until a certain event occurs; providing for future expiration and reversion of specific statutory text; authorizing the Executive Office of the Governor's Office of Policy and Budget to submit a budget amendment to the Legislative Budget Commission to realign certain funding for specified categories by a specified date; providing requirements for such realignment; authorizing the annual salary rate for certain entities be controlled at the budget entity level; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriation; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing for contingent retroactivity; providing effective dates.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5005—A bill to be entitled An act relating to collective bargaining; providing for resolution pursuant to specified instructions of collective bargaining issues at impasse between the state and certified representatives of the bargaining units for state employees; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5007—A bill to be entitled An act relating to compensation of elected officers and judges; amending s. 11.13, F.S.; removing provisions specifying and providing for an annual adjustment of the annual salaries of members of the Senate and the House of Representatives; requiring the Legislature to establish annual salaries for elected officers and judges in a certain manner beginning in a certain fiscal year; specifying minimum annual salaries; authorizing the voluntary reduction of such salaries; providing an effective date.

-was read the second time by title.

Representative Nixon offered the following:

(Amendment Bar Code: 758011)

Amendment 1—Remove lines 57-59 and insert:

(a) The annual salary for the Governor shall be equal to the maximum unemployment compensation benefit in this state.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

Representative Nixon offered the following:

(Amendment Bar Code: 401097)

Amendment 2 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. <u>Beginning in fiscal year 2027-2028</u>, the <u>Legislature may not establish the annual salaries for the following elected officers and judges at an amount higher than the median income for residents of the state based on the most recent United States Census:</u>

- (1) The Governor.
- (2) The Lieutenant Governor.
- (3) The Chief Financial Officer.
- (4) The Attorney General.
- (5) The Commissioner of Agriculture.

(6) A district court of appeal judge.

(7) A Circuit Court judge.

(8) A county judge.

Section 2. This act shall take effect July 1, 2024.

TITLE AMENDMENT

Remove lines 3-11 and insert:

and judges; providing a limitation on the annual salaries of elected officers and judges beginning in a certain fiscal year; providing an effective date.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

Representative Nixon offered the following:

(Amendment Bar Code: 759733)

Amendment 3 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. This act may be cited as the "Rick Scott Only Took a Penny Salary as Governor and Therefore All Governors Should Do It Too Act."

Section 2. <u>Beginning in fiscal year 2027-2028, the Legislature shall</u> establish the annual salary for the Governor at 1 cent.

Section 3. This act shall take effect July 1, 2024.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to compensation for the Governor; providing a short title; requiring the Legislature to establish the annual salary for the Governor at a specified amount beginning in a certain fiscal year; providing an effective date.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

Representative Nixon offered the following:

(Amendment Bar Code: 929839)

Amendment 4 (with title amendment)—Remove everything after the enacting clause and insert:

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

Rep. Nixon moved the adoption of the amendment.

REPRESENTATIVE PAYNE IN THE CHAIR

The question recurred on the adoption of **Amendment 4**, which failed of adoption.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 5101—A bill to be entitled An act relating to education; amending s. 1002.31, F.S.; providing for certain students to receive a stipend for transportation to certain public schools, subject to legislative appropriation; providing eligibility requirements; providing requirements for the award and distribution of the stipends; providing duties for the Department of Education; providing for the amount of the stipend; providing that each household may only receive one stipend; providing that the stipend is not taxable income; providing liability; amending s. 1002.32, F.S.; revising the list of universities exempt from a certain limitation relating to charter lab schools; deleting the Lab School Educational Facility Trust Fund; conforming provisions to

changes made by the act; amending s. 1002.33, F.S.; revising provisions relating to budget projections for charter schools; requiring charter schools to report full-time equivalent student membership rather than student enrollments for funding purposes; providing that a specified funding calculation applies to charter schools sponsored by a school district; authorizing charter schools to receive specified funding under certain circumstances; providing that funding for students enrolled in charter schools sponsored by state universities or Florida College System institutions is provided in the Florida Education Finance Program and General Appropriations Act; providing calculations for such funding; providing for the recalculation of such funding; providing a calculation for such charter school's capital outlay funding; deleting charter school eligibility for a specified incentive program; amending s. 1002.394, F.S.; revising the authorized uses of funds from the Family Empowerment Scholarship Program; conforming provisions to changes made by the act; amending s. 1002.395, F.S.; revising authorized uses of funds from the Florida Tax Credit Scholarship Program; conforming provisions to changes made by the act; amending s. 1002.68, F.S.; revising the program year for the Department of Education to adopt a specified methodology for the Voluntary Prekindergarten Education Program; revising the program year that specified provisions take effect relating to program providers and public schools; deleting provisions relating to program providers and public schools assessment composite scores; amending s. 1006.27, F.S.; deleting the Driving Choice Grant Program; amending s. 1008.25, F.S.; revising the criteria for a student to be referred to his or her local school district to receive specified early literacy support; requiring such students to receive such support through a certain summer bridge program; providing requirements for such program; deleting a requirement for certain students with an individual education plan to receive instruction in early literacy skills; amending s. 1011.62, F.S.; revising specified percentages within the Florida Education Finance Program; providing that certain charter schools are eligible for the state-funded discretionary contribution; providing requirements for the calculation of the base amount for school districts' educational enrichment allocation; amending s. 1011.765, F.S.; including specified organizations and foundations as public school district education foundations for specified purposes; amending s. 1013.62, F.S.; providing that charter schools sponsored by Florida College System institutions and state universities are ineligible for specified funding; conforming a cross-reference; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5201—A bill to be entitled An act relating to trust funds; creating s. 16.717, F.S.; creating the Federal Law Enforcement Trust Fund within the Florida Gaming Control Commission; providing for sources of funds and purpose; authorizing any unexpended balance at a specified time to remain in such trust fund for certain purpose; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5203—A bill to be entitled An act relating to property seized by the Florida Gaming Control Commission; amending s. 849.19, F.S.; providing that any seized machine and the cash therein shall be deposited into the Florida Gaming Control Commission Pari-Mutuel Wagering Trust Fund; amending s. 849.44, F.S.; providing that the proceeds from a sale or other disposition of seized property shall be deposited into the Florida Gaming Control Commission Pari-Mutuel Wagering Trust Fund; amending s. 932.7055, F.S.; providing an exemption for the proceeds accrued under the provisions of the Florida Contraband Forfeiture Act; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 151—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.053, F.S.; authorizing certain elected officers to

receive a specified payment while remaining in office; amending s. 121.091, F.S.; authorizing certain retirees to be reemployed after terminating employment; providing conditions for such reemployment; requiring reimbursement of certain payments in specified circumstances; revising an obsolete provision; amending s. 121.1001, F.S.; prohibiting new participation in a specified plan beginning on a specified date; amending s. 121.101, F.S.; revising the calculation for the cost-of-living factor for certain members; requiring the Department of Management Services to annually adjust a specified value beginning on a specified date; providing applicability; requiring the Division of Retirement to annually submit a specified analysis beginning on a specified date; revising a provision requiring the expiration of a specified formula; amending s. 121.71, F.S.; increasing employee contributions to the Florida Retirement System; amending s. 121.72, F.S.; increasing the allocations to investment plan member accounts; amending s. 121.591, F.S.; conforming a cross-reference; providing a declaration of important state interest; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5301—A bill to be entitled An act relating to Medicaid supplemental payment programs; amending s. 409.901, F.S.; providing definitions relating to certain Medicaid supplemental payment programs; amending s. 409.908, F.S.; providing requirements for hospital participation in certain Medicaid supplemental payment programs; providing a definition; amending s. 409.910, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 5401—A bill to be entitled An act relating to judges; amending ss. 26.031 and 34.022, F.S.; revising the number of circuit court judges and county court judges, respectively; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 83—A bill to be entitled An act relating to trust funds; re-creating the State-Operated Institutions Inmate Welfare Trust Fund within the Department of Corrections; amending s. 944.73, F.S.; abrogating provisions relating to the termination of the trust fund; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

THE SPEAKER IN THE CHAIR

Motion to Adjourn

Rep. Perez moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 2:00 p.m., Thursday, February 8, 2024, or upon call of the Chair. The motion was agreed to.

First-named Sponsors

HB 21-Michael

HB 23—Michael

HB 367—Daniels

CS/HB 473—Steele

HB 631—Abbott

HB 1035-Joseph

CS/CS/HB 1301—Berfield

HB 1661—Cassel

Cosponsors

HB 21-Waldron

HB 23-Waldron

CS/CS/HB 149-Garcia

CS/HB 151—Berfield, Casello, Cross, Daley, Edmonds, Gossett-Seidman, Gottlieb, Hinson, Hunschofsky, Joseph, J. López, Silvers, Skidmore, Tant, Valdés, Waldron, Woodson

CS/HB 159-Eskamani

HB 183-Valdés

HB 187-Roth

CS/HB 303—Daniels

HB 315—Valdés

HB 319—Salzman

CS/HB 341—Stark

CS/HB 453—Fabricio, Jacques

HM 517—Chaney, Mooney, Rizo

HB 523-Eskamani, Franklin, Hart, Valdés

HB 629-Edmonds

CS/HB 677—Barnaby

HB 723—Gossett-Seidman

HB 849—Daniels

HB 895—Daley

CS/HB 917—Roach

CS/HB 947—Eskamani

HB 969—Tant

HB 1035—Benjamin, Campbell, Daniels, Franklin, Waldron

CS/CS/HB 1113—Barnaby

HR 1209—Daniels

HB 1213—Baker, Botana

HB 1227—Eskamani

HB 1423-Eskamani

CS/HB 1545—Steele

CS/HB 6007—Garcia

Withdrawals as Cosponsor

HB 1173-Antone

CS/CS/HB 1301—Berfield

Introduction and Reference

By Representative Eskamani-

HR 8025—A resolution recognizing March 8, 2024, as "International Women's Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Fabricio—

HR 8027—A resolution designating August 30, 2024, as "Florida State Guard Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Berfield-

HR 8029—A resolution designating June 15, 2024, as "Dysautonomia Awareness Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Salzman-

HR 8031—A resolution recognizing October 15, 2024, as "National Pregnancy and Infant Loss Remembrance Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Eskamani-

HR 8033—A resolution recognizing the week of February 26-March 3, 2024, as "Eating Disorders Awareness Week" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Harris-

HR 8035—A resolution designating May 17, 2024, as "Endangered Species Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Salzman-

HR 8037—A resolution designating February 2024 as "VATER Syndrome Awareness Month" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Anderson—

HR 8039—A resolution recognizing February 29, 2024, as "Rare Disease Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Harris-

HR 8041—A resolution recognizing March 2024 as "Developmental Disability Awareness Month" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Salzman-

HR 8043—A resolution designating April 16, 2024, as "Wolf-Hirschhorn/4p- Syndrome Awareness Day."

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Fine-

HR 8045—A resolution designating February 29, 2024, as "Israel Day at the Capitol."

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Porras-

HR 8047—A resolution recognizing February 27, 2024, as "Dominican-American Heritage Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

First Reading of Committee and Subcommittee Substitutes by Publication

By the State Affairs Committee; and Local Administration, Federal Affairs & Special Districts Subcommittee; Representative Holcomb—

CS/CS/HB 273—A bill to be entitled An act relating to public records; amending s. 823.15, F.S.; providing an exemption from public records requirements for records containing certain information pertaining to persons with legal custody of an animal from an animal shelter or animal control agency operated by a humane society or a local government; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Local Administration, Federal Affairs & Special Districts Subcommittee; Representative Altman—

CS/HB 413—A bill to be entitled An act relating to public meetings and workshops for regional advisory committees; amending s. 286.011, F.S.; authorizing certain regional advisory committees to conduct public meetings and workshops by means of communications media technology; providing that an advisory committee member who participates in a public meeting or workshop using such technology is deemed present; providing requirements for the use of communications media technology; providing notice requirements for such meetings and workshops; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Melo and Garcia—

CS/HB 497—A bill to be entitled An act relating to continuing education requirements; amending s. 455.2123, F.S.; requiring, rather than authorizing, a board, or the Department of Business and Professional Regulation when there is no board, to allow by rule that distance learning may be used to satisfy continuing education requirements; revising the requirements that such continuing education must satisfy; amending s. 455.2124, F.S.; requiring the board, or the department when there is no board, to exempt certain individuals from completing their continuing education requirements; providing applicability; requiring the department and each affected board to adopt rules;

authorizing the department to adopt emergency rules; specifying time in which such emergency rules are effective; authorizing renewal of such emergency rules in certain circumstances; providing for the expiration of such rulemaking authority; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Education & Employment Committee; and Postsecondary Education & Workforce Subcommittee; Representatives Holcomb and Valdés—

CS/CS/HB 511—A bill to be entitled An act relating to graduate program admissions; creating s. 1004.032, F.S.; defining terms; requiring an institution of higher education to waive certain examination requirements for a servicemember who applies for admission to a graduate program that requires such examination; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Insurance & Banking Subcommittee; Representatives V. Lopez and LaMarca—

CS/HB 893—A bill to be entitled An act relating to coverage by the Citizens Property Insurance Corporation; amending s. 627.351, F.S.; revising the types of policies that go to specified accounts of the Citizens Property Insurance Corporation; revising the requirements for areas that are eligible for certain personal residential and commercial residential and commercial nonresidential policy coverages by the corporation; authorizing the corporation to amend wind-eligible areas under certain circumstances; authorizing the corporation to consider certain factors in developing new eligibility criteria and rates for policies that provide wind-only coverage; providing that such rates are subject to specified provisions; requiring the corporation to review and submit to the Legislature any recommendations to revise certain eligibility criteria for review and approval; requiring the Office of Insurance Regulation to implement eligibility criteria under a specified circumstance; defining the term "wind-eligible area"; providing an effective date

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; Representatives Trabulsy, Bell, and Tant—

CS/HB 975—A bill to be entitled An act relating to background screening requirements for health care practitioners; amending s. 456.0135, F.S.; expanding certain background screening requirements to apply to all health care practitioners, rather than specified practitioners; requiring health care practitioners licensed before a specified date to comply with the background screening requirements by a specified date; amending ss. 457.105, 463.006, 465.007, 465.0075, 465.013, 465.014, 466.006, 466.0067, 466.007, 467.011, 468.1185, 468.1215, 468.1695, 468.209, 468.213, 468.355, 468.358, 468.509, 468.513, 468.803, 478.45, 483.815, 483.901, 483.914, 484.007, 484.045, 486.031, 486.102, 490.005, 490.0051, 490.006, 491.0045, 491.0046, 491.005, and 491.006, F.S.; revising licensure, registration, or certification requirements, as applicable, for acupuncturists; optometrists; pharmacists; pharmacist licenses by endorsement; registered pharmacy interns; pharmacy technicians; dentists; health access dental licenses; dental hygienists; midwives; speech-language pathologists and audiologists; speech-language pathology assistants and audiology assistants; nursing home administrators; occupational therapists and occupational therapy assistants; occupational therapist and occupational therapy assistant licenses by endorsement; respiratory therapists; respiratory therapist licenses endorsement; dietitian/nutritionists; dietitian/nutritionist licenses practitioners of orthotics, prosthetics, or pedorthics; endorsement: electrologists; clinical laboratory personnel; medical physicists; genetic counselors; opticians; hearing aid specialists; physical therapists; physical

therapist assistants; psychologists and school psychologists; provisional licenses for psychologists; psychologist and school psychologist licenses by endorsement; intern registrations for clinical social work, marriage and family therapy, and mental health counseling; provisional licenses for clinical social workers, marriage and family therapists, and mental health counselors; clinical social workers, marriage and family therapists, and mental health counselors; and clinical social worker, marriage and family therapist, and mental health counselor licenses by endorsement, respectively, to include background screening requirements; making conforming and technical changes; amending ss. 486.025, 486.0715, 486.1065, and 491.003, F.S.; conforming cross-references; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the State Administration & Technology Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representative LaMarca—

CS/CS/HB 989—A bill to be entitled An act relating to the Department of Financial Services; creating s. 17.69, F.S.; creating the Federal Tax Liaison position within the Department of Financial Services; providing the duties and authority of the liaison; amending s. 20.121, F.S.; renaming a division in the department; removing provisions relating to duties of such division and to bureaus and offices in such division; removing a division; amending s. 112.1816, F.S.; providing benefits for certain firefighters upon a diagnosis of cancer; amending s. 121.0515, F.S.; revising requirements for the Special Risk Class membership; amending s. 215.5586, F.S.; revising legislative intent; revising requirements for My Safe Florida Home Program mitigation inspections and mitigation grants; providing additional requirements for applications for inspections and mitigation grants; removing provisions relating to matching fund grants; revising improvements for which grants may be used; providing a timeframe for finalizing construction and requesting a final inspection or an extension; providing that grant applications are deemed abandoned under a specified circumstance; authorizing the department to request additional information; providing that applications are deemed withdrawn under a specified circumstance; amending s. 284.44, F.S.; removing provisions relating to certain quarterly reports prepared by the Division of Risk Management; amending s. 440.13, F.S.; providing the reimbursement schedule requirements for emergency services and care under workers' compensation under certain circumstances; amending s. 440.385, F.S.; providing requirements for certain contracts entered into and purchases made by the Florida Self-Insurers Guaranty Association, Incorporated; providing duties of the department and the association relating to these contracts and purchases; providing exemptions; amending s. 497.101, F.S.; revising the requirements for appointing and nominating members of the Board of Funeral, Cemetery, and Consumer Services: revising the members' terms: revising the authority to remove board members; providing for vacancy appointments; providing that board members are subject to the code of ethics; providing requirements for board members' conduct; providing prohibited acts; providing penalties; providing requirements for board meetings, books, and records; requiring notices of board meetings; providing requirements for such notices; amending s. 497.153, F.S.; authorizing services by electronic mail of administrative complaints against certain licensees under certain circumstances; amending s. 497.155, F.S.; authorizing services of citations by electronic mail under certain circumstances; amending s. 624.155, F.S.; removing a cross-reference; amending s. 624.307, F.S.; requiring eligible surplus lines insurers to respond to the department or the Office of Insurance Regulation after receipt of requests for documents and information concerning consumer complaints; providing penalties for failure to comply; requiring authorized insurers and eligible surplus lines insurers to file e-mail addresses with the department and to designate contact persons for specified purposes; authorizing changes of designated contact information; amending s. 626.171, F.S.; requiring the department to make provisions for certain insurance license applicants to submit cellular telephone numbers for a specified purpose; amending s. 626.221, F.S.; providing a qualification for all-lines adjuster licenses;

amending s. 626.601, F.S.; revising construction; amending s. 626.7351, F.S.; providing a qualification for customer representative's licenses; amending s. 626.878, F.S.; providing duties and prohibited acts for adjusters; amending s. 626.929, F.S.; specifying that licensed and appointed general lines agents, rather than general lines agents, may engage in certain activities while also licensed and appointed as surplus lines agents; authorizing general lines agents that are also licensed as surplus lines agents to make certain appointments; authorizing such agents to originate specified businesses and accept specified businesses; prohibiting such agents from being appointed by or transacting certain insurance on behalf of specified insurers; amending s. 627.351, F.S.; providing requirements for certain contracts entered into and purchases made by the Florida Joint Underwriting Association; providing duties of the department and the association associated with such contracts and purchases; amending s. 627.70152, F.S.; removing a cross-reference; amending s. 631.59, F.S.; providing requirements for certain contracts entered into and purchases made by the Florida Insurance Guaranty Association, Incorporated; providing duties of the department and the association associated with such contracts and purchases; providing nonapplicability; amending ss. 631.722, 631.821, and 631.921, F.S.; providing requirements for certain contracts entered into and purchases made by the Florida Life and Health Insurance Guaranty Association, the board of directors of the Florida Health Maintenance Organization Consumer Assistance Plan, and the board of directors of the Florida Workers' Compensation Insurance Guaranty Association, respectively; providing duties of the department and of the association and boards associated with such contracts and purchases; amending s. 633.124, F.S.; updating the edition of a manual for the use of pyrotechnics; amending s. 633.202, F.S.; revising the duties of the State Fire Marshal; amending s. 633.206, F.S.; revising the requirements for uniform firesafety standards established by the department; amending s. 634.041, F.S.; specifying the conditions under which service agreement companies do not have to establish and maintain unearned premium reserves; amending s. 634.081, F.S.; specifying the conditions under which service agreement companies' licenses are not suspended or revoked under certain circumstances; amending s. 634.3077, F.S.; specifying requirements for certain contractual liability insurance obtained by home warranty associations; providing that such associations are not required to establish unearned premium reserves or maintain contractual liability insurance; authorizing such associations to allow their premiums to exceed certain limitations under certain circumstances; amending s. 634.317, F.S.; providing that certain entities, employees, and agents are exempt from sales representative licenses and appointments under certain circumstances; amending s. 648.25, F.S.; providing definitions; amending s. 648.26, F.S.; revising the types of investigatory records of the department which are confidential and exempt from public records requirements; revising the circumstances under which investigatory records are confidential and exempt from public records requirements; revising construction; amending s. 648.30, F.S.; revising circumstances under which a person or entity may act in the capacity of a bail bond agent or bail bond agency and perform certain functions, duties, and powers; amending s. 648.355, F.S.; revising the requirements for limited surety agents and professional bail bond agent license applications; amending s. 648.43, F.S.; revising requirements for bail bond agents to execute and countersign transfer bonds; amending s. 717.101, F.S.; providing and revising definitions; amending s. 717.102, F.S.; providing a rebuttal to a presumption of unclaimed property; providing requirements for such rebuttal; amending s. 717.106, F.S.; conforming a cross-reference; creating s. 717.1065, F.S.; providing circumstances under which virtual currency held or owing by banking organizations are not presumed unclaimed; prohibiting virtual currency holders from deducting certain charges from amounts of specified virtual currency under certain circumstances; providing an exception; amending s. 717.1101, F.S.; revising the date on which stocks and other equity interests in business associations are presumed unclaimed; amending s. 717.112, F.S.; providing that certain intangible property held by attorneys in fact and by agents in a fiduciary capacity are presumed unclaimed under certain circumstances; revising the requirements for claiming such property; amending s. 717.117, F.S.; removing the paper option for reports by holders of unclaimed funds and property; revising the requirements for reporting the owners of unclaimed

property and funds; authorizing the department to extend reporting dates under certain circumstances; revising the circumstances under which the department may impose and collect penalties; requiring holders of inactive accounts to notify apparent owners; revising the manner of sending such notices; providing requirements for such notices; amending s. 717.119, F.S.; requiring certain virtual currency to be remitted to the department; providing requirements for the liquidation of such virtual currency; providing that holders of such virtual currency are relieved of all liability upon delivery of the virtual currency to the department; prohibiting holders from assigning or transferring certain obligations or from complying with certain provisions; providing that certain entities are responsible for meeting holders' obligations and complying with certain provisions under certain circumstances; providing construction; amending s. 717.1201, F.S.; providing that good faith payments and deliveries of property to the department relieve holders of all liability; authorizing the department to refund and redeliver certain money and property under certain circumstances; amending s. 727.1242, F.S.; revising legislative intent; providing circumstances under which the department is considered interested parties in probate proceedings; amending s. 717.1243, F.S.; revising applicability of certain provisions relating to unclaimed small estate accounts; amending s. 717.129, F.S.; revising the prohibition of department enforcement relating to duties of holders of unclaimed funds and property; revising the tolling for the periods of limitation relating to duties of holders of unclaimed funds and property; amending s. 717.1301, F.S.; revising the department's authorities on the disposition of unclaimed funds and property for specified purposes; prohibiting certain materials from being disclosed or made public under certain circumstances; revising the basis for the department's cost assessment against holders of unclaimed funds and property; amending s. 717.1311, F.S.; revising the recordkeeping requirements for funds and property holders; amending s. 717.1322, F.S.; revising acts that are violations of specified provisions and constitute grounds for administrative enforcement actions and civil enforcement by the department; providing that claimants' representatives, rather than registrants, are subject to civil enforcement and disciplinary actions for certain violations; amending s. 717.1333, F.S.; conforming provisions to changes made by the act; amending s. 717.134, F.S.; conforming a provision to changes made by the act; amending s. 717.135, F.S.; revising the information that certain agreements relating to unclaimed property must disclose; applying certain provisions relating to such agreements to purchasers; removing a requirement for Unclaimed Property Purchase Agreement; providing nonapplicability; amending s. 717.1400, F.S.; removing a circumstance under which certain persons must register with the department; amending ss. 197.582 and 717.1382, F.S.; conforming a cross-reference; providing a directive to the Division of Law Revision; authorizing a position and providing an appropriation; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Hunschofsky, V. Lopez, and Woodson—

CS/HB 1049—A bill to be entitled An act relating to flood disclosure in the sale of real property; creating s. 689.302, F.S.; requiring a seller of residential real property to provide specified information to a prospective purchaser at or before the sales contract is executed; specifying how such information must be disclosed; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Melo and Tant—

CS/HB 1099—A bill to be entitled An act relating to food delivery platforms; creating s. 509.103, F.S.; providing definitions; requiring food delivery platforms to disclose certain information and provide certain notice to the consumer; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to issue to a food

delivery platform a notice to cease and desist for specified violations; providing that such notice does not constitute agency action; requiring the division to provide a food delivery platform the ability to cure any violation within a specified timeframe before enforcing such notice or imposing a civil penalty; authorizing the division to enforce such notice through specified legal proceedings; authorizing the division to collect attorney fees and costs under certain circumstances; authorizing the division to impose a specified civil penalty; providing construction; authorizing the division to receive and investigate complaints of specified violations; preempting regulation of food service platforms to the state; requiring the division to adopt rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Bankson and Yarkosky—

CS/HB 1123—A bill to be entitled An act relating to unlawful sale of alcoholic beverages; amending s. 562.12, F.S.; revising upward the penalties associated with selling alcoholic beverages without a license; providing for additional criminal penalties for subsequent violations; amending s. 893.138, F.S.; specifying conditions under which sites that have violated the prohibition on the unlawful sale of alcoholic beverages may be declared a public nuisance; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Insurance & Banking Subcommittee; Representatives Botana and V. Lopez—

CS/HB 1149—A bill to be entitled An act relating to policy cancellations and nonrenewals by property insurers; amending s. 626.9201, F.S.; prohibiting eligible surplus lines insurers from canceling and nonrenewing policies covering dwellings and residential properties damaged by hurricanes and wind losses within certain timeframes; providing exceptions to prohibitions against insurers' policy cancellations and nonrenewals within certain timeframes; providing definitions; authorizing the Financial Services Commission to adopt rules and the Commissioner of Insurance Regulation to issue orders; amending s. 627.4133, F.S.; prohibiting insurers from canceling and nonrenewing policies covering dwellings and residential properties damaged by covered perils within certain timeframes; revising exceptions to prohibitions against insurers' policy cancellations and nonrenewals within certain timeframes; revising conditions under which a structure is deemed to be repaired; revising the definition of the term "insurer" to include eligible surplus lines insurers; defining the term "damage"; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the State Affairs Committee; and Local Administration, Federal Affairs & Special Districts Subcommittee; Representative Abbott—

CS/CS/HB 1165—A bill to be entitled An act relating to the Town of Sneads, Jackson County; transferring real property from the Board of Trustees of the Internal Improvement Trust Fund to the Town Council of the Town of Sneads; providing requirements for the use and the sale or disposition of the real property; requiring conveyance of the real property by a specified date; providing an effective date.

Proof of Publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Abbott—

CS/HB 1189—A bill to be entitled An act relating to corporate actions; creating s. 607.0145, F.S.; defining terms; creating s. 607.0146, F.S.; providing that a defective corporate action is not void or voidable in certain circumstances; providing that ratification or validation under certain circumstances may not be deemed the exclusive means of either ratifying or validating defective corporate actions, and that the absence or failure to ratify defective corporate actions does not affect the validity or effectiveness of certain corporate actions properly ratified; providing for a process whereby putative shares can be validated in the event of an overissue; creating s. 607.0147, F.S.; requiring the board of directors to take certain action to ratify a defective corporate action; authorizing those exercising the powers of the directors to take certain action when certain defective actions are related to the ratification of the initial board of directors; requiring members of the board of directors to seek approval of the shareholders in connection with ratifying a defective corporate action under certain conditions; authorizing the board of directors to abandon ratification at any time before the validation effective time after action by the board and, if required, approval of the shareholders; creating s. 607.0148, F.S.; providing quorum and voting requirements for the ratification of certain defective corporate actions; requiring the board, in connection with a shareholder meeting held to ratify a defective corporate action, to send notice to all identifiable shareholders of a certain meeting date; requiring that the notice state that a purpose of the meeting is to consider ratification of a defective corporate action; requiring the notice sent to be accompanied by certain information; specifying the quorum and voting requirements applicable to ratification of the election of directors; requiring votes cast within the voting group favoring ratification of the election of a director to exceed the votes cast within the voting group opposing such ratification; prohibiting holders of putative shares from voting on ratification of any defective corporate action and providing that they may not be counted for quorum purposes or in certain written consents; requiring approval of certain amendments to the corporation's articles of incorporation under certain circumstances; creating s. 607.0149, F.S.; requiring that notice be given to shareholders of certain corporate action taken by the board of directors; providing that notice is not required for holders of certain shares whose identities or addresses for notice cannot be determined; providing requirements for such notice; providing requirements for such notice for corporations subject to certain federal reporting requirements; creating s. 607.015, F.S.; specifying the effects of ratification; creating s. 607.0151, F.S.; requiring corporations to file articles of validation under certain circumstances; providing applicability; providing requirements for articles of validation; creating s. 607.0152, F.S.; authorizing certain persons and entities to file certain motions; providing for service of process; requiring that certain actions be filed within a specified timeframe; authorizing the court to consider certain factors in resolving certain issues; authorizing the courts to take certain actions in cases involving defective corporate actions; amending ss. 605.0115, 607.0503, and 617.0502, F.S.; providing that a registered agent may resign from certain limited liability companies or foreign limited liability companies, certain dissolved corporations, and certain active or dissolved corporations, respectively, by delivering a specified statement of resignation to the Department of State; providing requirements for the statement; providing that a registered agent who is resigning from more than one such corporations or limited liability companies may elect to file a statement of resignation for each such company or corporation or a composite statement; providing requirements for composite statements; requiring that a copy of each of the statements of resignation or the composite statement be mailed to the address on file with the department for the company or corporation or companies or corporations, as applicable; amending ss. 605.0213, 607.0122, and 617.0122, F.S.; conforming provisions to changes made by the act; providing registered agents may pay one resignation fee regardless of whether resigning from one or multiple dissolved companies or corporations; reenacting ss. 605.0207 and 605.0113(3)(b), F.S., relating to effective dates and times and to registered agents, respectively, to incorporate the amendments made to s. 605.0115, F.S., in references thereto; reenacting s. 658.23(1), F.S., relating to submission of articles of incorporation, to

incorporate the amendment made to s. 607.0122, F.S., in a reference thereto; reenacting s. 607.0501(4), F.S., relating to registered offices and registered agents, to incorporate the amendment made to s. 607.0503, F.S., in a reference thereto; reenacting s. 607.193(2)(b), F.S., relating to supplemental corporate fees, to incorporate the amendments made to ss. 605.0213 and 607.0122, F.S., in references thereto; reenacting ss. 39.8298(1)(a), 252.71(2)(a), 288.012(6)(a), 617.1807, and 617.2006(4), F.S., relating to the Guardian Ad Litem direct-support organization, the Florida Emergency Management Assistance Foundation, State of Florida international offices, conversion to corporation not for profit, and incorporation of labor unions or bodies, respectively, to incorporate the amendment made to s. 617.0122, F.S., in references thereto; reenacting s. 617.0501(3) and 617.0503(1)(a), F.S., relating to registered agents, to incorporate the amendment made to s. 617.0502, F.S., in references thereto; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the State Affairs Committee; and Ways & Means Committee; Representative Garrison—

CS/CS/HB 1195—A bill to be entitled An act relating to millage rates; amending s. 200.065, F.S.; prohibiting certain increases in the millage rate from going into effect until it has been approved by a specified vote; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Abbott—

CS/HB 1289—A bill to be entitled An act relating to verification of reemployment assistance benefit eligibility; providing a short title; amending s. 443.101, F.S.; making a technical change; revising circumstances under which the Department of Commerce disqualifies claimants from benefits; requiring the department to maintain a web page and an e-mail address for a specified purpose and to notify employers each year of the web page and e-mail address; creating s. 443.1112, F.S.; requiring the department to verify claimants' identities before paying benefits; requiring the department to weekly cross-check certain information; providing sources against which such information is cross-checked; prohibiting benefits from being paid for claims that have not been cross-checked; providing duties of the department; providing annual reporting requirements; amending s. 445.003, F.S.; requiring the department to procure an online workforce search and match tool for a specified purpose; providing requirements for such tool; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Infrastructure & Tourism Appropriations Subcommittee; and Transportation & Modals Subcommittee; Representatives Abbott and Berfield—

CS/CS/HB 1301—A bill to be entitled An act relating to the Department of Transportation; amending s. 20.23, F.S.; removing provisions requiring the secretary of the Department of Transportation to appoint an inspector general; amending s. 338.2216, F.S.; authorizing the department to contract with certain financial institutions for the acceptance and processing of electronic payments to the Florida Turnpike Enterprise; providing applicability; amending s. 338.231, F.S.; revising the time period for which a prepaid toll account must remain inactive in order to be presumed unclaimed; amending s. 339.08, F.S.; prohibiting the department from expending certain state funds to support certain projects or programs; amending s. 339.0803, F.S.; prioritizing availability of certain revenues deposited into the State Transportation Trust Fund for payments under service contracts with the Florida Department of Transportation Financing Corporation to fund arterial highway projects; authorizing two or more of such projects to be treated as a

single project for certain purposes; amending s. 339.0809, F.S.; specifying priority of availability of funds appropriated for payments under a service contract with the corporation; authorizing the department to enter into service contracts to finance projects identified in the Moving Florida Forward Infrastructure Initiative; providing requirements for annual service contract payments; amending s. 339.155, F.S.; defining the term "nonpecuniary factor"; prohibiting the department from considering certain nonpecuniary factors when developing transportation plans; requiring consideration of certain pecuniary factors; providing applicability; creating s. 339.652, F.S.; creating the Supply Chain Innovation Grant Program within the Department of Commerce; providing the purpose of the program; requiring the Department of Commerce and the Department of Transportation to consider applications and select grant awardees; providing selection criteria; requiring each award made for vertiport development to be matched by nonstate funds; defining the term "vertiport"; authorizing the departments to adopt rules; requiring a biennial report to the Governor and Legislature; amending s. 341.051, F.S.; requiring funds appropriated from the State Transportation Trust Fund for the New Starts Transit Program to revert to the trust fund under certain circumstances; amending s. 341.071, F.S.; defining the terms "administrative costs" and "public transit provider"; requiring each public transit provider to annually certify that its administrative costs do not exceed the annual state average of administrative costs by more than a certain percentage; specifying the method by which the Department of Transportation is required to determine such state average; creating s. 341.072, F.S.; prohibiting a public transit provider from expending certain state funds for certain marketing or advertising activities; prohibiting certain media on passenger windows of public transit provider vehicles to be darker than certain window tinting requirements; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives LaMarca and Skidmore—

CS/HB 1311—A bill to be entitled An act relating to the Office of the Blue Economy; creating s. 288.102, F.S.; providing definitions; creating the Office of the Blue Economy; providing that the Office of the Blue Economy shall be housed within a state university and administered by the Board of Governors; providing duties of the Office of the Blue Economy; requiring the Office of the Blue Economy to annually provide a certain report to the Governor and the Legislature; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the State Administration & Technology Appropriations Subcommittee; Representative Maggard—

CS/HB 1335—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.15 and creating s. 210.32, F.S.; requiring persons or entities licensed or permitted by the department's Division of Alcoholic Beverages and Tobacco, or applying for such license or permit, to create and maintain an account with the division's online system and provide an e-mail address to the division; specifying application requirements; prohibiting the division from processing applications not submitted through the online system; amending s. 210.40, F.S.; revising the amount of an initial corporate surety bond required as a condition of licensure as a tobacco product distributor; requiring the division to review corporate surety bond amounts on a specified basis; authorizing the division to increase a bond amount, subject to specified conditions; authorizing the division to adjust bond amounts by rule; authorizing the division to reduce a bond amount upon a showing of good cause; defining terms; requiring the division to notify distributors in writing if their corporate surety bond requirements change; providing applicability; prohibiting the division from reducing a bond amount under specified circumstances; authorizing the division to adopt rules; amending s. 310.0015, F.S.; deleting a provision requiring a competency-based mentor program at ports; deleting a requirement that the department submit an annual report on the mentor program; amending s. 310.081, F.S.; deleting a requirement that the department consider certain characteristics for applicants for certification as a deputy pilot; making technical changes; creating s. 399.18, F.S.; requiring certain persons or entities certified or registered under the Elevator Safety Act, or applying for such certifications or registrations, to create and maintain an online account with the department's Division of Hotels and Restaurants and provide an e-mail address to the division; requiring such persons and entities to maintain the accuracy of their contact information; requiring the division to adopt rules; creating s. 468.519, F.S.; creating the employee leasing companies licensing program under the department; providing legislative intent; repealing s. 468.521, F.S., relating to the department's Board of Employee Leasing Companies; amending s. 469.006, F.S.; revising requirements for department rules governing evidence of financial responsibility of applicants seeking licensure as a business organization under ch. 469, F.S.; amending s. 473.306, F.S.; requiring applicants for the accountancy licensure examination to create and maintain an online account with the department and provide an e-mail address; requiring applicants to maintain the accuracy of their contact information; requiring that address changes be submitted through the department's online system within a specified timeframe; conforming cross-references; amending s. 473.308, F.S.; requiring a person seeking licensure as a Florida certified public accountant, or a firm seeking to engage in public accountancy, to create and maintain an online account with the department and provide an e-mail address; requiring certified public accountants and accounting firms to maintain the accuracy of their contact information; requiring that address changes be submitted through the department's online system within a specified timeframe; amending s. 475.181, F.S.; revising conditions regarding issuance of a licensure under part I of ch. 475, F.S.; amending s. 476.114, F.S.; revising eligibility requirements for licensure as a barber; making technical changes; amending s. 477.019, F.S.; revising eligibility requirements for licensure by examination to practice cosmetology; amending s. 489.131, F.S.; revising the types of penalties that may be recommended by a local jurisdiction enforcement body against a contractor; specifying requirements for any such recommended penalties; amending s. 489.143, F.S.; revising payment limitations for payments made from the department's Florida Homeowners' Construction Recovery Fund; amending s. 499.012, F.S.; revising requirements for certification as a designated representative of a prescription drug wholesale distributor; amending s. 561.17, F.S.; requiring persons or entities licensed or permitted by the Division of Alcoholic Beverages and Tobacco, or applying for such license or permit, to create and maintain an account with the division's online system; specifying application requirements; prohibiting the division from processing applications not submitted through the online system; creating ss. 569.00256 and 569.3156, F.S.; requiring certain persons or entities licensed or permitted by the division, or applying for such a license or permit, to create and maintain an account with the division's online system; requiring licensees, permittees, and applicants to provide the division with an e-mail address and maintain accurate contact information; specifying application requirements; prohibiting the division from processing applications not submitted through the online system; amending s. 723.061, F.S.; conforming provisions to changes made by the act; replacing the Florida Mobile Home Relocation Corporation with the Division of Florida Condominiums, Timeshares, and Mobile Homes with regard to a specified notice; repealing s. 723.0611, F.S., relating to the Florida Mobile Home Relocation Corporation; amending s. 723.06115, F.S.; replacing the Florida Mobile Home Relocation Corporation with the Division of Florida Condominiums, Timeshares, and Mobile Homes as the manager and administrator of the Florida Mobile Home Relocation Trust Fund; revising the uses of the trust fund; making conforming changes; amending s. 723.06116, F.S.; replacing the Florida Mobile Home Relocation Corporation with the Division of Florida Condominiums, Timeshares, and Mobile Homes with regard to payments made from mobile home park owners to the Florida Mobile Home Relocation Trust Fund; amending s. 723.0612, F.S.; replacing the Florida Mobile Home Relocation Corporation with the Division of Florida Condominiums, Timeshares, and Mobile Homes with regard to relocation expenses to be paid to mobile home owners from the Florida Mobile Home Relocation Trust Fund; making technical changes; conforming a crossreference; amending ss. 20.165, 210.16, 212.08, 440.02, 448.26, 468.520, 468.522, 468.524, 468.5245, 468.525, 468.526, 468.527, 468.5275, 468.529, 468.530, 468.531, 468.532, 476.144, and 627.192, F.S.; conforming cross-references and provisions to changes made by the act; reenacting ss. 48.184(1), 723.004(5), 723.031(9), 723.032(1), and 723.085(2), F.S., relating to service of process for the removal of unknown parties in possession of mobile homes, legislative intent, mobile home lot rental agreements, prohibited or unenforceable provisions in mobile home lot rental agreements, and the rights of lienholders on mobile homes in rental mobile home parks, respectively, to incorporate the amendment made in s. 723.061, F.S., in references thereto; reenacting s. 320.08015(1), F.S., relating to license tax surcharges, to incorporate the amendment made in s. 723.06115, F.S., in a reference thereto; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Local Administration, Federal Affairs & Special Districts Subcommittee; Representatives Eskamani, Salzman, Daley, Harris, Hunschofsky, F. Robinson, and Waldron—

CS/HB 1351—A bill to be entitled An act relating to compensation for advising or assisting in veterans' benefits; creating s. 295.225, F.S.; providing a short title; providing purpose; providing definitions; prohibiting a person from receiving compensation for preparation, presentation, or prosecution of a claim or advising or assisting an individual with regard to a veterans' benefits matter except as authorized by federal law; prohibiting a person from receiving compensation for referring an individual to another person for such services; providing construction; requiring a person who receives compensation for such services to be held to certain standards in the rules regulating The Florida Bar; providing that a violation is a deceptive and unfair trade practice; providing severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; Representative Gonzalez Pittman—

CS/HB 1501—A bill to be entitled An act relating to health care innovation; creating s. 381.4015, F.S.; defining terms; providing legislative intent; creating the Health Care Innovation Council within the Department of Health for a specified purpose; providing for membership, meetings, and conflicts of interest of the council; specifying conflicts of interest with respect to the revolving loan program established under the act; defining the terms "business relationship" and "relative"; specifying duties of the council; requiring the council, by a specified date, to adopt, and update as necessary, a certain document; requiring the council to submit annual reports to the Governor and the Legislature; requiring state agencies and statutorily created state entities to assist and cooperate with the council as requested; requiring the department to provide administrative support to the council; requiring the department to maintain a link to specified information on the homepage of its website; requiring the department to publish specified information on its website; requiring the department to provide technical assistance to certain applicants upon request; requiring the department to establish and administer a revolving loan program for applicants seeking to implement certain health care innovations in this state; providing for administration of the program; requiring the department to adopt certain rules; specifying eligibility and application requirements; specifying terms, authorized uses, and repayment options for loans; requiring the department to create and maintain a separate account in the Grants and Donations Trust Fund within the department to fund the revolving loan program; providing that funds for the program are not subject to reversion; authorizing the department to contract with a third party to administer the program, including loan servicing, and manage the revolving loan fund; specifying requirements for the contract; requiring the department to publish and update specified information and reports on its website annually; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to each develop and present an evaluation of the program to the Governor and the Legislature every 5 years beginning on specified dates; specifying requirements for the evaluations; requiring that the offices be given access to all data necessary to complete the evaluation, including confidential data; authorizing the offices to collaborate on data collection and analysis; requiring the department to adopt rules; providing for future expiration; authorizing the department to adopt emergency rules to implement the act; providing appropriations; authorizing the department to use a specified percentage of appropriated funds for administrative costs to implement the revolving loan program; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Fine—

CS/HB 1541—A bill to be entitled An act relating to transparency in social media; creating s. 501.20411, F.S.; providing a short title; providing legislative findings; providing definitions; requiring foreign-adversary-owned entities operating social media platforms in the state to publicly disclose specified information in a certain manner; requiring foreign-adversary-owned entities operating social media platforms to implement a user verification system for certain entities; providing penalties; requiring enforcement by the Department of Legal Affairs; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Local Administration, Federal Affairs & Special Districts Subcommittee; Representative McClure—

CS/HB 1547—A bill to be entitled An act relating to local government actions; amending ss. 125.66, 125.675, 166.041, and 166.0411 F.S.; revising applicability provisions for the enactment or adoption of and legal challenges to county and municipal ordinances, respectively; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Infrastructure & Tourism Appropriations Subcommittee; Representatives Giallombardo and Fabricio—

CS/HB 1551—A bill to be entitled An act relating to the Florida State Guard; creating s. 251.002, F.S.; requiring each applicant for the Florida State Guard to submit a complete set of fingerprints to the Division of the State Guard or to a certain vendor, entity, or agency; requiring fingerprints to be forwarded to the Department of Law Enforcement for state processing and to the Federal Bureau of Investigation for a national criminal history record check; requiring the Department of Military Affairs, and authorizing the division, to review certain results and make a specified determination; requiring the division to bear the fees for state and federal fingerprint processing and retention; specifying the state cost for fingerprint processing; requiring retention of fingerprints by the Department of Law Enforcement and enrollment of the fingerprints in the Federal Bureau of Investigation's national retained print arrest notification program; requiring an identified arrest record to be reported to the division; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Agriculture & Natural Resources Appropriations Subcommittee; Representative Grant—

CS/HB 1565—A bill to be entitled An act relating to the Florida Red Tide Mitigation and Technology Development Initiative; amending s. 379.2273, F.S.; requiring the initiative to develop certain deployment technologies and submit a report on the technologies to the Department of Environmental Protection; requiring the department to make certain determinations

regarding the technologies within a specified time period; providing that the technologies are deemed approved for use in specified state waters under certain circumstances; removing the expiration of date of the initiative; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the State Administration & Technology Appropriations Subcommittee; Representative Mooney—

CS/HB 1579—A bill to be entitled An act relating to occupational licensing; amending s. 489.117, F.S.; requiring the Construction Industry Licensing Board within the Department of Business and Professional Regulation to issue registrations to eligible persons under certain circumstances; providing that the board is responsible for disciplining such licensees; requiring the board to make licensure and disciplinary information available through the automated information system; providing for the fees for the issuance of the registrations and renewal registrations; requiring the department to provide certain license, renewal, and cancellation notices; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

CS/HB 497—Referred to the State Administration & Technology Appropriations Subcommittee and Commerce Committee.

CS/HB 639—Referred to the Appropriations Committee and Health & Human Services Committee.

CS/HB 773—Referred to the Appropriations Committee and Health & Human Services Committee.

CS/HB 893—Referred to the Commerce Committee.

CS/CS/HB 989—Referred to the Commerce Committee.

CS/HB 1049—Referred to the Judiciary Committee and Commerce Committee.

CS/HB 1099—Referred to the Commerce Committee.

CS/HB 1123—Referred to the Judiciary Committee and Commerce Committee.

CS/HB 1149—Referred to the Commerce Committee.

CS/HB 1289—Referred to the Infrastructure & Tourism Appropriations Subcommittee and Commerce Committee.

CS/CS/HB 1301—Referred to the Infrastructure Strategies Committee.

CS/HB 1311—Referred to the Higher Education Appropriations Subcommittee and Education & Employment Committee.

CS/HB 1465—Referred to the Commerce Committee.

CS/HB 1541—Referred to the Commerce Committee.

CS/HB 1551—Referred to the State Affairs Committee.

CS/HB 1565—Referred to the Infrastructure Strategies Committee.

CS/HB 1579—Referred to the Commerce Committee.

Reports of Standing Committees and Subcommittees

Received February 5:

The Infrastructure & Tourism Appropriations Subcommittee reported the following favorably:

CS/HB 341

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 449

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 453

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Infrastructure & Tourism Appropriations Subcommittee reported the following favorably:

CS/HB 981

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1073

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1171

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1255

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1393

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Select Committee on Health Innovation reported the following favorably:

HB 1421

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1425

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Infrastructure & Tourism Appropriations Subcommittee reported the following favorably:

HB 1469

The above bill was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1545

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

HB 1581

The above bill was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1653

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1657

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

Received February 6:

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 141

The above bill was transmitted to the next committee or subcommittee of reference, the Ways & Means Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 207

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

HB 229

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

CS/HB 473

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 497 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 497 was laid on the table.

The Insurance & Banking Subcommittee reported the following favorably:

HB 543

The above bill was transmitted to the next committee or subcommittee of reference, the State Administration & Technology Appropriations Subcommittee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 581

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

CS/HB 605

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 631

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Insurance & Banking Subcommittee reported the following favorably:

HB 731

The above bill was transmitted to the next committee or subcommittee of reference, the State Administration & Technology Appropriations Subcommittee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

CS/HB 757

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Higher Education Appropriations Subcommittee reported the following favorably:

CS/HB 767

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 785

The above bill was transmitted to the next committee or subcommittee of reference, the State Administration & Technology Appropriations Subcommittee.

The Insurance & Banking Subcommittee reported the following favorably:

HB 851

The above bill was transmitted to the next committee or subcommittee of reference, the Select Committee on Health Innovation.

The Insurance & Banking Subcommittee reported the following favorably:

HB 893 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 893 was laid on the table.

The PreK-12 Appropriations Subcommittee reported the following favorably:

HB 895

The above bill was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The PreK-12 Appropriations Subcommittee reported the following favorably:

HB 903

The above bill was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

HB 909

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Higher Education Appropriations Subcommittee reported the following favorably:

CS/HB 917

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

CS/HB 989 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 989 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1049 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1049 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1081

The above bill was transmitted to the next committee or subcommittee of reference, the Ways & Means Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1099 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1099 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1123 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1123 was laid on the table.

The Insurance & Banking Subcommittee reported the following favorably:

HB 1149 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1149 was laid on the table.

The PreK-12 Appropriations Subcommittee reported the following favorably:

CS/HB 1169

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 1173

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1185

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1217

The above bill was transmitted to the next committee or subcommittee of reference, the State Administration & Technology Appropriations Subcommittee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1289 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1289 was laid on the table.

The Infrastructure & Tourism Appropriations Subcommittee reported the following favorably:

CS/HB 1301 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1301 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1311 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1311 was laid on the table.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

CS/HB 1331

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

HB 1335 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1335 was laid on the table.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

HB 1347

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1541 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1541 was laid on the table.

The Infrastructure & Tourism Appropriations Subcommittee reported the following favorably:

HB 1551 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1551 was laid on the table.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

HB 1565 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1565 was laid on the table.

The State Administration & Technology Appropriations Subcommittee reported the following favorably:

HB 1579 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1579 was laid on the table.

Received February 7:

The State Affairs Committee reported the following favorably: HB 113

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 273 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 273 was laid on the table.

The Education & Employment Committee reported the following favorably:

HB 315

The above bill was placed on the Calendar of the House.

The Local Administration, Federal Affairs & Special Districts Subcommittee reported the following favorably:

HB 413 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 413 was laid on the table.

The State Affairs Committee reported the following favorably: HB 509

The above bill was placed on the Calendar of the House.

The Education & Employment Committee reported the following favorably:

CS/HB 511 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 511 was laid on the table.

The State Affairs Committee reported the following favorably: CS/HB 529

The above committee substitute was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 589

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 721

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The State Affairs Committee reported the following favorably: HB 741

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 755

The above committee substitute was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 823

The above bill was placed on the Calendar of the House.

The Education & Employment Committee reported the following favorably:

CS/HB 865

The above committee substitute was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 897

The above bill was placed on the Calendar of the House.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 975 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 975 was laid on the table.

The State Affairs Committee reported the following favorably: HB 1023

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 1025

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 1051

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Infrastructure Strategies Committee.

The State Affairs Committee reported the following favorably: HB 1117

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HM 1145

The above memorial was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 1165 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1165 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1189 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1189 was laid on the table.

The State Affairs Committee reported the following favorably: CS/HB 1195 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1195 was laid on the table.

The State Affairs Committee reported the following favorably: HB 1211

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 1225

The above bill was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: HB 1227

The above bill was placed on the Calendar of the House.

The Education & Employment Committee reported the following favorably:

CS/HB 1317

The above committee substitute was placed on the Calendar of the House.

The Local Administration, Federal Affairs & Special Districts Subcommittee reported the following favorably:

HB 1351 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1351 was laid on the table.

The State Affairs Committee reported the following favorably: CS/HB 1461

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The State Affairs Committee reported the following favorably: HB 1483

The above bill was placed on the Calendar of the House.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 1501 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1501 was laid on the table.

The Local Administration, Federal Affairs & Special Districts Subcommittee reported the following favorably:

HB 1547 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1547 was laid on the table.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 1549 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1549 was laid on the table.

The State Affairs Committee reported the following favorably: HB 7045

The above bill was placed on the Calendar of the House.

Excused

Rep. Edmonds until 2:43 p.m.; Reps. Stark, Tramont

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 4:14 p.m., to reconvene at 2:00 p.m., Thursday, February 8, 2024, or upon call of the Chair.

Pages and Messengers for the week of February 5-9, 2024

Pages—Quinten L. Allen, Ormond Beach; Quinn Barksdale, Orlando; Amber D. Batts, Gainesville; Lauren E. Garcia, Fort Myers; Lylah E. Garcia, Fort Myers; Ivey Giallombardo, Cape Coral; Luca Giallombardo, Cape Coral; Kala D. Hayden, Fort Lauderdale; Ocean Johnson, Jensen Beach; Malcolm A. Kramer, Orlando; Sawyer C. Leedham, Port St. Lucie; Catherine M. Oliver, Punta Gorda; Melvin K. Screen III, Miami; Kavyaa Sinha, Tampa; Elizabeth R. Snyder, Stuart.

Messengers—Delania Aleman, Miramar; Roberto A. Alonso, Miami; Morgan L. Beese, San Antonio; Jillian M. Carter, Fort Myers; Sharriah D. Coleman, Fort Lauderdale; Amiah S. Davis, Tallahassee; Braylee R. Dempsey, Tallahassee; Ryleigh J. Diamond, Jay; Sasha S. Gervase, Winter Garden; Juan Victor Gonzales, Hialeah; Rolando A. Gonzalez, Clewiston; Elizabeth Hurtado, Miami Gardens; Cameron N. Kotch, Winter Garden; James W. Mayer, Sarasota; Lola McClure, Cooper City; Morgan M. Mondul, Orlando; Caroline A. Nowell, Panama City; Erin Riley, Tallahassee; Caroline J. Rowe, Tallahassee; Bhavya H. Talati, Tampa; Emily A. Virgil, North Fort Myers.

CHAMBER ACTIONS ON BILLS

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НВ	83 — Read 2nd time; Placed on 3rd reading	НВ	5101 — Read 2nd time; Placed on 3rd reading
CS/HB	151 — Read 2nd time; Placed on 3rd reading	HB	5201 — Read 2nd time; Placed on 3rd reading
НВ	5001 — Read 2nd time; Amendment 990004 Failed;	HB	5203 — Read 2nd time; Placed on 3rd reading
	Amendment 990005 Failed; Placed on 3rd reading	НВ	5301 — Read 2nd time; Placed on 3rd reading
НВ	5003 — Read 2nd time; Placed on 3rd reading	НВ	5401 — Read 2nd time; Placed on 3rd reading
НВ	5005 — Read 2nd time; Placed on 3rd reading		
НВ	5007 — Read 2nd time; Amendment 758011 Failed; Amendment 401097 Failed; Amendment 759733 Failed; Amendment 929839 Failed; Placed on 3rd reading		

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