

Appropriations Committee

Denise Grimsley, Chair Paige Kreegel, Vice Chair

Floor Amendments AS FILED ON MONDAY, APRIL 4, 2011

HB 5001, as Introduced
General Appropriations Act for Fiscal Year 2011-2012

CS/HB 5003 – as Introduced Implementing Bill for Fiscal Year 2011-2012

CS/CS/HB 1405 - Retirement
CS/HB 5005 - Deregulation of Professions and Occupations
CS/HB 5007 - Reducing and Streamlining Regulations
CS/HB 5101 - Prekindergarten through Grade 12 Education Funding
HB 5201 - Postsecondary Education Funding
HB 5301- Agency for Persons with Disabilities
HB 5303 - Biomedical Research

NO AMENDMENTS FILED TO:

Conforming HBs: HB 5009, HB 5011, HB 5013, HB 5015, HB 5017, HB 5305, HB 5307, HB 5309, CS/HB 5311, HB 5401, CS/HB 5403, HB 5405, HB 5407, HB 5409, HB 5501, HB 5601, HB 5603, HB 5605, HB 5701

990016

No. 1

HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

CHAMBER ACTION

SENATE

HOUSE

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ORIGINAL STAMP BELOW

Representative(s): Bullard

offered the following amendment:

In Section: 01

On Page: 003

Specific Appropriation:

8

Explanation:

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The amendment reduces funding for the School Recognition Program and increases funding for the class size reduction categorical within the Florida Education Finance Program.

DELETE INSERT

EDUCATION, DEPARTMENT OF Public Schools, Division Of

Program: State Grants/K-12 Program - FEFP

In Section 01 On Page 003 Aid To Local Governments

Grants And Aids - District Lottery And

School Recognition Program

From Educational Enhancement Trust

64,957,015

22,670,381

Fund

In Section 01 On Page 002 Aid To Local Governments

Grants And Aids - Class Size Reduction

From Educational Enhancement Trust

103,776,356

146,062,990

Fund

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

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IISE ADDDODDTATTONS RILL AMENDMENT

HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

CHAMBER ACTION

SENATE . HOUSE

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ORIGINAL STAMP BELOW

No.

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Representative(s): O'Toole

offered the following amendment:

In Section: 02 On Page: 035 Specific Appropriation: 121

Explanation:

The amendment corrects the proviso providing the number of FTE students the University of South Florida Medical Center serves in each program.

DELETE INSERT

EDUCATION, DEPARTMENT OF Universities, Division Of

Program: Educational And General

Activities

In Section 02 On Page 035

121 Aid To Local Governments
Grants And Aids - University Of South
Florida Medical Center

In Section 02, on Page 35, DELETE the following:

Resident Lower-Level	103
Resident Upper-Level	584
Resident Graduate	727
Resident M.D	463
Resident Pharmacy	50
Nonresident (all levels)	98

and insert in lieu thereof:

990013 Log:0004 ACH/ACH 04/04/11 02:32:34 PM House Page: 1

Resident Lower-Level	413
Resident Upper-Level	921
Resident Graduate	1,037
Resident M.D	463
Resident Pharmacy	50
Nonresident (all levels)	211

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

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HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

No. 3

CHAMBER ACTION

SENATE

HOUSE

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ORIGINAL STAMP BELOW

Representative(s): Harrell

offered the following amendment:

In Section: 03

On Page: 047

Specific Appropriation:

180

Explanation:

Adds proviso language directing the Agency for Health Care Administration to work with providers to coordinate education and assessment efforts related to Medicaid patients with End Stage Renal Disease.

DELETE

INSERT

AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Services To Individuals

In Section 03 On Page 047

Special Categories
Freestanding Dialysis Centers

At the end of existing proviso language, following Specific Appropriation 180, INSERT:

From the funds in Specific Appropriation 180, the Agency for Health Care Administration shall work with dialysis providers, managed care organizations, and physicians to ensure that all Medicaid patients with End Stage Renal Disease (ESRD) are educated and assessed by their physician and dialysis provider to determine their suitability for peritoneal dialysis (PD) as a modality choice. Further, the agency shall consult with the dialysis community concerning suitable voluntary reporting to the state Medicaid program on members' PD suitability.

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

990012 Log:0003 ABH/ABH 04/04/11 02:32:34 PM House Page: 1

No.

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HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

CHAMBER ACTION

SENATE

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ORIGINAL STAMP BELOW

Representative(s): Chestnut

offered the following amendment:

In Section: 03

On Page: 078

Specific Appropriation:

432

Explanation:

432

Eliminates funding for the Crisis Counseling Program within the Department of Health and transfers the funding to the Family Planning Program.

DELETE

INSERT

HEALTH, DEPARTMENT OF

Program: Community Public Health

Family Health Outpatient And Nutrition

Services

In Section 03 On Page 078

Special Categories

Grants And Aids - Crisis Counseling

From General Revenue Fund

2,000,000

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Immediately following Specific Appropriation 432, DELETE:

From the funds in Specific Appropriation 432, a minimum of 85 percent shall be spent on direct client services, website maintenance and Option Line and no more than \$400 shall be spent per month per direct service provider on contract management. The 85 percent shall be divided between contract management providers based on the number of 2009-2010 fiscal year maximum allowed direct service providers (70 percent/30 percent). To ensure program transparency and efficiency each contract management provider shall cross-monitor the five highest 2009-2010 contract year program utilizers of the other contract management provider.

In Section 03 On Page 076
424 Aid To Local Governments
Grants And Aids - Family Planning
Services

From General Revenue Fund

4,792,004

6,792,004

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

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No. 5

990015

HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

CHAMBER ACTION

SENATE . HOUSE

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ORIGINAL STAMP BELOW

Representative(s): Saunders

offered the following amendment:

In Section: 03 On Page: 087 Specific Appropriation: 504

Explanation:

Eliminates funding within the Department of Health for the planning and design of a children's hospital in Southwest Florida and distributes the funding to Children's Medical Services within the Department of Health and the Home and Community Based Services Waiver within the Agency for Persons with Disabilities.

DELETE INSERT

HEALTH, DEPARTMENT OF

Program: Children's Medical Services

Children's Special Health Care

In Section 03 On Page 087
504 Special Categories
Contracted Services

From Donations Trust Fund

2,895,321

1,395,321

Immediately following Specific Appropriation 504, DELETE:

From the funds in Specific Appropriation 504, \$1,500,000 in nonrecurring funds from the Donations Trust Fund is provided to a public hospital created either by county ordinance or by special act of the Florida Legislature which has no taxing authority located in Lee County for the purpose of initial planning and design of a free standing children's hospital to serve Southwest Florida.

990015 Log:0007 DBC/DBC 04/04/11 02:32:34 PM House Page: 1

In Section 03 On Page 086 502 Special Categories Grants And Aids - Children's Medical Services Network

> From General Revenue Fund From Donations Trust Fund

16,608,800 158,790,269

15,108,800 160,290,269

AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Home And Community Services

In Section 03 On Page 056 231 Special Categories Home And Community Based Services Waiver

From General Revenue Fund

384,498,891 385,998,891

In Section 03, on Page 56, DELETE the following:

Specific Appropriation 231 reflect a reduction of Funds \$14,978,830 from the General Revenue Fund and \$19,017,606 from the Operations and Maintenance Trust Fund as a result of revising companion care rates and the establishment of uniform reimbursement rates for providers to equalize the rates paid to agency providers to a level consistent with that of independent providers, effective September 1, The agency is authorized to amend provider contracts, cost plans and rules as necessary to achieve this recurring reduction.

and insert in lieu thereof:

231 reflect a reduction of Funds in Specific Appropriation \$13,478,830 from the General Revenue Fund and \$19,017,606 from the Operations and Maintenance Trust Fund as a result of revising companion care rates and the establishment of uniform reimbursement rates for providers to equalize the rates paid to agency providers to a level consistent with that of independent providers, effective September 1, The agency is authorized to amend provider contracts, cost plans and rules as necessary to achieve this recurring reduction.

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

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HOUSE APPROPRIATIONS BILL AMENDMENT HB5001

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CHAMBER ACTION

SENATE

HOUSE

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ORIGINAL STAMP BELOW

No.

Representative(s): Saunders

offered the following amendment:

In Section: 03

On Page: 073

Specific Appropriation:

384

Explanation:

Deletes the Deputy Secretary/Chief of Staff position in the Department of Elder Affairs and associated salary of \$105,000 and transfers funds to the Alzheimer's Mobile Network.

DELETE

INSERT

ELDER AFFAIRS, DEPARTMENT OF Program: Services To Elders Program Executive Direction And Support Services

In Section 03 On Page 073 384 Salaries And Benefits

Positions:

75

74

From General Revenue Fund

1,974,525

1,869,525

Following Specific Appropriation 384, INSERT:

Funds in Specific Appropriation 384 reflect a reduction of \$105,000 from the General Revenue Fund as a result of abolishing the Deputy Secretary/Chief of Staff position.

Home And Community Services

In Section 03 On Page 071

370 Special Categories

Grants And Aids - Alzheimer's Disease

990011 Log:0008 ABH/ABH 04/04/11 02:32:34 PM House Pag

Respite And Projects

From General Revenue Fund	11,890,148	11,995,148
DELETE the proviso immediately following Spe	ecific Appropriation	370:
In addition to the existing projects, the fappropriation 370 is funded from recurring (Specific
Alzheimer's Memory Mobile		100,000
and insert in lieu thereof:		
In addition to the existing projects, the fappropriation 370 is funded from recurring 0		Specific
Alzheimer's Memory Mobile		205,000

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

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HOUSE APPROPRIATIONS BILL AMENDMENT

HB5001

CHAMBER ACTION

SENATE

HOUSE

ORIGINAL STAMP BELOW

No.

Representative(s): Rehwinkel Vasilinda

offered the following amendment:

In Section: 04

On Page: 099

Specific Appropriation:

597

Explanation:

Provides that no funds may be expended for the execution of inmates.

DELETE

INSERT

CORRECTIONS, DEPARTMENT OF

Program: Security And Institutional

Operations

Adult Male Custody Operations

In Section 04 On Page 099

597

Expenses

In Section 04, on Page 99, INSERT the following:

No funds from Specific Appropriation 597 should be used for the execution of inmates.

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

CHAMBER ACTION

Senate House

Representative Chestnut offered the following:

Amendment (with title amendment)

Between lines 288 and 289, insert:

Section 10. In order to implement Specific Appropriations
146 through 151 of the 2011-2012 General Appropriations Act, and
for the 2011-2012 fiscal year only, notwithstanding s.
409.814(4)(a), a child who is eligible for coverage under a
state health benefit plan on the basis of a family member's
employment with a public agency in the state may participate in
the Florida Kidcare program if the child is otherwise eligible.
This section expires July 1, 2012.

TITLE AMENDMENT

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HOUSE AMENDMENT

Bill No. HB 5003 (2011)

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Remo	ove line 36	and insert	:				
earnings	; authorizi	.ng certain	children	to par	ticipate	in	Florida
Kidcare;	providing	requirement	ts to gove	ern the	completi	Lon	

491423

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CHAMBER ACTION

Senate House

Representative Randolph offered the following:

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Amendment (with title amendment)

Between lines 844 and 845, insert:

Section 37. In order to implement specific appropriations for salaries and benefits in the 2011-2012 General Appropriations Act and notwithstanding any other provision of law, no secretary, executive director, or other head of an executive branch agency may receive a salary or other compensation greater than that of the secretary, executive director, or head of the executive branch agency who held that position or its equivalent on July 1, 2010. This section expires July 1, 2012.

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TITLE AMENDMENT

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HOUSE AMENDMENT

Bill No. HB 5003 (2011)

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Remove line 119 and insert:
certain level; prohibiting a secretary, executive director, or
agency head of the executive branch from being compensated at a
certain rate; amending s. 215.32, F.S.; authorizing the

CHAMBER ACTION

Senate

House

Representative Tobia offered the following:

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Amendment (with directory and title amendments)

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Between lines 175 and 176, insert:

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Section 2. Subsections (3) and (4) of section 112.05, Florida Statutes, are renumbered as subsections (2) and (3), respectively, and present subsection (2) of that section is amended to read:

9 10 112.05 Retirement; cost-of-living adjustment; employment after retirement.—

11 12 (2) An annual cost-of-living adjustment shall be made to the monthly benefit payable to retirees who are retired under this section pursuant to the provisions of s. 121.101.

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Between lines 1407 and 1408, insert:

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(12) BENEFITS.-

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(d) The provisions of <u>s. ss. 121.101 and</u> 121.111, relating to the cost-of-living adjustment of retirement benefits and retirement credit for wartime military service, respectively, shall apply to members of the Elected Officers' Class. Creditable service for actual wartime service, as authorized by s. 121.111(2), not exceeding 4 years, shall be acquired and paid for as provided in said subsection. Upon payment by the member of 4 percent of gross salary plus accrued interest, retirement credit shall be granted at the rate of 1.6 percent for each year of creditable service acquired under said subsection.

Remove line 2156 and insert:

- (c) Benefits payable under DROP.-
- 1. Effective on the date of DROP participation, the member's initial normal monthly benefit, including creditable service, optional form of payment, and average final compensation, and the effective date of retirement are fixed. The beneficiary established under the Florida Retirement System is the beneficiary eligible to receive any DROP benefits payable if the DROP participant dies before completing the period of DROP participation. If a joint annuitant predeceases the member, the member may name a beneficiary to receive accumulated DROP benefits payable. The retirement benefit, the annual cost of living adjustments provided in s. 121.101, and interest accrue monthly in the Florida Retirement System Trust Fund. The interest accrues at an effective annual rate of 6.5 percent compounded monthly, on the prior month's accumulated ending

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balance, up to the month of termination or death, except as provided in s. 121.053(7).

- 2. Each employee who elects to participate in DROP may elect to receive a lump-sum payment for accrued annual leave earned in accordance with agency policy upon beginning participation in DROP. The accumulated leave payment certified to the division upon commencement of DROP shall be included in the calculation of the member's average final compensation. The employee electing the lump-sum payment is not eligible to receive a second lump-sum payment upon termination, except to the extent the employee has earned additional annual leave which, combined with the original payment, does not exceed the maximum lump-sum payment allowed by the employing agency's policy or rules. An early lump-sum payment shall be based on the hourly wage of the employee at the time he or she begins participation in DROP. If the member elects to wait and receive a lump-sum payment upon termination of DROP and termination of employment with the employer, any accumulated leave payment made at that time may not be included in the member's retirement benefit, which was determined and fixed by law when the employee elected to participate in DROP.
- 3. The effective date of DROP participation and the effective date of retirement of a DROP participant shall be the first day of the month selected by the member to begin participation in DROP, provided such date is properly established, with the written confirmation of the employer, and the approval of the division, on forms required by the division.

- 4. Normal retirement benefits and any interest shall continue to accrue in DROP until the established termination date of DROP or until the participant terminates employment or dies prior to such date, except as provided in s. 121.053(7). Although individual DROP accounts shall not be established, a separate accounting of each participant's accrued benefits under DROP shall be calculated and provided to participants.
- 5. At the conclusion of the participant's DROP, the division shall distribute the participant's total accumulated DROP benefits, subject to the following:
- a. The division shall receive verification by the participant's employer or employers that the participant has terminated all employment relationships as provided in s. 121.021(39).
- b. The terminated DROP participant or, if deceased, the participant's named beneficiary, shall elect on forms provided by the division to receive payment of the DROP benefits in accordance with one of the options listed below. If a participant or beneficiary fails to elect a method of payment within 60 days after termination of DROP, the division shall pay a lump sum as provided in sub-sub-subparagraph (I).
- (I) Lump sum.—All accrued DROP benefits, plus interest, less withholding taxes remitted to the Internal Revenue Service, shall be paid to the DROP participant or surviving beneficiary.
- (II) Direct rollover.—All accrued DROP benefits, plus interest, shall be paid from DROP directly to the custodian of an eligible retirement plan as defined in s. 402(c)(8)(B) of the Internal Revenue Code. However, in the case of an eligible 279579

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rollover distribution to the surviving spouse of a deceased participant, an eligible retirement plan is an individual retirement account or an individual retirement annuity as described in s. 402(c)(9) of the Internal Revenue Code.

- (III) Partial lump sum.—A portion of the accrued DROP benefits shall be paid to DROP participant or surviving spouse, less withholding taxes remitted to the Internal Revenue Service, and the remaining DROP benefits must be transferred directly to the custodian of an eligible retirement plan as defined in s. 402(c)(8)(B) of the Internal Revenue Code. However, in the case of an eligible rollover distribution to the surviving spouse of a deceased participant, an eligible retirement plan is an individual retirement account or an individual retirement annuity as described in s. 402(c)(9) of the Internal Revenue Code. The proportions must be specified by the DROP participant or surviving beneficiary.
- c. The form of payment selected by the DROP participant or surviving beneficiary must comply with the minimum distribution requirements of the Internal Revenue Code.
- d. A DROP participant who fails to terminate all employment relationships as provided in s. 121.021(39) shall be deemed as not retired, and the DROP election is null and void. Florida Retirement System membership shall be reestablished retroactively to the date of the commencement of DROP, and each employer with whom the participant continues employment must pay to the Florida Retirement System Trust Fund the difference between the DROP contributions paid in paragraph (i) and the contributions required for the applicable Florida Retirement 279579

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System class of membership during the period the member participated in DROP, plus 6.5 percent interest compounded annually.

- The retirement benefits of any DROP participant who terminates all employment relationships as provided in s. 121.021(39) but is reemployed in violation of the reemployment provisions of subsection (9) shall be suspended during those months in which the retiree is in violation. Any retiree in violation of this subparagraph and any employer that employs or appoints such person without notifying the Division of Retirement to suspend retirement benefits are jointly and severally liable for any benefits paid during the reemployment limitation period. The employer must have a written statement from the retiree that he or she is not retired from a stateadministered retirement system. Any retirement benefits received by a retiree while employed in violation of the reemployment limitations must be repaid to the Florida Retirement System Trust Fund, and his or her retirement benefits shall remain suspended until payment is made. Benefits suspended beyond the end of the reemployment limitation period apply toward repayment of benefits received in violation of the reemployment limitation.
- 7. The accrued benefits of any DROP participant, and any contributions accumulated under the program, are not subject to assignment, execution, attachment, or any legal process whatsoever, except for qualified domestic relations orders by a court of competent jurisdiction, income deduction orders as provided in s. 61.1301, and federal income tax levies. 279579

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	8.	DROP	partio	cipa	ants	are	not	eligibl	e f	or	disabil	ity
reti	remen	it ber	nefits	as	prov	vided	d in	subsect	ion	(4	.).	

- (e) Cost-of-living adjustment.—On each July 1, the participant's normal retirement benefit shall be increased as provided in s. 121.101.
 - (k) Closure of program to new participants.-Effective_July

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- Between lines 2159 and 2160, insert:
- Section 13. Section 121.101, Florida Statutes, is
- repealed.

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- Between lines 2446 and 2447, insert:
- Section 17. Subsections (11) through (13) of section
 168 121.40, Florida Statutes, are renumbered as subsections (10)
 169 through (12), respectively, and present subsection (10) of that
- 170 section is amended to read:
- 171 121.40 Cooperative extension personnel at the Institute of 172 Food and Agricultural Sciences; supplemental retirement
- 173 benefits.-
- 174 (10) COST-OF-LIVING ADJUSTMENT OF SUPPLEMENTAL BENEFITS.175 On each July 1, the supplemental benefit of each retired
 176 participant of this program and each annuitant thereof shall be

DIRECTORY AMENDMENT

177 adjusted as provided in s. 121.101.

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Remove line 1319 and insert:

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	Amendment No.
183	paragraph (b) of subsection (7), subsection (10), and paragraph
184	(d) of subsection (12) of section
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186	Remove lines 1862-1863 and insert:
187	subsection (9), and present paragraphs (a), (c), and (e) of
188	subsection (13) of section 121.091, Florida Statutes, are
189	amended, paragraphs (f) through (k) of subsection (13) of that
190	section are redesignated as paragraphs (e) through (j),
191	respectively, and paragraph (k) is
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195	TITLE AMENDMENT
196	Remove line 3 and insert:
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197 198	
198	112.05, 112.363, and 112.65, F.S.; conforming provisions to
198 199	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert:
198 199 200	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert: to new participants on July 1, 2011; conforming provisions to
198 199 200 201	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert: to new participants on July 1, 2011; conforming provisions to changes made by the act; repealing s. 121.101, F.S., relating to
198 199 200 201 202	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert: to new participants on July 1, 2011; conforming provisions to changes made by the act; repealing s. 121.101, F.S., relating to
198 199 200 201 202 203	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert: to new participants on July 1, 2011; conforming provisions to changes made by the act; repealing s. 121.101, F.S., relating to cost-of-living adjustment of benefits; amending s. 121.121, Remove line 69 and insert:
198 199 200 201 202 203 204	112.05, 112.363, and 112.65, F.S.; conforming provisions to Remove line 53 and insert: to new participants on July 1, 2011; conforming provisions to changes made by the act; repealing s. 121.101, F.S., relating to cost-of-living adjustment of benefits; amending s. 121.121, Remove line 69 and insert:

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CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Tobia offered the following:

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Amendment (with directory and title amendments)

Between lines 347 and 348, insert:

- (24) "Average final compensation" means the average of the 5 highest fiscal years of compensation for creditable service prior to retirement, termination, or death. For in-line-of-duty disability benefits, if less than 5 years of creditable service have been completed, the term "average final compensation" means the average annual compensation of the total number of years of creditable service. Each year used in the calculation of average final compensation shall commence on July 1.
 - (b) The average final compensation shall not include:
- 1. Compensation paid to professional persons for special or particular services;

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Amendment No	١.
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- 2. Payments for accumulated sick leave made due to retirement or termination;
- Payments for accumulated annual leave in excess of 500 hours;
 - Bonuses as defined in subsection (47); 4.
 - 5. Third party payments made on and after July 1, 1990; or
- 6. Fringe benefits (for example, automobile allowances or housing allowances); or
 - Overtime compensation.

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Remove line 1957 and insert:

Remove line 261 and insert:

fiscal years' base salaries, not including compensation for overtime, calculated as provided by rule.

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of subsection (24), and

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TITLE AMENDMENT

DIRECTORY AMENDMENT

subsection (19), paragraph (b) of subsection (22), paragraph (b)

Remove line 47 and insert:

benefits; modifying the monthly benefit calculation

121.091, F.S.; prohibiting the factoring of overtime into a

member's average final compensation for purposes of pension

Page 2 of 2

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Tobia offered the following:

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Amendment (with directory and title amendments)

Between lines 762 and 763, insert:

(10) CLOSURE OF DEFINED BENEFIT PROGRAM TO NEW PARTICIPANTS.—Effective July 1, 2011, the defined benefit program administered under this part is closed to new members. Employees hired on or after July 1, 2011, shall be compulsory members of the defined contribution program administered under part II of this chapter.

DIRECTORY AMENDMENT

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15 16 Remove line 495 and insert: subsection (3) of section 121.051, Florida Statutes, are amended, and subsection (10) is added to that section, 251959

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19	T	I 1	C L	E	A	M	E	N	D	M	E	N	T		

Remove line 11 and insert:

contributions are subject to certain taxes; closing the defined benefit program to new members on July 1, 2011; requiring employees hired on or after July 1, 2011, to be compulsory members of the defined contribution program; amending s.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Tobia offered the following:

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Amendment (with title amendment)

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Remove lines 1920-1936 and insert: compensation for all creditable years after December 31, 1992, and before January 1, 2012.; and

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i. Three percent of the member's average final compensation for all creditable years of service after September 30, 1978, and before January 1, 1993, for any special risk member who retires after July 1, 2000, or any member of the Special Risk Administrative Support Class entitled to retain the special risk normal retirement date who was a member of the Special Risk Class during the time period and who retires after July 1, 2000.

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j. Two percent of the member's average final compensation for all creditable years of service after December 31, 2011.

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3.	For	creditable	e ye	ears	of	Seni	.or	Management	Service	Class
service	after	January 3	31,	1987	, A	is	2 1	percent.+		

	4.	For	credit	table	years	of	Elec	cted	Offi	cers	' Cla	ass	service
as a	Supi	ceme	Court	Just	ice, d	listı	cict	cour	ct of	app	eal :	judg	je,
circu	ıit j	judge	e, or	county	y cour	t ju	ıdge,	Ai	s <u>2</u>	3 1/	3 pe:	rcen	it of
the r	nembe	er's	avera	ge fir	nal co	mper	nsati	on,	and	for	all d	othe	:r
cred:	[tab]	le se	rvice	in su	ıch cl	.ass	, A :	ls 2	3 pe	ercen	t of	ave	erage

TITLE AMENDMENT

Remove line 47 and insert:
121.091, F.S.; revising annual service accrual rates for members of the Special Risk Class and the Elected Officers' Class; modifying the monthly benefit calculation

CHAMBER ACTION

Senate House

Representative Tobia offered the following:

Amendment

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Remove lines 4538-4543 and insert:

Regular Class 5.00%

Special Risk Class 5.00%

Special Risk Administrative

Support Class 5.00%

Elected Officers' Class 5.00%

Senior Management Class 5.00%

328909

Approved For Filing: 4/4/2011 9:24:45 AM Page 1 of 2

HOUSE AMENDMENT

Bill No. CS/CS/HB 1405 (2011)

Amendment No.

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5.00%

328909

Approved For Filing: 4/4/2011 9:24:45 AM Page 2 of 2

Bill No. CS/HB 5005 (2011)

Amendment No.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove line 123 and insert:

1. Board of Architecture and Interior Design, created

Remove lines 289-993

TITLE AMENDMENT

Remove lines 3-4 and insert: occupations; amending s. 20.165, F.S.; deleting

Remove lines 23-50 and insert:

477.029, F.S., to conform; repealing chapter 496, F.S., relating

16 to the

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Page 1 of 1

2.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

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Amendment (with title amendment)

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Remove lines 125-150 and insert:

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chapter 468.

7

3. Barbers' Board, created under chapter 476.

9

4. Florida Building Code Administrators and Inspectors Board, created under part XII of chapter 468.

Florida Board of Auctioneers, created under part VI of

10 11 5. Construction Industry Licensing Board, created under part I of chapter 489.

12

6. Board of Cosmetology, created under chapter 477.

13

7. Electrical Contractors' Licensing Board, created under part II of chapter 489.

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8. Board of Employee Leasing Companies, created under part ${\tt XI}$ of chapter 468.

857953

Approved For Filing: 4/4/2011 10:10:59 AM Page 1 of 2

Bill No. CS/HB 5005 (2011)

Amendment No.	Αm	en	dm	en	t.	N	ο.	
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- 17 9. Board of Landscape Architecture, created under part II of chapter 481.
- 19 10. Board of Pilot Commissioners, created under chapter 20 310.
- 21 11. Board of Professional Engineers, created under chapter 22 471.
- 23 12. Board of Professional Geologists, created under 24 chapter 492.
- 25 13. Board of Veterinary Medicine, created under chapter 26 474.
- 27 14. Home inspection services licensing program, created 28 under part XV of chapter 468.
- 29 15. Mold-related services licensing program, created under 30 part XVI of chapter 468.

31 32

18

Remove lines 208-219

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TITLE AMENDMENT

37 Remove lines 4-5 and insert:

of Architecture and Interior Design, to conform;

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Remove lines 9-13 and insert: 40

41 F.S., to conform; repealing part VII

857953

Approved For Filing: 4/4/2011 10:10:59 AM Page 2 of 2

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	Representative Saunders offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 151-207
5	
6	
7	TITLE AMENDMENT
8	Remove lines 6-9 and insert:
9	repealing part VI of chapter 468, F.S.,

083567

Approved For Filing: 4/4/2011 10:10:50 AM Page 1 of 1

Bill No. CS/HB 5005 (2011)

Amendment No.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 220-223

TITLE AMENDMENT

Remove lines 13-15 and insert: amending s. 538.03, F.S., to conform; repealing part IX of

819495

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Approved For Filing: 4/4/2011 10:10:41 AM Page 1 of 1

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 224-227

TITLE AMENDMENT

Remove lines 15-17 and insert: regulation of talent agencies; amending s. 477.0132, F.S.;

761639

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Approved For Filing: 4/4/2011 10:10:36 AM Page 1 of 1

Ame	ndm	ent	No.

Senate House

Representatives Jones and Thompson, G. offered the following:

Amendment (with title amendment)

Remove lines 228-288

TITLE AMENDMENT

Remove lines 17-23 and insert: regulation of athlete agents; repealing ss. 481.2131 and

369305

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Approved For Filing: 4/1/2011 4:08:44 PM Page 1 of 1

ļ	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
	•
1	Representative Saunders offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 228-288
5	
6	
7	TITLE AMENDMENT
8	Remove lines 17-23 and insert:
9	regulation of athlete agents; repealing ss. 481.2131 and

389489

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<u>Senate</u> <u>House</u>

CHAMBER ACTION

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 994-1244

TITLE AMENDMENT

Remove lines 50-56 and insert: to conform; repealing

296827

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Approved For Filing: 4/4/2011 10:10:31 AM Page 1 of 1

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Senate House

Representative Saunders offered the following:

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Amendment (with title amendment)

Remove lines 1245-1272

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TITLE AMENDMENT

Remove lines 56-63 and insert:

790.166, 843.16, and 849.0935, F.S., to conform;

305587

Approved For Filing: 4/4/2011 10:11:28 AM Page 1 of 1

Amen	dmer	ı 🕇	No.

Senate House

Representative Saunders offered the following:

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Amendment (with title amendment)

4

Remove lines 1273-1295

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TITLE AMENDMENT

9 10

Remove lines 64-67 and insert: repealing s. 501.143, F.S., relating to the Dance

902871

Approved For Filing: 4/4/2011 10:11:25 AM Page 1 of 1

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CHAMBER ACTION Senate House Representative Saunders offered the following: Amendment (with title amendment) Remove lines 1296-1299 TITLE AMENDMENT Remove lines 67-72 and insert:

conform;

Approved For Filing: 4/4/2011 10:11:12 AM Page 1 of 1

Ame	ndm	ent	No.
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	CF	HAMBER ACTION
	<u>Senate</u>	House
		•
-	Representative Saunders off	ered the following:
2	2	
3	Amendment (with title	amendment)
Į.	Remove lines 1300-1502	
5	5	
5	5	
'	TITLE	EAMENDMENT
3	Remove lines 73-80 and	insert:
)	repealing chapter	
- 1	J	

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Approved For Filing: 4/4/2011 10:11:07 AM Page 1 of 1

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Senate

House

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 1503-1507

TITLE AMENDMENT

Remove lines 80-85 and insert: 772.102, and 895.02, F.S., to conform;

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	CHAMBER ACTION
	Senate House
	·
1	Representative Saunders offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 1508-1570
5	
6	
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8	TITLE AMENDMENT
9	Remove lines 86-89
10	

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CHAMBER ACTION

Senate House

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 1571-1573

TITLE AMENDMENT

Remove lines 90-92 and insert: repealing part VIII of chapter 559, F.S.,

457171

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CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 1574-1577

TITLE AMENDMENT

Remove lines 92-94 and insert: parked vehicles; repealing

308623

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Approved For Filing: 4/4/2011 10:10:44 AM Page 1 of 1

Bill No. CS/HB 5005 (2011)

Ame	ndm	ent.	No.
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	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	Representative Saunders offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 1578-1687
5	
6	
7	
8	TITLE AMENDMENT
9	Remove lines 94-99 and insert:
10	regulation of certain business opportunities; repealing part XI

11

Approved For Filing: 4/4/2011 10:10:56 AM Page 1 of 1

of chapter 559, F.S.,

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Jenne offered the following:

Amendment (with title amendment)

Remove lines 1578-1687

TITLE AMENDMENT

Remove lines 94-99 and insert: regulation of certain business opportunities; repealing part XI of chapter 559, F.S.,

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Approved For Filing: 4/4/2011 11:10:27 AM Page 1 of 1

Ame	ndm	ent	No.
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<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 1688-1745

TITLE AMENDMENT

Remove lines 99-108 and insert: to conform; repealing s.

075711

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Amen	dmen	+	No.

Senate House

Representative Saunders offered the following:

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Amendment (with title amendment)

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Remove lines 1746-1747

TITLE AMENDMENT

Remove lines 108-110 and insert: 636.044, and 721.11, F.S., to conform; repealing s.

359767

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Page 1 of 1

Amen	dment.	No.
A 11 1 1 1 1	Carrier and Carrier	14().

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove lines 1748-1749

TITLE AMENDMENT

Remove lines 110-112 and insert: representatives involving commissions; providing an effective date.

288553

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Approved For Filing: 4/4/2011 10:10:38 AM Page 1 of 1

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Bullard offered the following:

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Amendment (with title amendment)

4

Remove line 1750 and insert:

5 6 Section 75. The regulation of tour-guide services in this state is solely the responsibility of the respective counties.

7 8

Section 76. Subsections (7), (8), (10), (11), and (13) of section 559.927, Florida Statutes, are amended to read:

9 10

559.927 Definitions.—For the purposes of this part, the term:

11

12

13 14 (7)

tour-guide services" includes, but is not limited to, car rentals, lodging, transfers, and sightseeing tours and all other such services that which are reasonably related to air, sea, rail, motor coach, or other medium of transportation, or

"Prearranged travel or, tourist-related services, or

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accommodations for which a purchaser receives a premium or 767007

Approved For Filing: 4/4/2011 11:44:08 AM Page 1 of 6

contracts or pays prior to or after departure. These terms also include services for which a purchaser, whose legal residence is outside the United States, contracts or pays prior to departure, and any arrangement by which a purchaser prepays for, receives a reservation or any other commitment to provide services prior to departure for, or otherwise arranges for travel directly to a terrorist state and which originates in Florida.

- (8) "Purchaser" means the purchaser of, or person otherwise entitled to receive, prearranged travel \underline{or}_{τ} tourist-related services, or tour-guide services, for a fee or commission, or who has acquired a vacation certificate for personal use.
- (10) "Satisfactory consumer complaint history" means no unresolved complaints regarding prearranged travel or tourist-related services, or tour-guide services are on file with the department. A complaint is unresolved when a seller of travel does not respond to the department's efforts to mediate the complaint or a complaint where the department has determined that a violation of this part has occurred and the complaint has not been satisfied by the seller of travel.
- (11) "Seller of travel" means any resident or nonresident person, firm, corporation, or business entity who offers for sale, directly or indirectly, at wholesale or retail, prearranged travel or, tourist-related services, or tour-guide services for individuals or groups, including, but not limited to, vacation or tour packages, or vacation certificates in exchange for a fee, commission, or other valuable consideration. The term includes any business entity offering membership in a 767007

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travel club or travel services for an advance fee or payment, even if no travel contracts or certificates or vacation or tour packages are sold by the business entity.

- (13) "Vacation certificate" means any arrangement, plan, program, or vacation package that promotes, discusses, or discloses a destination or itinerary or type of travel, whereby a purchaser for consideration paid in advance is entitled to the use of travel, accommodations, or facilities for any number of days, whether certain or uncertain, during the period in which the certificate can be exercised, and no specific date or dates for its use are designated. A vacation certificate does not include prearranged travel or, tourist-related services, or tour-guide services when a seller of travel remits full payment for the cost of such services to the provider or supplier within 10 business days of the purchaser's initial payment to the seller of travel.
- Section 77. Subsection (1) and paragraph (d) of subsection (3) of section 559.9285, Florida Statutes, are amended to read: 559.9285 Certification of business activities.—
 - (1) Each certifying party, as defined in s. 559.927(2):
- (a) Which does not offer for sale, at wholesale or retail, prearranged travel $\underline{\text{or}}_{\tau}$ tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida;
- (b) Which offers for sale, at wholesale or retail, only prearranged travel $\underline{\text{or}}_{\tau}$ tourist-related services, or tour-guide services for individuals or groups directly to any terrorist

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Page 3 of 6

state and which originate in Florida, but engages in no other business dealings or commerce with any terrorist state; or

- (c) Which offers for sale, at wholesale or retail, prearranged travel or tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida, and also engages in any other business dealings or commerce with any terrorist state,
- shall annually certify its business activities by filing a disclosure statement with the department which accurately represents the scope of the seller's business activities according to the criteria provided in paragraph (a), paragraph (b), or paragraph (c).
- (3) The department shall specify by rule the form of each certification under this section which shall include the following information:
- (d) The type of all prearranged travel or, tourist-related services, or tour-guide services that the certifying party offers for sale to individuals or groups traveling directly to any terrorist state and that originate in Florida, and the frequency with which such services are offered.
- Section 78. Subsection (22) of section 559.9335, Florida Statutes, is amended to read:
- 559.9335 Violations.—It is a violation of this part for any person:
- (22) To offer to sell, at wholesale or retail, prearranged travel or, tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which 767007

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originate in Florida, without disclosing such business activities in a certification filed under s. 559.9285(1)(b) or (c).

Section 79. Section 559.937, Florida Statutes, is amended to read:

559.937 Criminal penalties.—Any person or business that violates this part:

- (1) Commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) Which violation directly or indirectly pertains to an offer to sell, at wholesale or retail, prearranged travel or, tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida, commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083.

Section 80. This act shall take effect July 1, 2011.

120 Remove line 112 and insert

Remove line 112 and insert:
picture tubes; amending s. 559.927, F.S.; revising
definitions, to conform; amending s. 559.9285, F.S.;
deleting references to tour-guide services in provisions
relating to the certification of businesses; amending s.
559.9335, F.S.; deleting references to tour-guide services
in provisions relating to violations; amending s. 559.937,

F.S.; deleting references to tour-guide services in

TITLE AMENDMENT

Approved For Filing: 4/4/2011 11:44:08 AM Page 5 of 6

HOUSE AMENDMENT

Bill No. CS/HB 5005 (2011)

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provisions relating to criminal penalties; providing an effective date.

130

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CHAMBER ACTION

Senate

House

Representative Bullard offered the following:

1 2

Amendment (with title amendment)

3

Remove lines 1335-1338 and insert:

5 6 Section 59. The regulation of tour-guide services in this state is solely the responsibility of the respective counties.

7 8

Section 60. Subsections (7), (8), (10), (11), and (13) of section 559.927, Florida Statutes, are amended to read:

9 10 559.927 Definitions.—For the purposes of this part, the term:

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(7) "Prearranged travel or, tourist-related services, or tour-guide services" includes, but is not limited to, car rentals, lodging, transfers, and sightseeing tours and all other such services that which are reasonably related to air, sea, rail, motor coach, or other medium of transportation, or accommodations for which a purchaser receives a premium or

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203145

Approved For Filing: 4/4/2011 11:53:43 AM Page 1 of 6

contracts or pays prior to or after departure. These terms also include services for which a purchaser, whose legal residence is outside the United States, contracts or pays prior to departure, and any arrangement by which a purchaser prepays for, receives a reservation or any other commitment to provide services prior to departure for, or otherwise arranges for travel directly to a terrorist state and which originates in Florida.

- (8) "Purchaser" means the purchaser of, or person otherwise entitled to receive, prearranged travel \underline{or}_{τ} tourist-related services, or tour-guide services, for a fee or commission, or who has acquired a vacation certificate for personal use.
- (10) "Satisfactory consumer complaint history" means no unresolved complaints regarding prearranged travel or tourist-related services, or tour-guide services are on file with the department. A complaint is unresolved when a seller of travel does not respond to the department's efforts to mediate the complaint or a complaint where the department has determined that a violation of this part has occurred and the complaint has not been satisfied by the seller of travel.
- (11) "Seller of travel" means any resident or nonresident person, firm, corporation, or business entity who offers for sale, directly or indirectly, at wholesale or retail, prearranged travel or, tourist-related services, or tour-guide services for individuals or groups, including, but not limited to, vacation or tour packages, or vacation certificates in exchange for a fee, commission, or other valuable consideration. The term includes any business entity offering membership in a 203145

Approved For Filing: 4/4/2011 11:53:43 AM Page 2 of 6

travel club or travel services for an advance fee or payment, even if no travel contracts or certificates or vacation or tour packages are sold by the business entity.

- (13) "Vacation certificate" means any arrangement, plan, program, or vacation package that promotes, discusses, or discloses a destination or itinerary or type of travel, whereby a purchaser for consideration paid in advance is entitled to the use of travel, accommodations, or facilities for any number of days, whether certain or uncertain, during the period in which the certificate can be exercised, and no specific date or dates for its use are designated. A vacation certificate does not include prearranged travel or, tourist-related services, or tour-guide services when a seller of travel remits full payment for the cost of such services to the provider or supplier within 10 business days of the purchaser's initial payment to the seller of travel.
- Section 61. Subsection (1) and paragraph (d) of subsection (3) of section 559.9285, Florida Statutes, are amended to read: 559.9285 Certification of business activities.—
 - (1) Each certifying party, as defined in s. 559.927(2):
- (a) Which does not offer for sale, at wholesale or retail, prearranged travel or tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida;
- (b) Which offers for sale, at wholesale or retail, only prearranged travel or tourist-related services, or tour-guide services for individuals or groups directly to any terrorist

state and which originate in Florida, but engages in no other business dealings or commerce with any terrorist state; or

(c) Which offers for sale, at wholesale or retail, prearranged travel or tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida, and also engages in any other business dealings or commerce with any terrorist state,

shall annually certify its business activities by filing a
disclosure statement with the department which accurately
represents the scope of the seller's business activities
according to the criteria provided in paragraph (a), paragraph
(b), or paragraph (c).

- (3) The department shall specify by rule the form of each certification under this section which shall include the following information:
- (d) The type of all prearranged travel <u>or</u>, tourist-related services, or tour-guide services that the certifying party offers for sale to individuals or groups traveling directly to any terrorist state and that originate in Florida, and the frequency with which such services are offered.

Section 62. Subsection (22) of section 559.9335, Florida Statutes, is amended to read:

559.9335 Violations.—It is a violation of this part for any person:

(22) To offer to sell, at wholesale or retail, prearranged travel or, tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which 203145

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originate in Florida, without disclosing such business activities in a certification filed under s. 559.9285(1)(b) or (c).

Section 63. Section 559.937, Florida Statutes, is amended to read:

559.937 Criminal penalties.—Any person or business that violates this part:

- (1) Commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (2) Which violation directly or indirectly pertains to an offer to sell, at wholesale or retail, prearranged travel or tourist-related services, or tour-guide services for individuals or groups directly to any terrorist state and which originate in Florida, commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083.

Section 64. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2011.

TITLE AMENDMENT

123 Remove line 116 and insert:

circumstances; providing that the regulation of tour-guide services in this state is solely the responsibility of the respective counties; amending s. 559.927, F.S.; revising definitions, to conform; amending s. 559.9285, F.S.; deleting 203145

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HOUSE AMENDMENT

Bill No. CS/HB 5007 (2011)

references to tour-guide services in provisions relating to the
certification of businesses; amending s. 559.9335, F.S.;
deleting references to tour-guide services in provisions
relating to violations; amending s. 559.937, F.S.; deleting
references to tour-guide services in provisions relating to
criminal penalties; providing effective dates.

CHAMBER ACTION Senate House 1 Representative Kiar offered the following: 2 3 Amendment (with title amendment) 4 Remove lines 256-290 5 6 7 8 9 TITLE AMENDMENT 10 Remove lines 21-23 and insert:

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of prekindergarten education programs; amending s.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Bullard offered the following:

Amendment (with title amendment)

Between lines 1362 and 1363, insert:

Section 28. If the Legislature fails to provide sufficient funds to compensate instructional personnel and school administrators under the performance salary schedule pursuant to 1012.22(1)(c)5., Florida Statutes, by July 1, 2014, school districts may award professional service contracts to instructional personnel and school administrators who are rated "effective" or "highly effective" as an alternative means of rewarding them.

TITLE AMENDMENT

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Bill No. CS/HB 5101 (2011)

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Between lines 102 and 103	, insert:
authorizing school districts t	o award professional service
contracts to instructional per	sonnel and school administrators
under certain circumstances;	

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
	•
-	Representative Gibbons offered the following:
2	Amendment (with directory and title amendments)
	Remove lines 587-631
	DIRECTORY AMENDMENT
	Remove lines 582-584 and insert:
	Section 9. Subsection (7) is added to section 1009.531,
	Florida Statutes, to read:
2	
3	TITLE AMENDMENT
4	Remove lines 39-41 and insert:

454735

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Bill No. HB 5201 (2011)

Amendment No.

universities; amending s. 1009.531, F.S., relating to the

Florida Bright Futures Scholarship Program; providing an

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CHAMBER ACTION

Senate House

Representative Gibbons offered the following:

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Amendment (with title amendment)

Between lines 1115 and 1116, insert:

Section 25. The State Board of Education and the Board of Governors shall conduct a study to determine if the Florida Bright Futures Scholarship Program should be needs based in part or in whole. The study with recommendations shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2012.

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TITLE AMENDMENT

Remove line 85 and insert:

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Bill No. HB 5201 (2011)

Amen	dme	nt	No.

by specified dates; requiring the State Board of Education and the Board of Governors to conduct a study relating to the Florida Bright Futures Scholarship Program; requiring recommendations to be submitted to the Governor and the Legislature; providing an effective date.

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Bill No. HB 5301 (2011)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Metz offered the following:

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Amendment (with title amendment)

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Between lines 34 and 35, insert:

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Section 2. Subsection (5) of section 393.18, Florida Statutes, is amended to read:

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comprehensive transitional education program is a group of jointly operating centers or units, the collective purpose of which is to provide a sequential series of educational care,

393.18 Comprehensive transitional education program.-A

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training, treatment, habilitation, and rehabilitation services to persons who have developmental disabilities and who have

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severe or moderate maladaptive behaviors. However, this section

does not require such programs to provide services only to

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persons with developmental disabilities. All such services shall

be temporary in nature and delivered in a structured residential 321547

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setting, having the primary goal of incorporating the principle of self-determination in establishing permanent residence for persons with maladaptive behaviors in facilities that are not associated with the comprehensive transitional education program. The staff shall include behavior analysts and teachers, as appropriate, who shall be available to provide services in each component center or unit of the program. A behavior analyst must be certified pursuant to s. 393.17.

- (5) (a) Licensure is authorized for comprehensive transitional education programs which by July 1, 1989:
 - 1. (a) Were in actual operation; or
- 2.(b) Owned a fee simple interest in real property for which a county or city government has approved zoning allowing for the placement of the facilities described in this subsection, and have registered an intent with the agency to operate a comprehensive transitional education program. However, nothing prohibits the assignment by such a registrant to another entity at a different site within the state, if there is compliance with the criteria of this program and local zoning requirements and each residential facility within the component centers or units of the program authorized under this paragraph does not exceed a capacity of 15 persons.
- (b) Licensure is authorized of a comprehensive transitional education program to a program that was in actual operation on July 1, 2000, and which has registered an intent with the agency to establish and operate a comprehensive transitional education program at a separate site within the state, if there is compliance with the criteria of this program 321547

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Bill No. HB 5301 (2011)

Amendment No.

and local zoning requirements and each residential facility within the component centers or units of the program authorized under this paragraph does not exceed a capacity of 15 persons.

Nothing herein would require or mandate the expenditure of state funds, in excess of funds appropriated by the Legislature, for placement of individuals within the program licensed pursuant to this paragraph.

TITLE AMENDMENT

Remove line 9 and insert:

that requirement; amending s. 393.18, F.S., relating to comprehensive transitional education programs; authorizing licensure of certain programs meeting specified criteria; providing an effective date.

CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Saunders offered the following:

Amendment (with title amendment)

Remove line 51 and insert:

Section 3. After June 30, 2012, the revenue from the cigarette and tobacco products surcharges which is deposited into the Health Care Trust Fund pursuant to ss. 210.011(9) and 210.276(7), Florida Statutes, may not be appropriated, allocated, or otherwise distributed except by express authorization in a separate bill for that purpose only passed by a two-thirds vote of each house of the Legislature.

Section 4. This act shall take effect July 1, 2011.

TITLE AMENDMENT

Remove line 9 and insert:

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Bill No. HB 5303 (2011)

Amendment No.

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reference; providing a condition on appropriation, allocation, or other distribution of revenue from the cigarette and tobacco products surcharges after a specified date; providing an effective date.

283703

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