

## **Appropriations Committee**

Thursday, February 22, 2018 1:00 PM – 4:00 PM 212 Knott Building

**Action Packet** 

## Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

Summary:

### **Appropriations Committee**

Thursday February 22, 2018 01:00 pm

CS/HB 7063 Favorable With Committee Substitute	Yeas: 24	Nays: 0
Amendment 009415 Adopted Without Objection		
Amendment 058745 Adopted Without Objection		
HB 7083 Favorable With Committee Substitute	Yeas: 23	Nays: 0
Amendment 068039 Adopted Without Objection		
HB 7085 Favorable With Committee Substitute	Yeas: 24	Nays: 0
Amendment 815081 Adopted Without Objection		
PCS for HB 7087 Favorable With Amendment(s)	Yeas: 18	Nays: 7
Amendment PCS for HB 7087 a1 Not Considered		
Amendment PCS for HB 7087 a2 Adopted Without Objection		
Amendment PCS for HB 7087 SA1 Withdrawn		
HB 7089 Favorable	Yeas: 24	Nays: 0

## Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

#### Attendance:

	Present	Absent	Excused
Carlos Trujillo (Chair)	X		
Larry Ahern	X		
Ben Albritton	X		
Lori Berman	Х		
Michael Bileca	X		
Jim Boyd	X		
Jason Brodeur	X		
Janet Cruz			Х
W. Travis Cummings	X	·	
Manny Diaz, Jr.	x	Self-i	
Bobby DuBose			Х
Dane Eagle	Х		
Katie Edwards-Walpole	Х		
Bill Hager			Х
Blaise Ingoglia	X		
Clay Ingram	X		
Shevrin Jones	Х		
Kionne McGhee	Х		
Larry Metz	Х		
George Moraitis, Jr.	X		
Jared Moskowitz	X		
Jeanette Nuñez	X		
Jose Oliva			Х
Elizabeth Porter	X		
Holly Raschein	X		
David Richardson	X		
Ray Rodrigues	X		
Chris Sprowls	X		
Cynthia Stafford	X		
Richard Stark	X		
Totals:	26	0	4

## **Appropriations Committee**

2/22/2018 1:00PM

**Location:** Webster Hall (212 Knott) **CS/HB 7063 : Natural Resources** 

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Ben Albritton	X				
Lori Berman	X				
Michael Bileca	X				
Jim Boyd	X				
Jason Brodeur	X				
Janet Cruz			X		
W. Travis Cummings	X				
Manny Diaz, Jr.	X				
Bobby DuBose			X		
Dane Eagle	X				<del></del>
Katie Edwards-Walpole	X				
Bill Hager			X		
Blaise Ingoglia	x				
Clay Ingram	X				
Shevrin Jones	X				
Kionne McGhee	X				
Larry Metz	X				
George Moraitis, Jr.	X				
Jared Moskowitz			Х		
Jeanette Nuñez	X				
Jose Oliva			Х		
Elizabeth Porter	X				
Holly Raschein	X	."			
David Richardson			Х		
Ray Rodrigues	X			- America	
Chris Sprowls	X				
Cynthia Stafford	X				
Richard Stark	Х				
Carlos Trujillo (Chair)	X				
	Total Yeas: 24	Total Nays: 0			

## CS/HB 7063 Amendments

#### Amendment 009415

X Adopted Without Objection

#### Amendment 058745

X Adopted Without Objection

## Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

CS/HB 7063: Natural Resources (continued)

**Appearances:** 

Danielle H. Irwin (General Public) - Waive In Support

League of Womens Voters

Volunteer

3185 Ferns Glen Dr.

Tallahassee Florida 32309

Phone: 904-537-5013

Moore, Travis (Lobbyist) - Proponent

Defenders of Wildlife

PO Box 2020

St Petersburg FL 33731-2020

Phone: (727) 421-6902

Amendment 058745

O'Hara, Rebecca (Lobbyist) - Waive In Support

Florida League of Cities, Inc

Deputy General Counsel

PO Box 1757

Tallahassee FL 32302-1757

Phone: (850) 222-4684

Amendment 009415

Danielle H. Irwin (General Public) - Waive In Support

League of Womens Voters

Volunteer

3185 Ferns Glen Dr.

Tallahassee Florida 32309

Phone: 904-537-5013

Amendment 058745

Danielle H. Irwin (General Public) - Waive In Support

League of Womens Voters

Volunteer

3185 Ferns Glen Dr.

Tallahassee Florida 32309

Phone: 904-537-5013

Kurt Spitzen (Lobbyist) - Waive In Support

Florida Stormwater Association

Exec. Director

719 E. Park Ave.

Tallahassee FL 32301

Phone: 850-228-6212

Gentry, Richard (Lobbyist) - Waive In Support

Stand Up For North Florida

2305 Braeburn Cir

Tallahassee FL 32309

Phone: (850) 251-1837

## Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

CS/HB 7063: Natural Resources (continued)

**Appearances: (continued)** 

Amendment 058745
Bonfanti, Joanna (Lobbyist) - Waive In Support
Florida Section American Water Works Association
215 S Monroe St Ste 601
Tallahassee FL 32301
Phone: (850) 521-1980

Abberger, William (Lobbyist) - Proponent Trust for Public Land, The 306 N Monroe St Tallahassee FL 32301 Phone: (850) 294-2006

Moncrief, Aliki (Lobbyist) - Proponent Florida Conservation Voters, Inc. 1700 N Monroe St # 11-286 Tallahassee FL 32303-5535 Phone: (850) 629-4656

(2018)

#### Amendment No. 1

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	$\mathbf{x}$ (Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Appropriations Committee Representative Caldwell offered the following:

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#### Amendment (with title amendment)

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Remove lines 469-495 and insert:

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215.618 Bonds for acquisition and improvement of land, water areas, and related property interests and resources .-

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The issuance of Florida Forever bonds, not to

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acquisition and improvement of land, water areas, and related

exceed \$5.3 billion, to finance or refinance the cost of

11 12 property interests and resources, in urban and rural settings,

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for the purposes of restoration, conservation, recreation, water

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capital improvements to lands and water areas that accomplish

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environmental restoration, enhance public access and

resource development, or historical preservation, and for

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recreational enjoyment, promote long-term management goals, and

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facilitate water resource development is hereby authorized,
subject to s. 259.105, and to finance or refinance costs
identified in s. 373.4598(10)(b) is authorized. The issuance of
Florida Forever bonds shall be and pursuant to s. 11(e), Art.
VII of the State Constitution and, on or after July 1, 2015, to
also finance or refinance the acquisition and improvement of
land, water areas, and related property interests and the costs
identified in s. 373.4598(10)(b) as provided in s. 28, Art. X of
the State Constitution. The \$5.3 billion limitation on the
issuance of Florida Forever bonds does not apply to refunding
bonds. The duration of each series of Florida Forever bonds
issued may not exceed 20 annual maturities. Not more than 58.25
percent of documentary stamp taxes collected may be taken into
account for the purpose of satisfying an additional bonds test
set forth in any authorizing resolution for bonds issued on or
after July 1, 2015.

## $\verb|TITLE| AMENDMENT |$

Remove lines 35-38 and insert:
resource development projects; authorizing the use of proceeds
from Florida Forever bonds for water storage reservoir projects
under the Comprehensive Everglades Restoration Plan; amending s.
253.0251, F.S.;

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Bill No. CS/HB 7063 (2018)

#### Amendment No. 2

COMMITTEE/SUBCOMM	ITTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	<b>x</b> (Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Appropriations Committee Representative Caldwell offered the following:

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## Amendment (with title amendment)

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Remove lines 1656-2350 and insert:

6 7 Section 13. Paragraph (j) is added to subsection (4) of section 260.0142, Florida Statutes, to read:

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260.0142 Florida Greenways and Trails Council; composition; powers and duties.—

and interconnected trail systems or trail centers.

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(4) The duties of the council shall include the following:

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(j) Assist state agencies, local governments, and trail support organizations seeking recognition and designation from

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regional and national recreation organizations for outstanding

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Section 14. Paragraph (a) of subsection (2) of section

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260.016, Florida Statutes, is amended to read:

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260.016	General	powers	of	the	department
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- (2) The department shall:
- (a) Evaluate lands for the acquisition of greenways and trails and compile a list of suitable corridors, greenways, and trails, ranking them in order of priority for proposed acquisition. The department shall devise a method of evaluation which includes, but is not limited to, the consideration of:
- $\underline{1.}$  The importance and function of such corridors within the statewide system as reflected on the opportunity maps; and
  - 2. The landowners' willingness to negotiate;
- 3. The trail system's ability to connect communities, developed and natural areas, and other recreational opportunities; and
- 4. The trail system's potential to receive recognition and designation from regional and national recreation organizations for outstanding and interconnected trail systems or trail centers.

Section 15. Subsections (9), (10), and (11) are added to section 373.089, Florida Statutes, to read:

373.089 Sale or exchange of lands, or interests or rights in lands.—The governing board of the district may sell lands, or interests or rights in lands, to which the district has acquired title or to which it may hereafter acquire title in the following manner:

(9) No disposition of land may be made if it would cause

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all or any portion of the interest on any revenue bonds to fund acquisitions made by the district to lose the exclusion from gross income for purposes of federal income taxation. Proceeds derived from such disposition may not be used for any purpose except the purchase of other lands meeting the criteria specified in s. 373.139 or payment of debt service on revenue bonds or notes issued under s. 373.584.

- (10) Proceeds from the sale of surplus conservation lands purchased with Florida Forever funds before July 1, 2015, shall be deposited into the Florida Forever Trust Fund if the district does not use the proceeds to purchase other lands meeting the criteria specified in s. 373.139 or payment of debt service on revenue bonds or notes issued under s. 373.584 within 3 years. If the district purchased the conservation land with multiple revenue sources, the district shall deposit an amount based on the percentage of Florida Forever funds used for the original purchase.
- (11) Proceeds from the sale of surplus conservation lands purchased with state funds on or after July 1, 2015, shall be deposited into the Land Acquisition Trust Fund if the district does not use the proceeds to purchase other lands meeting the criteria specified in s. 373.139 or payment of debt service on revenue bonds or notes issued under s. 373.584 within 3 years. If the district purchased the conservation land with funds other than those from the Land Acquisition Trust Fund or a land

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acquisition trust fund created to implement s. 28, Art. X of the State Constitution, the proceeds shall be deposited into the fund from which the land was purchased. If the district purchased the conservation land with multiple revenue sources, the district shall deposit an amount based on the percentage of state funds used for the original purchase.

If the Board of Trustees of the Internal Improvement Trust Fund declines to accept title to the lands offered under this section, the land may be disposed of by the district under the provisions of this section.

Section 16. Subsection (6) of section 373.139, Florida Statutes, is amended to read:

373.139 Acquisition of real property.-

(6) A district may dispose of land acquired under this section pursuant to s. 373.056 or s. 373.089. However, no such disposition of land shall be made if it would have the effect of causing all or any portion of the interest on any revenue bonds issued pursuant to s. 259.101 or s. 259.105 to fund the acquisition programs detailed in this section to lose the exclusion from gross income for purposes of federal income taxation. Revenue derived from such disposition may not be used for any purpose except the purchase of other lands meeting the criteria specified in this section or payment of debt service on revenue bonds or notes issued under s. 373.584.

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Section 17.	Subsection	(7)	is	added	to	section	373.1391,
Florida Statutes,	to read:						

373.1391 Management of real property.-

(7) All revenues generated through multiple-use management or compatible secondary-use management of district conservation lands purchased with state funds shall be retained by the district responsible for such management and shall be used to pay for management activities on all conservation, preservation, and recreation lands under the district's jurisdiction. In addition, such revenues shall be segregated in a district trust fund or special revenue account and shall remain available to the district in subsequent fiscal years to fund land management activities.

Section 18. Paragraph (h) of subsection (4) of section 373.199, Florida Statutes, is amended to read:

373.199 Florida Forever Water Management District Work Plan.-

- (4) The list submitted by the districts shall include, where applicable, the following information for each project:
- (h) A clear and concise estimate of the funding needed to carry out the restoration, protection, or improvement project, or the development of new water resources, where applicable, and a clear and concise identification of the projected sources and uses of Florida Forever funds. Only the land acquisition elements and associated land acquisition costs for projects

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118	other	projec	ct (	elem	nents	must	use	oth	er fund:	ing	sourc	ces.	

Section 19. Paragraph (d) of subsection (9) of section 373.4598, Florida Statutes, is amended and paragraph (f) is added to that subsection to read:

373.4598 Water storage reservoirs.-

- (9) C-51 RESERVOIR PROJECT.-
- (d) If state funds are appropriated for Phase I or Phase II of the C-51 reservoir project:
- 1. The district, to the extent practicable, must shall operate either Phase I or Phase II of the reservoir project to maximize the reduction of high-volume Lake Okeechobee regulatory releases to the St. Lucie or Caloosahatchee estuaries, in addition to maximizing the reduction of harmful discharges providing relief to the Lake Worth Lagoon. However, the operation of Phase I of the C-51 reservoir project must be in accordance with any operation and maintenance agreement adopted by the district;
- 2. Water made available by <u>Phase I or Phase II of</u> the reservoir <u>must shall</u> be used for natural systems in addition to any <u>permitted</u> <u>allocated</u> amounts for water supply; and
- 3. Any Water received from Lake Okeechobee may only not be available to support consumptive use permits if such use is in accordance with the district rules.
- (f) The district may enter into a capacity allocation

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142	agreement with a water supply entity for a pro rata share of
143	unreserved capacity in the water storage facility and may
144	request the department to waive repayment of all or a portion of
145	the loan issued pursuant to s. 373.475. The department may
146	authorize such waiver if the department determines it has
147	received reasonable value for such waiver. The district is not
148	responsible for repaying any portion of the loan issued pursuant
149	to s. 373.475, which is waived pursuant to this paragraph.
150	Section 20. Subsection (10) is added to section 373.713,
151	Florida Statutes, to read:
152	373.713 Regional water supply authorities.—
153	(10) Each regional water supply authority shall annually
154	coordinate with the appropriate water management district to
155	submit a status report on water resource development projects
156	receiving state funding for inclusion in the consolidated water
157	management district annual report required by s. 373.036(7).
158	Section 21. Paragraph (b) of subsection (3) of section
159	375.041, Florida Statutes, is amended to read:
160	375.041 Land Acquisition Trust Fund
161	(3) Funds distributed into the Land Acquisition Trust Fund
162	pursuant to s. 201.15 shall be applied:

- (b) Of the funds remaining after the payments required under paragraph (a), but before funds may be appropriated, pledged, or dedicated for other uses:
- 1. A minimum of the lesser of 25 percent or \$200 million 058745 - h7063 line1656 Caldwell2.docx

shall be appropriated annually for Everglades projects that
implement the Comprehensive Everglades Restoration Plan as set
forth in s. 373.470, including the Central Everglades Planning
Project subject to Congressional authorization; the Long-Term
Plan as defined in s. 373.4592(2); and the Northern Everglades
and Estuaries Protection Program as set forth in s. 373.4595.
From these funds, \$32 million shall be distributed each fiscal
year through the 2023-2024 fiscal year to the South Florida
Water Management District for the Long-Term Plan as defined in
s. 373.4592(2). After deducting the \$32 million distributed
under this subparagraph, from the funds remaining, a minimum of
the lesser of 76.5 percent or \$100 million shall be appropriated
each fiscal year through the 2025-2026 fiscal year for the
planning, design, engineering, and construction of the
Comprehensive Everglades Restoration Plan as set forth in s.
373.470, including the Central Everglades Planning Project , the
Everglades Agricultural Area Storage Reservoir Project, the Lake
Okeechobee Watershed Project, the C-43 West Basin Storage
Reservoir Project, the Indian River Lagoon-South Project, the
Western Everglades Restoration Project, and the Picayune Strand
Restoration Project. The Department of Environmental Protection
and the South Florida Water Management District shall give
preference to those Everglades restoration projects that reduce
harmful discharges of water from Lake Okeechobee to the St.
Lucie or Caloosahatchee estuaries in a timely manner, with the

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highest priority given to the C-43 West Basin Storage Reservoir
Project. For the purpose of performing the calculation provided
in this subparagraph, the amount of debt service paid pursuant
to paragraph (a) for bonds issued after July 1, 2016, for the
purposes set forth under paragraph (b) shall be added to the
amount remaining after the payments required under paragraph
(a). The amount of the distribution calculated shall then be
reduced by an amount equal to the debt service paid pursuant to
paragraph (a) on bonds issued after July 1, 2016, for the
purposes set forth under this subparagraph.

- 2. A minimum of the lesser of 7.6 percent or \$50 million shall be appropriated annually for spring restoration, protection, and management projects. For the purpose of performing the calculation provided in this subparagraph, the amount of debt service paid pursuant to paragraph (a) for bonds issued after July 1, 2016, for the purposes set forth under paragraph (b) shall be added to the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth under this subparagraph.
- 3. The sum of \$5 million shall be appropriated annually each fiscal year through the 2025-2026 fiscal year to the St.

  Johns River Water Management District for projects dedicated to

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the restoration of Lake Apopka. This distribution shall be
reduced by an amount equal to the debt service paid pursuant to
paragraph (a) on bonds issued after July 1, 2016, for the
purposes set forth in this subparagraph.

- 4. The sum of \$64 million is appropriated and shall be transferred to the Everglades Trust Fund for the 2018-2019 fiscal year, and each fiscal year thereafter, for the EAA reservoir project pursuant to s. 373.4598. Any funds remaining in any fiscal year shall be made available only for Phase II of the C-51 reservoir project or projects identified in subparagraph 1. and must be used in accordance with laws relating to such projects. Any funds made available for such purposes in a fiscal year are in addition to the amount appropriated under subparagraph 1. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2017, for the purposes set forth in this subparagraph.
- 5. The following sums shall be appropriated annually each fiscal year to the Florida Forever Trust Fund for distribution by the Department of Environmental Protection pursuant to s. 259.105(3):
- a. For the 2019-2020 fiscal year and the 2020-2021 fiscal year, the sum of \$57 million.
  - b. For the 2021-2022 fiscal year, the sum of \$78 million.
  - c. For the 2022-2023 fiscal year, the sum of \$89 million.

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242	d. For the 2023-2024 fiscal year and the 2024-2025 fiscal
243	year, the sum of \$110 million.
244	e. For the 2025-2026 fiscal year, the sum of \$127 million.
245	f. For the 2026-2027 fiscal year, the sum of \$147 million.
246	g. For the 2027-2028 fiscal year, the sum of \$157 million.
247	h. For the 2028-2029 fiscal year, the sum of \$179 million.
248	i. For the 2029-2030 fiscal year and each fiscal year
249	through the 2035-2036 fiscal year, the sum of \$200 million.
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251	The distribution shall be reduced by an amount equal to the debt
252	service paid pursuant to paragraph (a) on bonds issued after
253	July 1, 2018, for the purposes set forth in this subparagraph.
254	5. Notwithstanding subparagraph 3., for the 2017-2018
255	fiscal year, funds shall be appropriated as provided in the
256	General Appropriations Act. This subparagraph expires July 1,
257	<del>2018.</del>
258	Section 22. Subsection (3) of section 380.508, Florida
259	Statutes, is amended to read:
260	380.508 Projects; development, review, and approval
261	(3) In accordance with procedures adopted by the trust,
262	local governments and nonprofit organizations may propose
263	projects for the trust to consider for funding or technical
264	assistance. When a local government demonstrates the need for
265	assistance in preparing a project proposal, the trust, whenever

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possible, shall provide such assistance. When selecting projects

connect linkage corridors;

267	to provide funding or technical assistance, the trust must
268	emphasize projects that enhance the coordination and completion
269	of land acquisition projects, as measured by:
270	(a) The number of acres acquired that enhance essential
271	natural resources, contribute to ecosystem service parcels, and
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- (b) The number of shared acquisition projects among
  Florida Forever funding partners and partners with other funding
  sources, including local governments and the federal government;
  and
- (c) For urban greenways and open space projects, the number of acres acquired that connect communities, developed and natural areas, and other recreational opportunities that have the potential to receive recognition and designation from regional and national recreation organizations for outstanding and interconnected trail systems or trail centers.

Section 23. Subsection (4) of section 388.261, Florida Statutes, is amended to read:

388.261 State aid to counties and districts for arthropod control; distribution priorities and limitations.—

(4) The department must use Up to 20 percent of the annual funds appropriated to local governments for arthropod control may be used for arthropod control research or demonstration projects as approved by the department.

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Sec	ction 24.	Paragra	iph (c)	is	added	to	subsection	(12)	of
section	403.067,	Florida	Statute	es,	to rea	ad:			

- 403.067 Establishment and implementation of total maximum daily loads.—
  - (12) IMPLEMENTATION OF ADDITIONAL PROGRAMS.-
- (c) The department may consider and include innovative nutrient reduction pilot projects designed to reduce nutrient pollution as part of basin management action plans pursuant to subsection (7). The department may also provide cost-share funding for innovative nutrient reduction pilot projects.

Section 25. Section 403.0891, Florida Statutes, is amended to read:

- 403.0891 State, regional, and local stormwater management plans and programs.—The department, the water management districts, and local governments, and the Department of <a href="Transportation">Transportation</a> shall have the responsibility for the development of mutually compatible stormwater management programs.
- (1) The department shall include goals in the water resource implementation rule for the proper management of stormwater.
- (2) Each water management district to which the state's stormwater management program is delegated shall establish district and, where appropriate, watershed or drainage basin stormwater management goals which are consistent with the goals adopted by the state and with plans adopted pursuant to ss.

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316 373.451-373.4595, the Surface Water Improvement and Management 317 Act.

- (3) (a) Each local government required by chapter 163 to submit a comprehensive plan, whose plan is submitted after July 1, 1992, and the others when updated after July 1, 1992, in the development of its stormwater management program described by elements within its comprehensive plan shall consider the water resource implementation rule, district stormwater management goals, plans approved pursuant to the Surface Water Improvement and Management Act, ss. 373.451-373.4595, and technical assistance information provided by the water management districts pursuant to s. 373.711.
- (b) Local governments are encouraged to consult with the water management districts, the Department of Transportation, and the department before adopting or updating their local government comprehensive plan or public facilities report as required by s. 189.08, whichever is applicable.
- (4) The department, in coordination and cooperation with water management districts and local governments, shall conduct a continuing review of the costs of stormwater management systems and the effect on water quality and quantity, and fish and wildlife values. The department, the water management districts, and local governments shall use the review for planning purposes and to establish priorities for watersheds and stormwater management systems which require better management

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and treatment of stormwater with emphasis on the costs and benefits of needed improvements to stormwater management systems to better meet needs for flood protection and protection of water quality, and fish and wildlife values.

- (5) The results of the review shall be maintained by the department and the water management districts and shall be provided to appropriate local governments or other parties on request. The results also shall be used in the development of the goals developed pursuant to subsections (1) and (2).
- Opportunity, in cooperation with local governments in the coastal zone, shall develop a model stormwater management program that could be adopted by local governments. The model program shall contain dedicated funding options, including a stormwater utility fee system based upon an equitable unit cost approach. Funding options shall be designed to generate capital to retrofit existing stormwater management systems, build new treatment systems, operate facilities, and maintain and service debt.
- (7) The Department of Transportation shall coordinate with the department, water management districts, and local governments to determine whether it is economically feasible to use stormwater resulting from road construction projects for the beneficial use of providing alternative water supplies, including, but not limited to, directing stormwater to reclaimed

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 7063 (2018)

Amendment No. 2

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water facilities or water storage reservoirs. If the affected parties determine that beneficial use of such stormwater is economically feasible, such use shall be implemented by the parties. The department, in consultation with the Department of Transportation, may adopt rules to implement this subsection.

Section 26. Subsection (12) of section 403.814, Florida Statutes, is amended to read:

403.814 General permits; delegation.-

(12) A general permit is granted for the construction, alteration, and maintenance of a stormwater management system serving a total project area of up to 10 acres meeting the criteria of this subsection. Such stormwater management systems must be designed, operated, and maintained in accordance with applicable rules adopted pursuant to part IV of chapter 373. There is a rebuttable presumption that the discharge from such systems complies with state water quality standards. The construction of such a system may proceed without any further agency action by the department or water management district if, before construction begins, an electronic self-certification is submitted to the department or water management district which certifies that the proposed system was designed by a Florida registered professional and that the registered professional has certified that the proposed system meets the requirements of this section and will meet the following additional requirements:

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Bill No. CS/HB 7063 (2018)

### Amendment No. 2

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(a)	The total project area involves less than 10 acres and	ıd
less than	2 acres of impervious surface;	

- (b) Activities will not impact wetlands or other surface waters:
- (c) Activities are not conducted in, on, or over wetlands or other surface waters;
- (d) Drainage facilities will not include pipes having diameters greater than 24 inches, or the hydraulic equivalent, and will not use pumps in any manner;
- (e) The project is not part of a larger common plan, development, or sale; and
  - (f) The project does not cause or contribute to:
- 1. Cause Adverse water quantity or flooding impacts to receiving water and adjacent lands;
- 2. Cause Adverse impacts to existing surface water storage and conveyance capabilities;
  - 3. Cause A violation of state water quality standards; or
- 4. Cause An adverse impact to the maintenance of surface or ground water levels or surface water flows established pursuant to s. 373.042 or a work of the district established pursuant to s. 373.086.
- Section 27. Section 403.892, Florida Statutes, is created to read:
  - 403.892 Asset management plan and reserve fund.-
  - (1) The Legislature finds the development and

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implementation of an asset management program by public water systems and domestic wastewater treatment systems that includes a long-range financial planning component is consistent with industry best practices and is necessary to achieve sustainable infrastructure and protect public health. An asset management program is implemented through a written asset management plan that includes detailed asset inventories, sustainable levels of service and performance goals, identification and ranking of assets critical to sustainable performance, analysis of minimum life-cycle costs, and optimum long-term funding strategies. (2) By August 1, 2020, each public water system, as defined in s. 403.852, and domestic wastewater treatment system shall develop a written asset management plan in accordance with United States Environmental Protection Agency guidance on asset management for water and wastewater utilities. The asset management plan shall be updated annually. The plan and annual updates to the plan shall be posted on a publicly available website. As used in this section, the term "domestic wastewater treatment system" means any plant or other works used to treat, stabilize, or hold domestic wastes, including pipelines or conduits, pumping stations, and force mains and all other structures, devices, appurtenances, and facilities used for collecting or conducting wastes to an ultimate point for treatment or disposal. A domestic wastewater treatment system

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Published On: 2/21/2018 6:48:05 PM

does not include an onsite sewage treatment and disposal system

as defined in s. 381.0065.

system or domestic wastewater treatment system must demonstrate that it is implementing an asset management plan in accordance with this section, and the plan adequately addresses long-term funding strategies for maintaining assets to meet required levels of service and long-term system needs. Funding strategies may include a rate structure appropriate for the customer base, use of reserves or other forms of asset annuities, and financing mechanisms for repair and replacement of assets.

Section 28. Section 403.893, Florida Statutes, is created to read:

treatment system infrastructure floodplain resiliency.—It is the policy of the state to encourage public water systems and domestic wastewater treatment systems to increase the resilience of their critical infrastructure against flooding. Any new infrastructure for a public water system or domestic wastewater treatment system located within an area identified in accordance with the Federal Emergency Management Agency's 100-year and 500-year flood maps as a special flood hazard area or a moderate flood hazard area must be built to withstand the respective flood conditions. Such new infrastructure must include, at a minimum, elevated control panels and appurtenant structures above the flood prone elevation and submersible components,

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 7063 (2018)

Amendment No. 2

466 including pumps and flow meters.

467	Section 29. Subsection (9) is added to section 570.76,
468	Florida Statutes, to read:
469	570.76 Department of Agriculture and Consumer Services;
470	powers and duties.—For the accomplishment of the purposes
471	specified in this act, the department shall have all powers and
472	duties necessary, including, but not limited to, the power and
473	duty to:
474	(9) Provide assistance to local governments in
475	administering local rural-lands-protection easement programs.
476	The department may provide technical support to review
477	applications for inclusion in the local government's program and
478	monitor compliance with the conservation easements. The
479	department may not use any state funds to assist in the purchase
480	of such easements or pay any acquisition costs. The local
481	government must compensate the department for its services. The
482	agreement for assistance must be documented in a memorandum of
483	agreement between the department and the local government. The
484	title to such conservation easements shall be held in the name
485	of the local government.
486	Section 30. Section 1004.49, Florida Statutes, is amended
487	to read:
488	1004.49 Florida LAKEWATCH Program.—The Florida LAKEWATCH
489	Program is hereby created within the <u>School of Forest Resources</u>
490	and Conservation's Fisheries and Aquatic Sciences Program

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Department of Fisheries and Aquaculture of the Institute of Food
and Agricultural Sciences at the University of Florida. The
purpose of the program is to provide public education and
training with respect to the water quality of Florida's lakes.
The Fisheries and Aquatic Sciences Program Department of
Fisheries and Aquaculture may, in implementing the LAKEWATCH
program:

- (1) Train, supervise, and coordinate volunteers to collect water quality data from Florida's lakes, streams, and estuaries.
  - (2) Compile the data collected by volunteers.
- (3) Disseminate information to the public about the LAKEWATCH program.
- (4) Provide or loan equipment to volunteers in the program.
- (5) Perform other functions as may be necessary or beneficial in coordinating the LAKEWATCH program.

Data collected and compiled shall be used to establish trends and provide general background information and <u>may shall in no instance</u> be used <u>by the Department of Environmental Protection</u> if the data collection methods meet sufficient quality assurance and quality control requirements approved by the Department of Environmental Protection in a regulatory proceeding.

Section 31. Subsection (1) of section 20.3315, Florida Statutes, is amended to read:

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- 20.3315 Florida Forever Program Trust Fund of the Florida Fish and Wildlife Conservation Commission.—
- (1) There is created a Florida Forever Program Trust Fund within the Florida Fish and Wildlife Conservation Commission to carry out the duties of the commission under the Florida Forever Act as specified in  $\underline{s.\ 259.105}\ \underline{s.\ 259.105(3)(g)}$ . The trust fund shall receive funds pursuant to  $\underline{s.\ 259.105}\ \underline{s.\ 259.105(3)(g)}$ .

Section 32. Subsection (4) and paragraph (b) of subsection (5) of section 253.027, Florida Statutes, are amended to read:

253.027 Emergency archaeological property acquisition.—

- (4) EMERGENCY ARCHAEOLOGICAL ACQUISITION.—The sum of \$2 million shall be reserved annually within the Florida Forever Trust Fund for the purpose of emergency archaeological acquisition. Any portion of that amount not spent or obligated by the end of the third quarter of the fiscal year may be used for approved acquisitions pursuant to  $\underline{s. 259.105(3)(a)}$   $\underline{s. 259.105(3)(b)}$ .
  - (5) ACCOUNT EXPENDITURES.-
- (b) Funds may not No moneys shall be spent from the account for excavation or restoration of the properties acquired. Funds may be spent for preliminary surveys to determine if the sites meet the criteria of this section. An amount not to exceed \$100,000 may also be spent from the account to inventory and evaluate archaeological and historic resources on properties purchased, or proposed for purchase, pursuant to

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Section 33. Subsection (3), paragraph (b) of subsection(4), and subsection (6) of section 259.035, Florida Statutes, are amended to read:

259.035 Acquisition and Restoration Council.-

(3) The council shall provide assistance to the board in reviewing the recommendations and plans for state-owned conservation lands required under s. 253.034 and this chapter. The council shall, in reviewing such plans, consider the optimization of multiple-use and conservation strategies to accomplish the provisions funded pursuant to former s. 259.101(3)(a), Florida Statutes 2014, and to  $\underline{s. 259.105(3)(a)}$   $\underline{s. 259.105(3)(b)}$ .

(4)

- (b) In developing or amending rules, the council shall give weight to the criteria included in  $\underline{s. 259.105(8)}$   $\underline{s. 259.105(9)}$ . The board of trustees shall review the recommendations and shall adopt rules necessary to administer this section.
- (6) The proposal for a project pursuant to this section or  $s.\ 259.105(3)$  (a)  $s.\ 259.105(3)$  (b) may be implemented only if adopted by the council and approved by the board of trustees. The council shall consider and evaluate in writing the merits and demerits of each project that is proposed for acquisition using funds available pursuant to s. 28, Art. X of the State

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Constitution or Florida Forever funding and shall ensure that
each proposed project meets the requirements of s. 28, Art. ${\tt X}$ of
the State Constitution. The council also shall determine whether
the project conforms, where applicable, with the comprehensive
plan developed pursuant to s. 259.04(1)(a), the comprehensive
multipurpose outdoor recreation plan developed pursuant to s.
375.021, the state lands management plan adopted pursuant to ${\tt s.}$
253.03(7), the water resources work plans developed pursuant to
s. 373.199, and the provisions of s. 259.032, s. 259.101, or s.
259.105, whichever is applicable.

Section 34. Paragraph (b) of subsection (3) of section 259.037, Florida Statutes, is amended to read:

259.037 Land Management Uniform Accounting Council.-

(3)

- (b) Each reporting agency shall also:
- 1. Include a report of the available public use opportunities for each management unit of state land, the total management cost for public access and public use, and the cost associated with each use option.
- 2. List the acres of land requiring minimal management effort, moderate management effort, and significant management effort pursuant to  $\underline{s.\ 259.032(9)(b)}\ \underline{s.\ 259.032(9)(e)}$ . For each category created in paragraph (a), the reporting agency shall include the amount of funds requested, the amount of funds received, and the amount of funds expended for land management.

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- 3. List acres managed and cost of management for each park, preserve, forest, reserve, or management area.
- 4. List acres managed, cost of management, and lead manager for each state lands management unit for which secondary management activities were provided.
- 5. Include a report of the estimated calculable financial benefits to the public for the ecosystem services provided by conservation lands, based on the best readily available information or science that provides a standard measurement methodology to be consistently applied by the land managing agencies. Such information may include, but need not be limited to, the value of natural lands for protecting the quality and quantity of drinking water through natural water filtration and recharge, contributions to protecting and improving air quality, benefits to agriculture through increased soil productivity and preservation of biodiversity, and savings to property and lives through flood control.

Section 35. Subsection (7) of section 380.510, Florida Statutes, is amended to read:

380.510 Conditions of grants and loans.-

- (7) Any funds received by the trust pursuant to  $\underline{s}$ .  $\underline{259.105(3)(b)}$   $\underline{s}$ .  $\underline{259.105(3)(c)}$  or  $\underline{s}$ .  $\underline{375.041}$  shall be held separate and apart from any other funds held by the trust and used for the land acquisition purposes of this part.
- (a) The administration and use of Florida Forever funds 058745 h7063 line1656 Caldwell2.docx

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are subject to such terms and conditions imposed thereon by the agency of the state responsible for the bonds, the proceeds of which are deposited into the Florida Forever Trust Fund, including restrictions imposed to ensure that the interest on any such bonds issued by the state as tax-exempt bonds is not included in the gross income of the holders of such bonds for federal income tax purposes.

(b) All deeds or leases with respect to any real property acquired with funds received by the trust from the former Preservation 2000 Trust Fund, the Florida Forever Trust Fund, or the Land Acquisition Trust Fund must contain such covenants and restrictions as are sufficient to ensure that the use of such real property at all times complies with s. 375.051 and s. 9, Art. XII of the State Constitution. Each deed or lease with respect to any real property acquired with funds received by the trust from the Florida Forever Trust Fund before July 1, 2015, must contain covenants and restrictions sufficient to ensure that the use of such real property at all times complies with s. 11(e), Art. VII of the State Constitution. Each deed or lease with respect to any real property acquired with funds received by the trust from the Florida Forever Trust Fund after July 1, 2015, must contain covenants and restrictions sufficient to ensure that the use of such real property at all times complies with s. 28, Art. X of the State Constitution. Each deed or lease must contain a reversion, conveyance, or termination clause that

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vests title in the Board of Trustees of the Internal Improvement Trust Fund if any of the covenants or restrictions are violated by the titleholder or leaseholder or by some third party with the knowledge of the titleholder or leaseholder.

Section 36. Paragraph (d) of subsection (1) of section 570.715, Florida Statutes, is amended to read:

570.715 Conservation easement acquisition procedures.-

- (1) For less than fee simple acquisitions pursuant to s. 570.71, the Department of Agriculture and Consumer Services shall comply with the following acquisition procedures:
- (d) On behalf of the board of trustees and before the appraisal of parcels approved for purchase under ss. 259.105(3)(c) ss. 259.105(3)(i) and 570.71, the department may enter into option contracts to buy less than fee simple interest in such parcels. Any such option contract shall state that the final purchase price is subject to approval by the board of trustees and that the final purchase price may not exceed the maximum offer authorized by law. Any such option contract presented to the board of trustees for final purchase price approval shall explicitly state that payment of the final purchase price is subject to an appropriation by the Legislature. The consideration for any such option contract may not exceed \$1,000 or 0.01 percent of the estimate by the department of the value of the parcel, whichever amount is greater.

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## COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 7063 (2018)

Amendment No. 2

Secti	Lon	37.	Sub	sec	ction	(1)	of	section	589.	.065,	Flori	da
Statutes.	is	amen	ded	to	read:							

589.065 Florida Forever Program Trust Fund of the Department of Agriculture and Consumer Services.—

(1) There is created a Florida Forever Program Trust Fund within the Department of Agriculture and Consumer Services to carry out the duties of the department under the Florida Forever Act as specified in  $\underline{s.\ 259.105}\ \underline{s.\ 259.105(3)(f)}$ . The trust fund shall receive funds pursuant to  $\underline{s.\ 259.105}\ \underline{s.\ 259.105(3)(f)}$ .

Management of public water system and domestic wastewater

treatment system assets and the resiliency of public water

system and domestic wastewater system infrastructure in

floodplains is essential to the protection of public health and

natural resources. Therefore, the Legislature determines and

declares that this act fulfills an important state interest.

#### TITLE AMENDMENT

Remove line 66 and insert: and land acquisitions; amending s. 260.0142, F.S.; expanding the duties of the Florida Greenways and Trails Council; amending s. 260.016, F.S.; adding criteria the department must consider for acquisition of greenways and trails; amending s. 373.089, F.S.;

Remove line 90 and insert:

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(2018)

#### Amendment No. 2

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691	such loan repayment under certain conditions; providing the									
692	district is not responsible for repaying these loans; amending									
693	Remove line 102 and insert:									
694	year to the Florida Forever Trust Fund; amending s. 380.508,									
695	F.S.; identifying projects the Florida Communities Trust must									
696	emphasize; amending s. 388.261, F.S.; requiring the department									
697	to use a certain percentage of funds for research or									
698	demonstration projects; amending									
699	Remove lines 107-109 and insert:									
700	s. 403.0891, F.S.;									
701	Remove lines 119-122 and insert:									
702	amending s. 403.814,									
703	Remove lines 130-135 and insert:									
704	asset management plans in accordance with the United States									

asset management plans in accordance with the United States Environmental Protection Agency guidance by a specified date; requiring updates to the plan annually and posting of the plan and updates on a publically available website; defining the term "domestic wastewater treatment system"; specifying eligibility criteria for state funding; creating s.

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# COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2018)

Amendment No. 1

	COMMITTEE/SUBCOMMI	TTEE ACTION
	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	(Y/N)
	ADOPTED W/O OBJECTION	<b><u>x</u></b> (Y/N)
	FAILED TO ADOPT	(Y/N)
	WITHDRAWN	(Y/N)
	OTHER	
1	Committee/Subcommittee	hearing bill: Appropriations Committee
2	Representative Raschein	offered the following:
3		
4	Amendment	
5	Remove line 60 and	insert:
6	the Americans with Disa	bilities Act; and other efforts including
7	flood mitigation measur	<u>es</u> to

068039 - h7083 line60 Raschein1.docx

Published On: 2/22/2018 10:53:39 AM

# **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
HB 7083: Emergency Management

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				,
Ben Albritton			X		
Lori Berman	X			** ,	
Michael Bileca	X				
Jim Boyd	X				
Jason Brodeur	X				
Janet Cruz			X		
W. Travis Cummings	X		·····		
Manny Diaz, Jr.	X				
Bobby DuBose			Х		
Dane Eagle	X				
Katie Edwards-Walpole	X	77.0			
Bill Hager			X		
Blaise Ingoglia	X				
Clay Ingram	X			• •	
Shevrin Jones	X				· · · · · · · · · · · · · · · · · · ·
Kionne McGhee	X				, ,
Larry Metz	X	3570			
George Moraitis, Jr.	X				
Jared Moskowitz			X		
Jeanette Nuñez	X				
Jose Oliva			Х	-	
Elizabeth Porter	X				
Holly Raschein	X				
David Richardson			X		
Ray Rodrigues	X			-	
Chris Sprowls	X				
Cynthia Stafford	X				
Richard Stark	X				
Carlos Trujillo (Chair)	X				
	Total Yeas: 23	Total Nays: 0			

#### **HB 7083 Amendments**

#### Amendment 068039

X Adopted Without Objection

Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

HB 7083 : Emergency Management (continued)

**Appearances:** 

Amendment 068039

Poole, Eric (Lobbyist) - Waive In Support
Florida Association of Counties
100 S Monroe St
Tallahassee FL 32301
Phone: (850) 922-4300

# **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

HB 7085 : Health Care Disaster Preparedness and Response

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
			<del></del>	rea	ivay
Larry Ahern	X		<del></del>		
Ben Albritton	X				
Lori Berman	X				
Michael Bileca	X				
Jim Boyd	X				
Jason Brodeur	X				
Janet Cruz			X		
W. Travis Cummings	X				
Manny Diaz, Jr.			X		
Bobby DuBose			X		
Dane Eagle	X				
Katie Edwards-Walpole	X				
Bill Hager			X		
Blaise Ingoglia	X				
Clay Ingram	X				
Shevrin Jones	X				
Kionne McGhee	X				
Larry Metz	X				
George Moraitis, Jr.	X				
Jared Moskowitz			X		
Jeanette Nuñez	X				
Jose Oliva			X		
Elizabeth Porter	X				
Holly Raschein	X				
David Richardson	X		<del></del>	······································	
Ray Rodrigues	X				
Chris Sprowls	X				
Cynthia Stafford	X				
Richard Stark	X		<del></del>		
Carlos Trujillo (Chair)	X				
	Total Yeas: 24	Total Nays:	0		

# **HB 7085 Amendments**

## Amendment 815081

X Adopted Without Objection

#### **Appearances:**

McFaddin, James (Lobbyist) - Waive In Support Florida Senior Living Association 123 S. Adams St.

Tallahassee FL 32301 Phone: (850) 671-4401

Committee meeting was reported out: Thursday, February 22, 2018 4:03PM

# Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

HB 7085: Health Care Disaster Preparedness and Response (continued)

Appearances: (continued)

Sewell, Suzanne (Lobbyist) - Information Only Florida Association of Rehabilitation Facilities, Inc 2475 Apalachee Pkwy Ste 205 Tallahassee FL 32301

Phone: (850) 942-3500

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	$\underline{\mathbf{x}}$ (Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Appropriations Committee Representative Massullo offered the following:

#### Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Section 252.355, Florida Statutes, is amended to read:

252.355 Registry of persons with special needs; notice; registration program.—

(1) In order to meet the special needs of persons who would need assistance during evacuations and sheltering because of physical, mental, cognitive impairment, or sensory disabilities, the <u>Department of Health division</u>, in coordination with <u>the division and each local emergency management agency in the state, shall maintain a <u>statewide</u> registry of persons with special needs <u>located within the jurisdiction of the local</u></u>

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<del>agency</del> .	The	regi	<del>stratic</del>	n shall	<del>identify</del>	<del>those</del>	persons	<del>in need</del>	<del>-ot</del>
assista	n <del>ce a</del>	and p	<del>lan for</del>	resour	<del>ce alloca</del>	<del>tion t</del> o	<del>o meet t</del>	hose	
identif	ied 1	needs	<del>.</del>						

- (2) In order to ensure that all persons with special needs may register, The Department of Health division shall develop and maintain a statewide special needs shelter registration program. The registration program must be developed by January 1, 2015, and fully implemented by March 1, 2015.
- (a) The statewide special needs shelter registration program shall:
- 1. Identify those persons in need of assistance and plan for resource allocation to meet those identified needs.
- 2. Include, at a minimum, a uniform registration form and a database for uploading and storing submitted registration forms that may be accessed by the Department of Health, the division, and local emergency management agencies.
- (b) The registration program must be developed by January 1, 2019, and fully implemented by March 1, 2019.
- (a) The registration program shall include, at a minimum, a uniform electronic registration form and a database for uploading and storing submitted registration forms that may be accessed by the appropriate local emergency management agency. The link to the registration form shall be easily accessible on each local emergency management agency's website. Upon receipt of a paper registration form, the local emergency management

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<del>agency sh</del>	<del>all er</del>	ter the	<del>person's</del>	<del>registration</del>	<u>information</u>	inte
the datab	ase.					

- (3) The Department of Health shall develop the uniform registration form based upon recommendations of the Special Needs Shelter Registry Work Group.
- (a) The Special Needs Shelter Registry Work Group is created within the Department of Health for the purpose of making recommendations for the development of the uniform registration form. The Department of Health shall use existing and available resources to administer and support the activities of the work group. Members of the work group shall serve without compensation and are not entitled to reimbursement for per diem or travel expenses. Meetings may be conducted in person, by teleconference, or by other electronic means.
  - (b) The work group shall consist of 12 members:
- 1. The State Surgeon General or a designee, who shall serve as the chair of the work group.
- 2. The Director of the Division of Emergency Management or a designee.
- 3. The Secretary of the Agency for Health Care Administration or a designee.
- 4. The Secretary of the Department of Children and Families or a designee.
- 5. The Secretary of the Department of Elder Affairs or a designee.

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6.	The	Dir	ector	of	the	Agency	for	Persons	with
Disabilit	ies	or	a desi	igne	ee.				

- 7. Five representatives of local emergency management agencies appointed by the Florida Association of Counties.
- 8. The Chief Executive Officer of the Arc of Florida or a designee.
- (c) The Special Needs Shelter Registry Work Group shall submit its recommendations to the Department of Health on or before October 31, 2018.
  - (d) This subsection expires January 1, 2019.
- exclusively use the statewide special needs shelter registry to register individuals for special needs shelters and may not use local special needs registries. Each local emergency management agency, in coordination with its local county health department, shall establish eligibility requirements for sheltering in a local special needs shelter and publish these requirements and a link to the uniform registration form for the statewide special needs shelter registry on its website. Each local emergency management agency shall also make paper registration forms available and establish procedures for submitting a paper registration form and entering into the statewide special needs shelter registry.
- (a) A local emergency management agency shall notify a registrant in writing within 30 days after submission of a

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registration form whether he or she is eligible to shelter in a local special needs shelter and designate his or her eligibility status in the registry.

- management agencies with developing alternative sheltering options for any ineligible registrant. Each local emergency management agency and each general hospital licensed under chapter 395 located within the local emergency management agency's jurisdiction shall enter into agreements to shelter individuals during a declared emergency, whose medical complexity or reliance on life support devices or other medical equipment exceeds the capabilities of special needs shelters. A local emergency management agency may coordinate with the Agency for Health Care Administration to facilitate placement in a health care facility for any individual who registers during a declared emergency or disaster and is deemed ineligible to shelter in a local special needs shelter.
- (5) The Department of Health, in conjunction with the division and local emergency management agencies, shall be the designated lead agency responsible for community education and outreach to the public, including special needs clients, regarding registration and special needs shelters and general information regarding shelter stays. The Department of Health shall develop a brochure that provides information regarding special needs shelter registration procedures. The Department of

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140 141 Health, the division, and each local management agency shall make the brochure easily accessible on their websites.

(6) (b) To assist in identifying persons with special needs, home health agencies, hospices, nurse registries, home medical equipment providers, the Department of Children and Families, the Department of Health, the Agency for Health Care Administration, the Department of Education, the Agency for Persons with Disabilities, the Department of Elderly Affairs, and memory disorder clinics shall, and any physician or physician assistant licensed under chapter 458 or chapter 459, any advanced registered nurse practitioner licensed under chapter 464, and any pharmacy licensed under chapter 465 may, annually provide registration information to all of their special needs clients or their caregivers. The division shall develop a brochure that provides information regarding special needs shelter registration procedures. The brochure must be easily accessible on the division's website. All appropriate agencies and community-based service providers, including aging and disability resource centers, memory disorder clinics, home health care providers, hospices, nurse registries, and home medical equipment providers, shall, and any physician or physician assistant licensed under chapter 458 or chapter 459 and any advanced registered nurse practitioner licensed under chapter 464 may, assist emergency management agencies by annually registering persons with special needs for special

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needs shelters, collecting registration information for persons with special needs as part of the program intake process, and establishing programs to educate clients about the registration process and disaster preparedness safety procedures. A client of a state-funded or federally funded service program who has a physical, mental, or cognitive impairment or sensory disability and who needs assistance in evacuating, or when in a shelter, must register as a person with special needs. The registration program shall give persons with special needs the option of preauthorizing emergency response personnel to enter their homes during search and rescue operations if necessary to ensure their safety and welfare following disasters.

- (c) The division shall be the designated lead agency responsible for community education and outreach to the public, including special needs clients, regarding registration and special needs shelters and general information regarding shelter stays.
- (7)(d) On or before May 31 of each year, each electric utility in the state shall annually notify residential customers in its service area of the availability of the registration program available through their local emergency management agency by:
- $\underline{(a)}$  An initial notification upon the activation of new residential service with the electric utility, followed by one annual notification between January 1 and May 31; or

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167	(b) <del>2.</del>	Two	separate	annual	notifications	between	January	1
168	and May 31.							

The notification may be made by any available means, including, but not limited to, written, electronic, or verbal notification, and may be made concurrently with any other notification to residential customers required by law or rule.

(8) (3) A local emergency management agency shall allow a person with special needs must be allowed to bring his or her service animal into a special needs shelter in accordance with s. 413.08.

(9)(4) All records, data, information, correspondence, and communications relating to the registration of persons with special needs as provided in subsection (1) are confidential and exempt from s. 119.07(1), except that such information shall be available to other emergency response agencies, as determined by the local emergency management director, and the Department of Health. Local law enforcement agencies shall be given complete shelter roster information upon request.

Section 2. Section 252.3591, Florida Statutes, is created

to read:

252.3591 Ensuring access to care.-

(1) Each local emergency management agency shall establish a procedure for authorizing employees of a facility licensed under chapter 393 or subject to part II of chapter 408 to enter

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192	and	remain	in	a	curfew	area	during	a	declared	emergency	or
193	disa	aster.									

- (2) Notwithstanding any curfew, a person authorized under subsection (1) may enter or remain in a curfew area for the limited purpose of implementing a licensed facility's emergency management plan and providing services authorized under chapter 393 or chapter 408.
- (3) This section does not prohibit a law enforcement officer from specifying the permissible route of ingress or egress for a person authorized under this section.

Section 3. Section 381.0303, Florida Statutes, is amended to read:

381.0303 Special needs shelters.-

(1) PURPOSE.—The purpose of this section is to provide for the operation and closure of special needs shelters and to designate the Department of Health, through its county health departments, as the lead agency for coordination of the recruitment of health care practitioners, as defined in s. 456.001(4), to staff special needs shelters in times of emergency or disaster and to provide resources to the department to carry out this responsibility. However, nothing in this section prohibits a county health department from entering into an agreement with a local emergency management agency to assume the lead responsibility for recruiting health care practitioners.

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	(2)	SPECIAL	NEEDS	SHELTER	PLAN;	STAFFING;	STATE	AGENCY	
ASSI	STANCE	E.— <del>If fu</del>	nds hav	<del>ve been </del>	appropi	riated to	<del>support</del>	<del>disast</del>	<del>) 1</del>
coor	dinate	r posit:	i <del>ons i</del> r	<del>county</del>	health	<del>n departme</del>	nts:		

- (a) The department shall assume lead responsibility for the coordination of local medical and health care providers, the American Red Cross, and other interested parties in developing a plan for the staffing and medical management of special needs shelters. The local Children's Medical Services offices shall assume lead responsibility for the coordination of local medical and health care providers, the American Red Cross, and other interested parties in developing a plan for the staffing and medical management of pediatric special needs shelters. Plans must conform to the local comprehensive emergency management plan.
- (b) County health departments shall, in conjunction with the local emergency management agencies, have the lead responsibility for coordination of the recruitment of health care practitioners, including faculty and students from state university and college health care programs, to staff local special needs shelters. County health departments shall assign their employees to work in special needs shelters when those employees are needed to protect the health and safety of persons with special needs. County governments shall assist the department with nonmedical staffing and the operation of special needs shelters. The local health department and emergency

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management agency shall coordinate these efforts to ensure appropriate staffing in special needs shelters, including a staff member who is familiar with the needs of persons with Alzheimer's disease.

- authorize employees that are health care practitioners as defined in s. 456.001(4) to staff local special needs shelters, unless such employees have a designated emergency duty for their agency, university, or college. Each state agency, university, and college shall submit a roster of such employees to the department by January 31 of each year and submit an amended roster, if necessary, by May 31 of each year The appropriate county health department, Children's Medical Services office, and local emergency management agency shall jointly decide who has responsibility for medical supervision in each special needs shelter.
- employees, and state employees pursuant to paragraph (c), to work in special needs shelters when such employees are needed to protect the health and safety of persons with special needs.

  County governments shall assist the department with nonmedical staffing and the operation of special needs shelters. The local health department and emergency management agency shall coordinate these efforts to ensure appropriate staffing in special needs shelters, including a staff member who is familiar

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with the needs of persons with Alzheimer's disease.

- (e) The appropriate county health department and local emergency management agency shall jointly decide who has responsibility for medical supervision in each special needs shelter.
- (f)(d) Local emergency management agencies shall be responsible for the designation and operation of special needs shelters during times of emergency or disaster and the closure of the facilities following an emergency or disaster. The local health department and emergency management agency shall coordinate these efforts to ensure the appropriate designation and operation of special needs shelters. County health departments shall assist the local emergency management agency with regard to the management of medical services in special needs shelters.
- (g) (e) The Secretary of Elderly Affairs, or his or her designee, shall convene, at any time that he or she deems appropriate and necessary, a multiagency special needs shelter discharge planning team to assist local areas that are severely impacted by a natural or manmade disaster that requires the use of special needs shelters. Multiagency special needs shelter discharge planning teams shall include the Surgeon General, or his or her designee, and shall provide assistance to local emergency management agencies with the continued operation or closure of the shelters, as well as with the discharge of

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special needs clients to alternate facilities if necessary. Local emergency management agencies may request the assistance of a multiagency special needs shelter discharge planning team by alerting statewide emergency management officials of the necessity for additional assistance in their area. The Secretary of Elderly Affairs shall is encouraged to proactively work with other state agencies prior to any natural disasters for which warnings are provided to ensure that multiagency special needs shelter discharge planning teams are ready to assemble and deploy rapidly upon a determination by state emergency management officials that a disaster area requires additional assistance. The Secretary of Elderly Affairs may call upon any state agency or office to provide staff to assist a multiagency special needs shelter discharge planning team. Unless the secretary determines that the nature or circumstances surrounding the disaster do not warrant participation from a particular agency's staff, each multiagency special needs shelter discharge planning team shall include at least one representative from each of the following state agencies:

- 1. Department of Elderly Affairs.
- 2. Department of Health.
- 2.3. Department of Children and Families.
- 3.4. Department of Veterans' Affairs.
- 4.5. Division of Emergency Management.
- 5.6. Agency for Health Care Administration.

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6. <del>7.</del>	Agency	for	Persons	with	Disabilities.
0.,.	TACTIC	-	TCTDCIID	**	

- (h) The Department of Health shall collect intake and discharge information from each person who shelters in a special needs shelter during an emergency or disaster, including information regarding whether a person is a patient or resident of a licensee under chapter 393, chapter 400, or chapter 429. Each local emergency management agency shall use a form developed by the Department of Health to collect this information.
- (3) SPECIAL CARE FOR PERSONS WITH ALZHEIMER'S DISEASE OR RELATED FORMS OF DEMENTIA.—All special needs shelters must establish designated shelter areas for persons with Alzheimer's disease or related forms of dementia to enable those persons to maintain their normal habits and routines to the greatest extent possible.
- (4) REIMBURSEMENT TO HEALTH CARE PRACTITIONERS AND FACILITIES.—
- (a) The department shall, upon request, reimburse in accordance with paragraph (b):
- 1. Health care practitioners, as defined in s. 456.001, provided the practitioner is not providing care to a patient under an existing contract, and emergency medical technicians and paramedics licensed under chapter 401 for medical care provided at the request of the department in special needs shelters or at other locations during times of emergency or a

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declared disaster. Reimbursement for health care practitioners, except for physicians licensed under chapter 458 or chapter 459, shall be based on the average hourly rate that such practitioners were paid according to the most recent survey of Florida hospitals conducted by the Florida Hospital Association or other nationally recognized or state-recognized data source.

- 2. Health care facilities, such as hospitals, nursing homes, assisted living facilities, and community residential homes, if, upon closure of a special needs shelter, a multiagency special needs shelter discharge planning team determines that it is necessary to discharge persons with special needs to other health care facilities. The receiving facilities are eligible for reimbursement for services provided to the individuals for up to 90 days. A facility must show proof of a written request from a representative of an agency serving on the multiagency special needs shelter discharge planning team that the individual for whom the facility is seeking reimbursement for services rendered was referred to that facility from a special needs shelter. The department shall specify by rule which expenses are reimbursable and the rate of reimbursement for each service.
- (b) Reimbursement is subject to the availability of federal funds and shall be requested on forms prepared by the department. If a Presidential Disaster Declaration has been issued, the department shall request federal reimbursement of

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eligible expenditures. The department may not provide reimbursement to facilities under this subsection for services provided to a person with special needs if, during the period of time in which the services were provided, the individual was enrolled in another state-funded program, such as Medicaid or another similar program, was covered under a policy of health insurance as defined in s. 624.603, or was a member of a health maintenance organization or prepaid health clinic as defined in chapter 641, which would otherwise pay for the same services. Travel expense and per diem costs shall be reimbursed pursuant to s. 112.061.

- (5) HEALTH CARE PRACTITIONER REGISTRY.—The department may use the registries established in ss. 401.273 and 456.38 when health care practitioners are needed to staff special needs shelters or to assist with other disaster-related activities.
- (6) SPECIAL NEEDS SHELTER INTERAGENCY COMMITTEE.—The State Surgeon General may establish a special needs shelter interagency committee and serve as, or appoint a designee to serve as, the committee's chair. The department shall provide any necessary staff and resources to support the committee in the performance of its duties. The committee shall address and resolve problems related to special needs shelters not addressed in the state comprehensive emergency medical plan and shall consult on the planning and operation of special needs shelters.
- (a) The committee shall develop, negotiate, and regularly

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review any necessary interagency agreements, and undertake other such activities as the department deems necessary to facilitate the implementation of this section.

- The special needs shelter interagency committee shall be composed of representatives of emergency management, health, medical, and social services organizations. Membership shall include, but shall not be limited to, representatives of the Departments of Health, Children and Families, Elderly Affairs, and Education; the Agency for Health Care Administration; the Division of Emergency Management; the Florida Medical Association; the Florida Osteopathic Medical Association; Associated Home Health Industries of Florida, Inc.; the Florida Nurses Association; the Florida Health Care Association; the Florida Assisted Living Affiliation; the Florida Hospital Association; the Florida Statutory Teaching Hospital Council; the Florida Association of Homes for the Aging; the Florida Emergency Preparedness Association; the American Red Cross; Florida Hospices and Palliative Care, Inc.; the Association of Community Hospitals and Health Systems; the Florida Association of Health Maintenance Organizations; the Florida League of Health Systems; the Private Care Association; the Salvation Army; the Florida Association of Aging Services Providers; the AARP; and the Florida Renal Coalition.
- (c) Meetings of the committee shall be held in Tallahassee, and members of the committee shall serve at the

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expense of the agencies or organizations they represent. The committee shall make every effort to use teleconference or videoconference capabilities in order to ensure statewide input and participation.

- (7) RULES.—The department, in coordination with the Division of Emergency Management, has the authority to adopt rules necessary to implement this section. Rules shall include:
- (a) The definition of a "person with special needs," including eligibility criteria for individuals with physical, mental, cognitive impairment, or sensory disabilities and the services a person with special needs can expect to receive in a special needs shelter.
- (b) The process for special needs shelter health care practitioners and facility reimbursement for services provided in a disaster.
- (c) Guidelines for special needs shelter staffing levels to provide services.
- (d) The definition of and standards for special needs shelter supplies and equipment, including durable medical equipment.
- (e) Standards for the special needs shelter registration program, including all necessary forms and guidelines for addressing the needs of unregistered persons in need of a special needs shelter.
- (f) Standards for addressing the needs of families where

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only one dependent is eligible for admission to a special needs shelter and the needs of adults with special needs who are caregivers for individuals without special needs.

- (g) The requirement of the county health departments to seek the participation of hospitals, nursing homes, assisted living facilities, home health agencies, hospice providers, nurse registries, home medical equipment providers, dialysis centers, and other health and medical emergency preparedness stakeholders in pre-event planning activities.
- (8) EMERGENCY MANAGEMENT PLANS.—The submission of emergency management plans to county health departments by home health agencies, nurse registries, hospice programs, and home medical equipment providers is conditional upon receipt of an appropriation by the department to establish disaster coordinator positions in county health departments unless the State Surgeon General and a local county commission jointly determine to require that such plans be submitted based on a determination that there is a special need to protect public health in the local area during an emergency.
- Section 4. Subsection (9) is added to section 393.0651, Florida Statutes, to read:
- 393.0651 Family or individual support plan.—The agency shall provide directly or contract for the development of a family support plan for children ages 3 to 18 years of age and an individual support plan for each client. The client, if

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competent, the client's parent or guardian, or, when
appropriate, the client advocate, shall be consulted in the
development of the plan and shall receive a copy of the plan.
Each plan must include the most appropriate, least restrictive,
and most cost-beneficial environment for accomplishment of the
objectives for client progress and a specification of all
services authorized. The plan must include provisions for the
most appropriate level of care for the client. Within the
specification of needs and services for each client, when
residential care is necessary, the agency shall move toward
placement of clients in residential facilities based within the
client's community. The ultimate goal of each plan, whenever
possible, shall be to enable the client to live a dignified life
in the least restrictive setting, be that in the home or in the
community. For children under 6 years of age, the family support
plan shall be developed within the 45-day application period as
specified in s. 393.065(1); for all applicants 6 years of age or
older, the family or individual support plan shall be developed
within the 60-day period as specified in that subsection.

- (9) A personal disaster plan should be completed for each client enrolled in any home and community-based services

  Medicaid waiver program administered by the agency and updated annually, to include, at a minimum:
  - (a) Evacuation shelter selection as appropriate.
  - (b) Documented special needs shelter registration as

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492	appropriate.
493	(c) A staffing plan for the client in the shelter, if
494	necessary.
495	Section 5. Subsections (2), (8) and (9) of section
496	393.067, Florida Statutes, are amended to read:
497	393.067 Facility licensure.—
498	(2) The agency shall conduct annual inspections and
499	reviews of facilities and programs licensed under this section.
500	The agency shall determine compliance by foster care facilities,
501	group home facilities, residential habilitation centers, and
502	comprehensive transitional education programs with the
503	applicable provisions of this chapter and rules adopted pursuant
504	hereto, including the requirements for the comprehensive
505	emergency management plan.
506	(8) $\underline{(a)}$ The agency, after consultation with the Division of
507	Emergency Management, shall adopt rules for foster care
508	facilities, group home facilities, and residential habilitation
509	centers which establish minimum standards for the preparation
510	and annual update of a comprehensive emergency management plan.
511	1. At a minimum, the rules must provide for plan
512	components that address:
513	a. Emergency evacuation transportation;
514	<u>b.</u> Adequate sheltering arrangements;
515	$\underline{\mathtt{c.}}$ Postdisaster activities, including emergency power,
516	food, and water;

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 7085 (2018)

# Amendment No. 1

517	$\underline{\alpha}$ . Postalsaster transportation;
518	<u>e.</u> Supplies;
519	<pre>f. Hardening;</pre>
520	g. Staffing, including which staff are responsible for
521	implementing each element of the plan, how the facility will
522	maintain staffing during emergencies, and whether and how the
523	facility will accommodate family members of staff;
524	h. Emergency equipment;
525	$\underline{ ext{i.}}$ Individual identification of residents and transfer of
526	records; and
527	j. Responding to family inquiries.
528	2. Facilities must include information in their plans
529	about:
530	a. Whether the facility is located in an evacuation zone;
531	b. Whether the facility intends to shelter in place or
532	relocate to another facility;
533	c. Whether the facility has an emergency power source;
534	d. How the facility will inform residents and the
535	resident's designated family member, legal representative, or
536	guardian when the emergency management plan has been activated;
537	<u>and</u>
538	e. A working phone number for the facility for use by the
539	resident's designated family member, legal representative, or
540	guardian to make contact postdisaster.
541	3. A facility must provide to the agency, its residents,

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and the resident's designated family member, legal								
representative, or guardian the information specified in								
subparagraph 2., an overview of the facility's comprehensive								
emergency management plan, and a description of the evacuation								
plan, if appropriate. Any changes to this information must be								
provided to the agency, the facility's residents, and the								
resident's designated family member, legal representative, or								
guardian within 30 days after the change takes effect.								

- (b) The comprehensive emergency management plan for all comprehensive transitional education programs and for homes serving individuals who have complex medical conditions is subject to review and approval by the local emergency management agency.
- 1. A facility must submit its plan to the local emergency management agency within 90 days after licensure or change of ownership and must notify the agency within 30 days after submission of the plan.
- 2. Such plan must be submitted annually and within 30 days after any significant modification, as defined by agency rule, to a previously approved plan.
- 3. During its review, the local emergency management agency shall ensure that the agency and the Division of Emergency Management, at a minimum, are given the opportunity to review the plan. Also, appropriate volunteer organizations must be given the opportunity to review the plan.

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$\underline{4.}$ The local emergency management agency shall complete								
its review within 60 days and either approve the plan or advise								
the facility of necessary revisions. A facility must submit the								
requested revisions to the local emergency management agency								
within 30 days after receiving written notification from the								
local emergency management agency.								

- 5. A facility must notify the agency within 30 days after approval of its plan by the local emergency management agency.
- (c) A facility must conduct annual staff training on the policies and procedures for implementing the emergency management plan within 2 months before the start of the hurricane season, including testing of the implementation of the plan, either in a planned drill or in response to a disaster or an emergency. New staff must receive such training within 30 days after commencement of employment. Such training for new staff is not required to include testing of the implementation of the plan if testing is impracticable. Documentation of the training and testing, including evaluation of the outcome of the training and testing and modifications to the plan to address inadequacies must be provided to the agency within 30 days after the training and testing is finished. The evaluation must include a survey of staff to determine their familiarity with the plan.
- (d) In the event of a declared emergency, the agency shall communicate before the disaster impacts the area which

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requi:	reme	nts fo	r pro	vidi	ing serv	vices	to	clie	nts :	in sh	elte	rs	<u>and</u>
other	fac	ilitie	s may	be	waived	duri	ng t	he er	nerge	ency.	The	ag	ency
may wa	aive	addit.	ional	rec	quiremen	nts fo	)11c	wing	the	init	ial	imp	act
of the	e di:	saster	, if	appı	ropriate	∍.							

determine compliance by foster care facilities, group home facilities, residential habilitation centers, and comprehensive transitional education programs with the applicable provisions of this chapter and the rules adopted pursuant hereto, including the requirements for the comprehensive emergency management plan and the rules adopted for training staff of a facility or a program to detect, report, and prevent sexual abuse, abuse, neglect, exploitation, and abandonment, as defined in ss. 39.01 and 415.102, of residents and clients. The agency shall conduct periodic followup inspections as necessary to monitor facility compliance with the requirements for the comprehensive emergency management plan. The facility or program shall make copies of inspection reports available to the public upon request.

Section 6. Paragraph (a) of subsection (1) and paragraph (a) of subsection (2) of section 393.0673, Florida Statutes, are amended to read:

393.0673 Denial, suspension, or revocation of license; moratorium on admissions; administrative fines; procedures.—

(1) The agency may revoke or suspend a license or impose an administrative fine, not to exceed \$1,000 per violation per

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Bill No. HB 7085 (2018)

# Amendment No. 1

617	day, if:
618	(a) The licensee has:
619	1. Falsely represented or omitted a material fact in its
620	license application submitted under s. 393.067;
621	2. Had prior action taken against it under the Medicaid or
622	Medicare program; <del>or</del>
623	3. Failed to comply with the applicable requirements of
624	this chapter or rules applicable to the licensee; <del>or</del>
625	4. Failed to comply with the requirements for the
626	comprehensive emergency management plan under this part; or
627	5. Failed to follow the policies and procedures in the
628	comprehensive emergency management plan. However, the agency
629	shall consider the facility's efforts to follow the plan and
630	circumstances beyond the facility's control that caused the
631	failure. In determining the penalty, the agency shall evaluate
632	the potential or actual harm to the client's health, safety, and
633	security caused by the failure.
634	(2) The agency may deny an application for licensure
635	submitted under s. 393.067 if:
636	(a) The applicant has:
637	1. Falsely represented or omitted a material fact in its
638	license application submitted under s. 393.067;
639	2. Had prior action taken against it under the Medicaid or
640	Medicare program;
641	3. Failed to comply with the applicable requirements of
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642	this chapter or rules applicable to the applicant; or
643	4. Failed to comply with the requirements for the
644	comprehensive emergency management plan under this chapter;
645	5. Failed to follow the policies and procedures in the
646	comprehensive emergency management plan. However, the agency
647	shall consider the facility's efforts to follow the plan and
648	circumstances beyond the facility's control that caused the
649	failure. In determining the penalty, the agency shall evaluate
650	the potential or actual harm to the client's health, safety, and
651	security caused by the failure; or
652	6.4. Previously had a license to operate a residential
653	facility revoked by the agency, the Department of Children and
654	Families, or the Agency for Health Care Administration; or
655	(b) The Department of Children and Families has verified that
656	the applicant is responsible for the abuse, neglect, or
657	abandonment of a child or the abuse, neglect, or exploitation of
658	a vulnerable adult.
659	Section 7. Subsection (1) of section 393.0675, Florida
660	Statutes, is amended to read:
661	393.0675 Injunctive proceedings authorized.—
662	(1) The agency may institute injunctive proceedings in a
663	court of competent jurisdiction to:
664	(a) Enforce the provisions of this chapter or any minimum

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thereto; or

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standard, rule, regulation, or order issued or entered pursuant

(b)	$T\epsilon$	ermina	ate	the	operat	cion	of	fac	ilities	lio	censed	
pursuant	to	this	cha	pter	when	any	of	the	follow	ing	condition	ons
exist:												

- 1. Failure by the facility to take preventive or corrective measures in accordance with any order of the agency.
- 2. Failure by the facility to abide by any final order of the agency once it has become effective and binding.
- 3. Any violation by the facility constituting an emergency requiring immediate action as provided in s. 393.0673.
- 4. Failed to comply with the requirements for the comprehensive emergency management plan under this chapter.
- 5. Failed to follow the policies and procedures in the comprehensive emergency management plan. However, the agency shall consider the facility's efforts to follow the plan and circumstances beyond the facility's control that caused the failure. In determining the penalty, the agency shall evaluate the potential or actual harm to the client's health, safety, and security caused by the failure.
- Section 8. Section 400.102, Florida Statutes, is amended to read:
- 400.102 Action by agency against licensee; grounds.—In addition to the grounds listed in part II of chapter 408, any of the following conditions shall be grounds for action by the agency against a licensee:
- (1) An intentional or negligent act materially affecting 815081 h7085 Strike-all.docx

the health or safety of residents of the facility;

- (2) Misappropriation or conversion of the property of a resident of the facility;
- (3) Failure to follow the criteria and procedures provided under part I of chapter 394 relating to the transportation, voluntary admission, and involuntary examination of a nursing home resident; or
- (4) Fraudulent altering, defacing, or falsifying any medical or nursing home records, or causing or procuring any of these offenses to be committed; or
- (5) Failure to comply with the requirements for the comprehensive emergency management plan under this part or s. 408.821.
- Section 9. Subsection (3) of section 400.19, Florida Statutes, is amended to read:
  - 400.19 Right of entry and inspection.-
- (3) The agency shall every 15 months conduct at least one unannounced inspection to determine compliance by the licensee with statutes, and with rules promulgated under the provisions of those statutes, governing minimum standards of construction, requirements for the comprehensive emergency management plan, quality and adequacy of care, and rights of residents. The survey shall be conducted every 6 months for the next 2-year period if the facility has been cited for a class I deficiency, has been cited for two or more class II deficiencies arising

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from separate surveys or investigations within a 60-day period, or has had three or more substantiated complaints within a 6month period, each resulting in at least one class I or class II deficiency. In addition to any other fees or fines in this part, the agency shall assess a fine for each facility that is subject to the 6-month survey cycle. The fine for the 2-year period shall be \$6,000, one-half to be paid at the completion of each survey. The agency may adjust this fine by the change in the Consumer Price Index, based on the 12 months immediately preceding the increase, to cover the cost of the additional surveys. The agency shall verify through subsequent inspection that any deficiency identified during inspection is corrected. However, the agency may verify the correction of a class III or class IV deficiency unrelated to resident rights or resident care without reinspecting the facility if adequate written documentation has been received from the facility, which provides assurance that the deficiency has been corrected. The giving or causing to be given of advance notice of such unannounced inspections by an employee of the agency to any unauthorized person shall constitute cause for suspension of not fewer than 5 working days according to the provisions of chapter 110.

Section 10. Paragraph (g) of subsection (2) of section 400.23, Florida Statutes, is amended to read:

400.23 Rules; evaluation and deficiencies; licensure

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742	status.—
743	(2) Pursuant to the intention of the Legislature, the
744	agency, in consultation with the Department of Health and the
745	Department of Elderly Affairs, shall adopt and enforce rules to
746	implement this part and part II of chapter 408, which shall
747	include reasonable and fair criteria in relation to:
748	(g) The preparation and annual update of a comprehensive
749	emergency management plan. The agency shall adopt rules
750	establishing minimum criteria for the plan after consultation
751	with the Division of Emergency Management.
752	1. At a minimum, the rules must provide for plan
753	components that address:
754	<u>a.</u> Emergency evacuation transportation;
755	<u>b.</u> Adequate sheltering arrangements;
756	<u>c.</u> Postdisaster activities, including emergency power,
757	food, and water;
758	d. Postdisaster transportation;
759	<pre>e. Supplies;</pre>
760	f. Hardening;
761	g. Staffing, including which staff are responsible for
762	implementing each element of the plan, how the facility will
763	maintain staffing during emergencies, and whether and how the
764	facility will accommodate family members of staff;
765	<pre>h. Emergency equipment;</pre>
766	$\underline{\text{i.}}$ Individual identification of residents and transfer of

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767	records	; and
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- j. Responding to family inquiries.
- 2. Facilities must include information in their plans about:
  - a. Whether the facility is located in an evacuation zone;
  - b. Whether the facility intends to shelter in place or relocate to another facility;
    - c. Whether the facility has an emergency power source;
  - d. How the facility will inform residents and the resident's designated family member, legal representative, or guardian when the emergency management plan has been activated; and
  - e. A working phone number for the facility for use by the resident's designated family member, legal representative, or guardian to make contact postdisaster.
  - 3. A facility must provide to the agency, its residents, and the resident's designated family member, legal representative, or guardian the information in subparagraph 2. and an overview of the facility's comprehensive emergency management plan and, if appropriate, a description of the evacuation plan. The agency must post this information on its consumer information website. Any changes to this information must be provided to the agency, the facility's residents, and the resident's designated family member, legal representative, or guardian within 30 days after the change takes effect.

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- 4. The comprehensive emergency management plan is subject to review and approval by the local emergency management agency.
- a. A facility must submit its plan to the local emergency management agency within 90 days after licensure or change of ownership and must notify the agency within 30 days after submission of the plan.
- b. Such plan must be submitted annually or within 30 days after any significant modification, as defined by agency rule, to a previously approved plan.
- <u>c.</u> During its review, the local emergency management agency shall ensure that the following agencies, at a minimum, are given the opportunity to review the plan: the Department of Elderly Affairs, the Department of Health, the Agency for Health Care Administration, and the Division of Emergency Management. Also, appropriate volunteer organizations must be given the opportunity to review the plan.
- <u>d.</u> The local emergency management agency shall complete its review within 60 days and either approve the plan or advise the facility of necessary revisions. <u>A facility must submit the requested revisions to the local emergency management agency within 30 days after receiving written notification from the local emergency management agency.</u>
- e. A facility must notify the agency within 30 days after approval of its plan by the local emergency management agency.

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Section 11. Section 400.492, Florida Statutes, is amended to read:

400.492 Provision of services during an emergency.—Each home health agency shall prepare and maintain a comprehensive emergency management plan that is consistent with the standards adopted by national or state accreditation organizations, the requirements set forth in this section, and consistent with the local special needs plan. The home health agency plan shall be submit the plan to the county health department for review and approval within 90 days after the home health agency is licensed or there is a change of ownership. The plan must be submitted updated annually or within 30 days after any significant modification, as defined by agency rule, to a previously approved plan. The plan and shall document how the agency will continue to provide for continuing home health services during an emergency that interrupts patient care or services in the patient's private residence, assisted living facility, or adult family care home. The plan shall include identification of the staff the means by which the home health agency will continue to provide in the special needs shelter staff to perform the same type and quantity of services for to their patients who evacuate to special needs shelters as that were being provided to those patients before prior to evacuation. The plan shall describe how the home health agency establishes and maintains an effective response to emergencies and disasters, including, but not

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limited to, + notifying staff when emergency response measures are initiated; providing for communication between staff members, county health departments, and local emergency management agencies, including a backup system; identifying resources necessary to continue essential care or services or referrals to other organizations, subject to written agreement; and prioritizing and contacting patients who need continued care or services that are provided by agency staff or by designated family members or other nonhome health agency caregivers; and how services will be provided to patients in the event the home health agency cannot continue to provide services or ceases operation due to the emergency.

the patient's legal representative, designated family member, or guardian of the special needs registry established pursuant to s. 252.355 and how to register the patient. The home health agency shall collect and submit to the local emergency management office a list of registered patients who will need continuing care or services during an emergency. Each patient record for a patient who is registered under patients who are listed in the registry established pursuant to s. 252.355 shall include a description of how care or services will be continued in the event of an emergency or disaster and identify designated staff who will provide such services. The home health agency shall discuss with the patient and the patient's legal

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representative, designated family member, guardian, or nonnome
health agency caregiver and document in his or her record how
the home health agency will continue to provide the same type
and quantity of services, including staffing, to the patient in
his or her private residence, assisted living facility, or adult
family care home, or in the special needs shelter if the patient
evacuates to the special needs shelter, which were being
provided before the emergency or evacuation. The patient's
record shall contain the emergency provisions with the patient
and the patient's caregivers, including where and how the
patient is to evacuate, procedures for notifying the home health
agency in the event that the patient evacuates to a location
other than the shelter identified in the patient record, and a
list of medications and equipment which must either accompany
the patient or will be needed by the patient in the event of an
evacuation.

- (2) If the home health agency's patient is a resident of an assisted living facility or an adult family care home, the home health agency must contact the assisted living facility or adult family care home administrator to determine the plans for evacuation and document the resident's plans in his or her record.
- (3) (2) Each home health agency shall <u>create and</u> maintain a current <del>prioritized</del> list of patients who need continued <u>agency</u> services during an emergency. The list shall include patients to

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be evacuated to a shelter, in private residences, assisted living facilities, and adult family care homes who require continued home health agency services. The list shall indicate how services will shall be continued in the event of an emergency or disaster for each patient, and if the patient is remaining in the home or is to be transported to a special needs shelter, if the patient is listed in the registry established pursuant to s. 252.355, and shall indicate if the patient is receiving skilled nursing services, and the patient's medication and equipment needs. The list shall be furnished to county health departments and to local emergency management agencies as part of the home health agency's comprehensive emergency management plan, upon request. The list shall be updated annually or each time a patient is identified as needing services during an emergency.

(4)(3) A home health agency is agencies shall not be required to continue to provide care to patients in emergency situations that are beyond its their control and that make it impossible to provide services, such as when roads are impassable or when the patient does patients do not go to the location specified in the patient's record their patient records. If a home health agency is unable to continue to provide services or ceases operation due to situations beyond its control, the home health agency must notify the patient whose services will be discontinued during the emergency and the

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## COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 7085 (2018)

#### Amendment No. 1

local emergency operations center as soon as possible. If the
home health agency is providing services to residents of
assisted living facilities and adult family care homes, the home
health agency must make arrangements for continuation of
services and notify the local emergency operations center of
such arrangements. Home health agencies shall may establish
links to local emergency operations centers to determine a
mechanism by which to approach specific areas within a disaster
area in order for the agency to reach its clients. When a home
health agency is unable to continue providing services during an
emergency, the home health agency agencies shall document its
efforts demonstrate a good faith effort to comply with the
requirements of its comprehensive emergency management plan and
this subsection, including <del>by documenting</del> attempts <u>by</u> <del>of</del> staff
to contact the patient and the patient's designated family
member, legal representative, guardian, or nonhome health agency
caregiver, if applicable; contact the resident's assisted living
facility or adult family care home, if applicable; contact the
local emergency operations centers to obtain assistance in
contacting patients; and contact other agencies that may be able
to provide temporary services. The home health agency must also
document attempts by staff to follow procedures outlined in the
home health agency's comprehensive emergency management plan-
and $\underline{\text{in}}$ by the patient's record, which support a finding that the
provision of continuing care has been attempted for those

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patients who have been identified as needing care by the home
health agency in his or her private residence, assisted living
facility, or adult family care home and the patients who are
registered under s. 252.355, in the event of an emergency or
disaster under subsection (1). The agency shall review the
documentation required by this section during any inspection
conducted under part II of this chapter to determine the home
health agency's compliance with its emergency plan.

(5)(4) Notwithstanding the provisions of s. 400.464(2) or any other provision of law to the contrary, a home health agency may provide services in a special needs shelter located in any county.

Section 12. Subsection (10) of section 400.497, Florida Statutes, is amended to read:

400.497 Rules establishing minimum standards.—The agency shall adopt, publish, and enforce rules to implement part II of chapter 408 and this part, including, as applicable, ss. 400.506 and 400.509, which must provide reasonable and fair minimum standards relating to:

- (10) Preparation of <u>and compliance with</u> a comprehensive emergency management plan pursuant to s. 400.492.
- (a) The Agency for Health Care Administration shall adopt rules establishing minimum criteria for the plan and plan updates, with the concurrence of the Department of Health and in consultation with the Division of Emergency Management.

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- (b) The rules must address the requirements in s. 400.492. In addition, the rules shall provide for the maintenance of patient-specific medication lists that can accompany patients who are transported from their private residence, assisted living facility, or adult family care home homes.
- The plan is subject to review and approval by the county health department. During its review, the county health department shall contact state and local health and medical stakeholders when necessary. The county health department shall complete its review to ensure that the plan is in accordance with the criteria in the Agency for Health Care Administration rules within 90 days after receipt of the plan and shall approve the plan or advise the home health agency of necessary revisions. If the home health agency fails to submit a plan or fails to submit the requested information or revisions to the county health department within 30 days after written notification from the county health department, the county health department shall, within 10 days after the home health agency's failure to comply, notify the Agency for Health Care Administration. The agency shall notify the home health agency that its failure constitutes a deficiency, subject to a fine of \$5,000 per occurrence. If either the initial or annual the plan is not submitted, information is not provided, or revisions are not made as requested, the agency may impose the fine. If the fine is not imposed against the home health agency, the agency

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must document in the home health agency's file the reason the fine was not imposed.

(d) For any home health agency that operates in more than one county, the home health agency must submit its plan to the Department of Health. The department shall review the plan, after consulting with state and local health and medical stakeholders when necessary. The department shall complete its review within 90 days after receipt of the plan and shall approve the plan or advise the home health agency of necessary revisions. The department shall make every effort to avoid imposing differing requirements on a home health agency that operates in more than one county as a result of differing or conflicting comprehensive plan requirements of the counties in which the home health agency operates. If the home health agency fails to submit a plan or fails to submit requested information or revisions to the Department of Health within 30 days after written notification from the department, the department must notify the Agency for Health Care Administration within 10 days after the home health agency's failure to comply. The agency shall notify the home health agency that its failure constitutes a deficiency, subject to a fine of \$5,000 per occurrence. If the plan is not submitted, information is not provided, or revisions are not made as requested, the agency may impose the fine. If the fine is not imposed against the home health agency, the agency must document in the home health agency's file the reason

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016	the	fine	was	not	imposed.
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- (e) The requirements in this subsection do not apply to:
- 1. A facility that is certified under chapter 651 and has a licensed home health agency used exclusively by residents of the facility; or
- 2. A retirement community that consists of residential units for independent living and either a licensed nursing home or an assisted living facility, and has a licensed home health agency used exclusively by the residents of the retirement community, provided the comprehensive emergency management plan for the facility or retirement community provides for continuous care of all residents with special needs during an emergency.

Section 13. Subsection (12) of section 400.506, Florida Statutes, is amended to read:

400.506 Licensure of nurse registries; requirements; penalties.—

(12) Each nurse registry shall prepare and maintain a comprehensive emergency management plan that is consistent with the criteria in this subsection and with the local special needs plan. The plan shall be submitted to the county health department for review and approval within 90 days after the nurse registry is licensed or there is a change of ownership. The plan must be updated annually or within 30 days after any significant modification, as defined by agency rule, to a previously approved plan. The plan shall document how include

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the means by which the nurse registry will facilitate the
provision of continue to provide the same type and quantity of
services by persons referred for contract to each patient who
remains in his or her private residence, assisted living
facility, or adult family care home or who evacuates its
patients who evacuate to special needs shelters which were being
provided to those patients before the emergency prior to
evacuation. The plan shall specify how the nurse registry shall
facilitate the provision of continuous care by persons referred
for contract to persons who are registered pursuant to s.
252.355 during an emergency that interrupts the provision of
care or services in private residences. Nurse registries shall
may establish links to local emergency operations centers to
determine a mechanism by which to approach specific areas within
a disaster area in order for a provider to reach its clients. $\underline{\mathtt{A}}$
nurse registry shall document its efforts registries shall
demonstrate a good faith effort to comply with the requirements
of its comprehensive emergency management plan and this
subsection in the patient's records, including by documenting
attempts by of staff to contact the patient and the patient's
designated family member, legal representative, guardian, or
other person who provides care; contact the resident's assisted
living facility or adult family care home, if applicable;
contact the local emergency operations centers to obtain
assistance in contacting patients; and contact other agencies

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that may be able to provide temporary services. The nurse registry must also document attempts by staff to follow procedures outlined in the nurse registry's comprehensive emergency management plan which support a finding that the provision of continuing care has been attempted for patients identified as needing care by the nurse registry either in home or in a special needs shelter and registered under s. 252.355 in the event of an emergency under this subsection.

- (a) All persons referred for contract who care for patients persons registered pursuant to s. 252.355 must include in the patient record a description of how the person referred for contract will continue to provide the same type and quantity of services to the patient care will be continued during a disaster or emergency that interrupts the provision of care in the patient's home. It shall be the responsibility of the person referred for contract to ensure that continuous care is provided.
- (b) A Each nurse registry shall create and maintain a current prioritized list of patients in private residences, assisted living facilities, or adult family care homes who are registered pursuant to s. 252.355 and are under the care of persons referred for contract and who need continued services during an emergency. This list shall indicate, for each patient, if the client is to be transported to a special needs shelter and if the patient is receiving skilled nursing services. A

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nurse registry registries shall make this list available to county health departments and to local emergency management agencies as part of its comprehensive emergency management plan upon request. The list shall be updated annually or each time a patient is identified as needing services during an emergency.

- (c) A Each person referred for contract who is caring for a patient who is registered pursuant to s. 252.355 shall provide a list of the patient's medication and equipment needs to the nurse registry. Each <u>nurse registry person referred for contract</u> shall make this information available to county health departments and to local emergency management agencies <del>upon request</del>.
- (d) A Each person referred for contract is shall not be required to continue to provide care to patients in emergency situations that are beyond the person's control and that make it impossible to provide services, such as when roads are impassable or when patients do not go to the location specified in their patient records. It is the responsibility of the nurse registry to contact another person available for referral to provide care for the patient. If the nurse registry is unable to continue to provide services or ceases operation due to situations beyond its control, the nurse registry must notify the patient whose services will be discontinued during the emergency and the local emergency management operations center as soon as possible. If the nurse registry is providing services

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to residents of assisted living facilities or adult family care
homes, it must make arrangements for continuation of services
and notify the local emergency operations center of such
arrangement. When a nurse registry is unable to continue to
provide services during the emergency, the nurse registry shall
document its efforts to comply with the requirements of its
comprehensive emergency management plan and this subsection by
documenting attempts of the registry or its staff to contact the
patient and the patient's designated family member, legal
representative, guardian, or other caregiver, if applicable;
contact the resident's assisted living facility or adult family
care home, if applicable; contact the local emergency operations
centers to obtain assistance in contacting patients and contact
other agencies that may be able to provide temporary services.
The agency shall review the documentation required by this
section during any inspection conducted pursuant to part II of
this chapter to determine the nurse registry's compliance with
its emergency plan.

(e) The comprehensive emergency management plan required by this subsection is subject to review and approval by the county health department. During its review, the county health department shall contact state and local health and medical stakeholders when necessary. The county health department shall complete its review to ensure that the plan complies with the criteria in this section and the Agency for Health Care

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Administration rules within 90 days after receipt of the plan
and shall either approve the plan or advise the nurse registry
of necessary revisions. If a nurse registry fails to submit a
plan or fails to submit requested information or revisions to
the county health department within 30 days after written
notification from the county health department, the county
health department shall, within 10 days after the nurse
registry's failure to comply, notify the Agency for Health Care
Administration. The agency shall notify the nurse registry that
its failure constitutes a deficiency, subject to a fine of
\$5,000 per occurrence. If <u>either</u> the <u>initial or annual</u> plan is
not submitted, information is not provided, or revisions are not
made as requested, the agency may impose the fine. <u>If the fine</u>
is not imposed against the nurse registry, the agency must
document in the nurse registry's file the reason the fine was
not imposed.

(f) The Agency for Health Care Administration shall adopt rules establishing minimum criteria for the comprehensive emergency management plan and plan updates required by this subsection, with the concurrence of the Department of Health and in consultation with the Division of Emergency Management.

Section 14. Subsection (3) of section 408.813, Florida Statutes, is amended to read:

408.813 Administrative fines; violations.—As a penalty for any violation of this part, authorizing statutes, or applicable

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L166	rules, the agency may impose an administrative fine.
L167	(3) The agency may impose an administrative fine for a
L168	violation that is not designated as a class I, class II, class
1169	III, or class IV violation. Unless otherwise specified by law,
L170	the amount of the fine may not exceed \$500 for each violation.

1171 Unclassified violations include:

- (a) Violating any term or condition of a license.
- (b) Violating any provision of this part, authorizing statutes, or applicable rules.
  - (c) Exceeding licensed capacity.
  - (d) Providing services beyond the scope of the license.
  - (e) Violating a moratorium imposed pursuant to s. 408.814.
- (f) Failure to have an approved comprehensive emergency management plan as required by authorizing statutes.
- (g) Failure to enter into and maintain agreements required by s. 252.355(4)(b) by July 1, 2019.
- Section 15. Section 408.821, Florida Statutes, is amended to read:
- 408.821 Emergency management planning; emergency operations; inactive license.—
- (1) A licensee required by authorizing statutes to have an comprehensive emergency management operations plan must designate a safety liaison to serve as the primary contact for emergency operations.
  - (2) A licensee required by authorizing statutes to have a

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comprehensive emergency management plan must conduct annual
staff training on the policies and procedures for implementing
the emergency operations plan within 2 months before the start
of hurricane season, including testing of the implementation of
the plan, either in a planned drill or in response to a disaster
or an emergency. New staff must receive such training within 30
days after commencement of employment. Such training for new
staff is not required to include testing of the implementation
of the plan if testing is impracticable. Documentation of the
training and testing, including evaluation of the outcome of the
training and testing and modifications to the plan to address
inadequacies must be provided to the agency and the local
emergency management agency within 30 days after the training
and testing is finished. The evaluation must include a survey of
staff to determine their familiarity with the plan.

- (3) Failure to follow the policies and procedures in the licensee's comprehensive emergency management plan is grounds for action by the agency against a licensee. The agency shall consider the licensee's efforts to follow the plan and circumstances beyond the licensee's control that caused the failure. In determining the penalty, the agency shall evaluate the potential or actual harm to the client's health, safety, and security caused by the failure.
- $\underline{(4)}$  An entity subject to this part may temporarily exceed its licensed capacity to act as a receiving provider in

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accordance with an approved <u>comprehensive</u> emergency <u>management</u>
operations plan for up to 15 days. While in an overcapacity
status, each provider must furnish or arrange for appropriate
care and services to all clients. In addition, the agency may
approve requests for overcapacity in excess of 15 days, which
approvals may be based upon satisfactory justification and need
as provided by the receiving and sending providers.

- (5)(3)(a) An inactive license may be issued to a licensee subject to this section when the provider is located in a geographic area in which a state of emergency was declared by the Governor if the provider:
- 1. Suffered damage to its operation during the state of emergency.
  - 2. Is currently licensed.
  - 3. Does not have a provisional license.
- 4. Will be temporarily unable to provide services but is reasonably expected to resume services within 12 months.
- (b) An inactive license may be issued for a period not to exceed 12 months but may be renewed by the agency for up to 12 additional months upon demonstration to the agency of progress toward reopening. A request by a licensee for an inactive license or to extend the previously approved inactive period must be submitted in writing to the agency, accompanied by written justification for the inactive license, which states the beginning and ending dates of inactivity and includes a plan for

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the transfer of any clients to other providers and appropriate licensure fees. Upon agency approval, the licensee shall notify clients of any necessary discharge or transfer as required by authorizing statutes or applicable rules. The beginning of the inactive licensure period shall be the date the provider ceases operations. The end of the inactive period shall become the license expiration date, and all licensure fees must be current, must be paid in full, and may be prorated. Reactivation of an inactive license requires the prior approval by the agency of a renewal application, including payment of licensure fees and agency inspections indicating compliance with all requirements of this part and applicable rules and statutes.

(6)(4) The agency may adopt rules relating to emergency management planning, communications, and operations. Licensees providing residential or inpatient services must utilize an online database established and maintained approved by the agency to report information to the agency regarding the provider's emergency status, planning, or operations. The agency shall provide the Department of Health with direct access to the online database. The agency may adopt rules requiring other providers to use the online database for reporting the provider's emergency status, planning, or operations.

Section 16. Paragraph (1) is added to subsection (1) of section 429.14, Florida Statutes, to read:

429.14 Administrative penalties.-

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(1) In addition to the requirements of part II of chapter
408, the agency may deny, revoke, and suspend any license issued
under this part and impose an administrative fine in the manner
provided in chapter 120 against a licensee for a violation of
any provision of this part, part II of chapter 408, or
applicable rules, or for any of the following actions by a
licensee, any person subject to level 2 background screening
under s. 408.809, or any facility staff:

- (1) Failure to comply with the requirements for the comprehensive emergency management plan under this part or s. 408.821.
- Section 17. Subsection (3) of section 429.28, Florida Statutes, is amended to read:
  - 429.28 Resident bill of rights.-
- (3) (a) The agency shall conduct a survey to determine general compliance with facility standards, requirements for the comprehensive emergency management plan, and compliance with residents' rights as a prerequisite to initial licensure or licensure renewal. The agency shall adopt rules for uniform standards and criteria that will be used to determine compliance with facility standards, requirements for the comprehensive emergency management plan, and compliance with residents' rights.
- (b) In order to determine whether the facility is adequately protecting residents' rights, the biennial survey

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shall include private informal conversations with a sample of
residents and consultation with the ombudsman council in the
district in which the facility is located to discuss residents
experiences within the facility.

- (c) During any calendar year in which no survey is conducted, the agency shall conduct at least one monitoring visit of each facility cited in the previous year for a class I or class II violation, or more than three uncorrected class III violations.
- (d) The agency may conduct periodic followup inspections as necessary to monitor the compliance of facilities with a history of any class I, class II, or class III violations that threaten the health, safety, or security of residents.
- (e) The agency may conduct complaint investigations as warranted to investigate any allegations of noncompliance with requirements required under this part or rules adopted under this part.
- Section 18. Subsection (2) of section 429.34, Florida Statutes, is amended to read:
  - 429.34 Right of entry and inspection.
- (2) (a) In addition to the requirements of s. 408.811, the agency may inspect and investigate facilities as necessary to determine compliance with this part, part II of chapter 408, and rules adopted thereunder The agency shall inspect each licensed assisted living facility at least once every 24 months to

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determine compliance with this chapter and related rules. If an
assisted living facility is cited for a class I violation or
three or more class II violations arising from separate surveys
within a 60-day period or due to unrelated circumstances during
the same survey, the agency must conduct an additional licensure
inspection within 6 months.

- (b) During any calendar year in which a survey is not conducted, the agency may conduct monitoring visits of each facility cited in the previous year for a class I or class II violation or for more than three uncorrected class III violations.
- (c) The agency shall conduct periodic followup inspections as necessary to monitor the compliance of facilities with a history of any violations related to the requirements for the comprehensive emergency management plan.

Section 19. Paragraph (b) of subsection (1) of section 429.41, Florida Statutes, is amended to read:

429.41 Rules establishing standards.

(1) It is the intent of the Legislature that rules published and enforced pursuant to this section shall include criteria by which a reasonable and consistent quality of resident care and quality of life may be ensured and the results of such resident care may be demonstrated. Such rules shall also ensure a safe and sanitary environment that is residential and noninstitutional in design or nature. It is further intended

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that reasonable efforts be made to accommodate the needs and
preferences of residents to enhance the quality of life in a
facility. Uniform firesafety standards for assisted living
facilities shall be established by the State Fire Marshal
pursuant to s. 633.206. The agency, in consultation with the
department, may adopt rules to administer the requirements of
part II of chapter 408. In order to provide safe and sanitary
facilities and the highest quality of resident care
accommodating the needs and preferences of residents, the
department, in consultation with the agency, the Department of
Children and Families, and the Department of Health, shall adopt
rules, policies, and procedures to administer this part, which
must include reasonable and fair minimum standards in relation
to:

- (b) The preparation and annual update of a comprehensive emergency management plan. Such standards must be included in the rules adopted by the department after consultation with the Division of Emergency Management.
- 1. At a minimum, the rules must provide for plan components that address:
  - a. Emergency evacuation transportation;
  - <u>b.</u> Adequate sheltering arrangements;
- 1363 <u>c.</u> Postdisaster activities, including provision of 1364 emergency power, food, and water;
  - <u>d.</u> Postdisaster transportation;

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 7085 (2018)

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1366	<u>e.</u> Supplies;
1367	f. Hardening;
1368	g. Staffing, including which staff are responsible for
1369	implementing each element of the plan, how the facility will
1370	maintain staffing during emergencies, and whether and how the
1371	facility will accommodate family members of staff;
1372	<u>h.</u> Emergency equipment;
1373	$\underline{\text{i.}}$ Individual identification of residents and transfer of
1374	records;
1375	j. Communication with families; and
1376	$\underline{k}$ . Responses to family inquiries.
1377	2. Facilities must include information in their plans
1378	about:
1379	a. Whether the facility is located in an evacuation zone;
1380	b. Whether the facility intends to shelter in place or
1381	relocate to another facility;
1382	c. Whether the facility has an emergency power source;
1383	d. How the facility will inform residents and the
1384	resident's designated family member, legal representative, or
1385	guardian when the emergency management plan has been activated;
1386	and
1387	e. A working phone number for the facility for use by the
1388	resident's designated family member, legal representative, or
1389	guardian to make contact postdisaster.
1390	3. A facility must provide to the agency, its residents,

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and the resident's designated family member, legal
representative, or guardian the information in subparagraph 2.
and an overview of the facility's comprehensive emergency
management plan and, if appropriate, a description of the
evacuation plan. The agency must post this information on its
consumer information website. Any changes to this information
must be provided to the agency, the facility's residents, and
the resident's designated family member, legal representative,
or guardian within 30 days after the change takes effect.

- $\underline{4}$ . The comprehensive emergency management plan is subject to review and approval by the local emergency management agency.
- a. A facility must submit its plan to the local emergency management agency within 90 days after licensure and change of ownership and must notify the agency within 30 days after submission of the plan.
- b. Such plan must be submitted annually or within 30 days after any significant modification, as defined by agency rule, to a previously approved plan.
- <u>c.</u> During its review, the local emergency management agency shall ensure that the following agencies, at a minimum, are given the opportunity to review the plan: the Department of Elderly Affairs, the Department of Health, the Agency for Health Care Administration, and the Division of Emergency Management. Also, appropriate volunteer organizations must be given the opportunity to review the plan.

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d. The local emergency management agency shall complete
its review within 60 days and either approve the plan or advise
the facility of necessary revisions. A facility must submit the
requested revisions to the local emergency management agency
within 30 days after receiving written notification from the
local emergency management agency.

e. A facility must notify the agency within 30 days after approval of its plan by the local emergency management agency.

Section 20. (1) For the 2018-2019 fiscal year, 11 full-time equivalent positions, with associated salary rate of 458,789, are authorized and the sums of \$81,095 in recurring funds from the Administrative Trust Fund, \$706,525 in recurring funds from the Health Care Trust Fund, and \$60,134 in nonrecurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for the purpose of implementing the oversight and enforcement requirements of this act.

- (2) For the 2018-2019 fiscal year, \$300,000 in recurring funds from the Health Care Trust Fund are appropriated to the Agency for Health Care Administration for the purpose of implementing technology changes necessary to implement this act.
- (3) For the 2018-2019 fiscal year, 10 full-time equivalent positions, with associated salary rate of 407,212 are authorized and the sums of \$744,289 in recurring funds from the General Revenue Fund, \$562,140 in recurring funds from the County Health Department Trust Fund, \$44,740 in nonrecurring funds from the

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General Revenue Fund, and \$35,792 in nonrecurring funds from	the
County Health Department Trust Fund are appropriated to the	
Department of Health for the purpose of implementing the spec	cial
needs registry and comprehensive emergency management plan	
requirements of this act.	

(4) For the 2018-2019 fiscal year, \$879,955 in recurring funds from the General Revenue Fund and \$169,480 in nonrecurring funds from the General Revenue Fund are appropriated to the Department of Health for the purpose of implementing technology changes necessary to implement this act.

Section 21. This act shall take effect July 1, 2018.

Remove lines 133-155 and insert:

#### TITLE AMENDMENT

required by authorizing statutes to have a comprehensive emergency management plan to conduct annual staff training on the policies and procedures for implementing the plan within a specified timeframe; providing for agency action for failure to comply; amending s. 429.14, F.S.; authorizing the agency to deny or revoke the license of an assisted living facility for failure to comply with comprehensive emergency management plan requirements; amending s. 429.28, F.S.; revising the assisted

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Published On: 2/21/2018 5:43:58 PM

living facility resident bill of rights to include a requirement

that the agency determine compliance with the facility's

#### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 7085 (2018)

#### Amendment No. 1

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comprehensive emergency management plan; deleting a requirement that the agency conduct at least one monitoring visit under certain circumstances; deleting provisions authorizing the agency to conduct periodic followup inspections and complaint investigations under certain circumstances; amending s. 429.34, F.S., authorizing the agency to inspect and investigate assisted living facilities as necessary to determine compliance with certain laws; removing a provision requiring the agency to inspect each licensed assisted living facility at least biennially; authorizing the agency to conduct monitoring visits of each facility cited for prior violations under certain circumstances; requiring the agency to conduct followup inspections to monitor compliance with requirements for the comprehensive emergency management plan under certain circumstances; amending s. 429.41, F.S.; directing the agency to require facilities licensed under ch. 429, F.S., to include additional components in their comprehensive emergency management plans; requiring a facility to provide information regarding its plan and any changes thereto to designated individuals, the agency, and the local emergency management agency within a specified timeframe; providing an appropriation to the Agency for Health Care Administration and the Department of Health; providing an effective date.

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### **Appropriations Committee**

2/22/2018 1:00PM

**Location:** Webster Hall (212 Knott) **PCS for HB 7087 : Taxation** 

X Favorable With Amendment(s)

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
		<del>"</del> .			IVay
Larry Ahern	X				
Ben Albritton	X				
Lori Berman		<u> </u>			
Michael Bileca	X			*** *** · · ·	
Jim Boyd	X				
Jason Brodeur	X				
Janet Cruz			X		
W. Travis Cummings	X				
Manny Diaz, Jr.	X				
Bobby DuBose			X		
Dane Eagle	X				
Katie Edwards-Walpole	X				
Bill Hager			X		
Blaise Ingoglia		<del></del>	X		
Clay Ingram	X		·		
Shevrin Jones		Х			
Kionne McGhee		X			
Larry Metz	X				
George Moraitis, Jr.	X				
Jared Moskowitz		X			····
Jeanette Nuñez	X				
Jose Oliva			Х	· · · · · · · · · · · · · · · · · · ·	
Elizabeth Porter	X				
Holly Raschein	Х				
David Richardson		X	·····		
Ray Rodrigues	X				
Chris Sprowls	X				
Cynthia Stafford		X			
Richard Stark		X			
Carlos Trujillo (Chair)	X				
	Total Yeas: 18	Total Nays: 7			

#### **PCS for HB 7087 Amendments**

Amendment PCS for HB 7087 a1

X Not Considered

Amendment PCS for HB 7087 a2

X Adopted Without Objection

### Appropriations Committee

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
PCS for HB 7087: Taxation (continued)

#### PCS for HB 7087 Amendments (continued)

#### **Amendment PCS for HB 7087 SA1**

X Withdrawn

#### **Appearances:**

Daniel Martin (General Public) - Waive In Opposition Self Chied Steward

5726 S.E. 116th St Belleview FL 34420 Phone: 352-512-2546

Maureen Gibson (General Public) - Waive In Opposition

Self 10596 Sengal Dr. Pensacola Florida 3253

Pensacola Florida 32534 Phone: 850-791-8014

Andrew Hosek (Lobbyist) - Waive In Support Americans for Prosperity 200 W. College Tallahassee FL

Kim Smith (General Public) - Waive In Opposition Self Lithia Florida 33547

Jason Smith (General Public) - Waive In Opposition Self NPR FL

Labrador, Edward (Lobbyist) - Opponent Broward County Lefislative Counsel 115 S Andrews Ave Fort Lauderdale FL 33301

Phone: (954) 357-7135

Mitchel Estupinan (General Public) - Waive In Opposition

Self 7949 Juniper Rd Ocala Florida 34480 Phone: 352-812-6646

Print Date: 2/22/2018 4:03 pm Leagis ® Page 11 of 17

#### **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
PCS for HB 7087 : Taxation (continued)

Appearances: (continued)

Irv Slosberg (General Public) - Opponent Former State Rep 7106 Via Firenze Boca Raton Florida 33433 Phone: 561-699-2554

Tom Ward (General Public) - Waive In Support Fairness in Taxation Attorney 8820 SW 162nd Street Palmetto Bay Florida 33157 Phone: 305-423-3562

George, Marnie (Lobbyist) - Waive In Support Habitat for Humanity of Florida, Inc 101 N Monroe St Suite 1090 Tallahassee FL 32301 Phone: (850) 510-8866

Boehme, Catherine (Lobbyist) - Opponent Florida Education Association Legislative Specialist/ Retired Teacher 213 S Adams St Tallahassee FL 32301-1720 Phone: (850) 224-2078

Kaplan, Hannah (Lobbyist) - Waive In Support Florida Chamber of Commerce 136 S Bronough St Tallahassee FL 32301 Phone: (850) 521-1246

Cullen, David (Lobbyist) - Waive In Opposition Sierra Club 1674 University Parkway #236 Sarasota FL 34243 Phone: 941-323-2404

Aoward E. Adams (Lobbyist) - Waive In Support Florida Governmental Utility Authority Attorney, Pennington P.A. 215 South Monroe St. Suite 200 Tallahassee FL 32301-1839 Phone: 850-222-3533

Bevis, Brewster (Lobbyist) - Waive In Support Associated Industries of Florida 516 N Adams St Tallahassee FL 32301

#### **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
PCS for HB 7087 : Taxation (continued)

Appearances: (continued)

Phone: 850-205-5632

Phone: 850-270-5525

Lisa Waters (General Public) - Information Only Florida Airports Council CEO 325 John Knoe Rd Suite L103 Tallahassee Florida 32303

Brown, French (Lobbyist) - Waive In Support Florida Realtors Lobbyist, Dean Mead 215 S. Monroe St. Suite 815 Tallahassee Florida 32301

Ramba, Melissa (Lobbyist) - Proponent Florida Retail Federation VP 227 S Adams St Tallahassee FL 32301 Phone: (850) 570-0269

Nungesser, Timothy (Lobbyist) - Waive In Support National Federation of Independent Business 110 E Jefferson St Tallahassee FL Phone: (850) 681-0416

Templin, Rich (Lobbyist) - Opponent Florida AFL-CIO 135 S. Monroe Tallahassee FL 32301

Phone: 850-224-6926

Marciano, Anthony (General Public) - Waive In Opposition

Self Sergeant 23370 Carolwood Ln Boca Raton FL 33428 Phone: (954) 632-6878

Woodall, Karen (Lobbyist) - Waive In Opposition Florida Center for Fiscal & Economic Policy Exec. Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

Print Date: 2/22/2018 4:03 pm Leagis ® Page 13 of 17

#### **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
PCS for HB 7087: Taxation (continued)

Appearances: (continued)

Perry, Gail Marie (General Public) - Waive In Opposition Communications Workers of America Chair, Council of Florida P O Box 1766

Pompano Beach FL 33061 Phone: 954-850-4055

Amendment PCS for HB 7087 a1
Hobgood, Jennifer (Lobbyist) - Opponent
American Society for the Prevention of Cruelty to Animals (ASPCA)
P. O. Box 20554
Tallahassee FL 32316
Phone: (850) 445-5245

Amendment PCS for HB 7087 a1
Rich Anderson (General Public) - Waive In Opposition
Florida Association of Animal Welfare Organizations
Chair, Legislative Committee
3100 North Military Trail
West Palm Beach Florida 33409
Phone: 561-472-8844

Amendment PCS for HB 7087 a1
Haven B Cook (General Public) - Waive In Opposition
Self
Dr. Haven Cook
310 N. Bellview Dr.
Tallahassee Florida 32303

Amendment PCS for HB 7087 a1
MacFall, Katherine (Lobbyist) - Opponent
Humane Society of the United States, The
1624 Metropolitan Circle
Tallahassee FL
Phone: (850) 508-1001

Amendment PCS for HB 7087 a1
Hughes, Amber (Lobbyist) - Opponent
Florida League of Cities, Inc
Sr. Legislative Advocate
P.O. Box 1757
Tallahassee FL 32302
Phone: 850-701-3621

Youmans, Laura (Lobbyist) - Opponent Florida Association of Counties 100 S Monroe St Tallahassee FL 32301

Phone: (850) 294- 1835

## Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
PCS for HB 7087 : Taxation (continued)

Appearances: (continued)

Fred Baggett (Lobbyist) - Waive In Support Airlines for America 101 E. College Ave Tallahassee Florida 32301 Phone: 850-591-0915

Moncrief, Aliki (Lobbyist) - Waive In Opposition Florida Conservation Voters, Inc. Executive Director 1700 N Monroe St # 11-286 Tallahassee FL 32303 Phone: (850) 629-4656

Jermone Bess (State Employee) - Waive In Opposition Self 926 E. Johnson Ave. Pensacola Florida 32514 Phone: 850-501-2901

Nicky Campbell (General Public) - Waive In Opposition Self Jacksonville Florida 32221

Spitzer, Kurt (Lobbyist) - Waive In Opposition Florida Stormwater Association 719 E Park Ave Tallahassee FL 32301 Phone: (850) 228-6212

#### Amendment No. 1

<u>C</u>	OMMITTEE/SUBCOMMIT	ree .	ACTION
ADOPTE	D	_	(Y/N)
ADOPTE	D AS AMENDED		(Y/N)
ADOPTE	D W/O OBJECTION	_	(Y/N)
FAILED	TO ADOPT		(Y/N)
WITHDR	AWN		(Y/N)
OTHER		Sub	amd

Committee/Subcommittee hearing bill: Appropriations Committee Representative Jones offered the following:

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### Amendment (with title amendment)

5

Remove lines 1295-1353 and insert:

6

212.099 Florida Sales Tax Credit Scholarship and Safe

7

# Schools Program.-

8

(a) "Eligible business" means a person defined as a dealer

10 11 in this chapter.
 (b) "Eligible contribution" or "contribution" means a

(1) As used in this section, the term:

12

monetary contribution from an eligible business to an eligible nonprofit scholarship-funding organization to be used pursuant

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to ss. 1002.385, 1002.395 or s. 1006.07 through s. 1006.148. The

15

eligible business making the contribution may not designate a

16

specific student as the beneficiary of the contribution.

PCS for HB 7087 al

	(c)	"E	ligible	nonp	rofit	schol	Lar	sh	ip-funding	organiza	<u>tion"</u>
has	the	same	meaning	as	provid	led i	າ ຣ	S	1002.395(2)	(f).	

- (d) "Business-funded scholarship" means an amount of financial aid created by an eligible business when the business makes an eligible contribution in an amount that, if awarded to a single student, would equal the maximum scholarship award authorized pursuant to s. 1002.395(12)(a)1.a.(III) for a single year.
- (2) An eligible business may apply to the department for a tax credit under this section. An eligible business is allowed a credit against the state tax imposed under this chapter in an amount equal to each business-funded scholarship created by the eligible business.
- (3) (a) The eligible business shall specify in the application the applicable state fiscal year in which to apply the credit. The department shall approve tax credits on a first-come, first-served basis.
- (b) Within 10 days after approving or denying an application, the department shall provide a copy of its approval or denial letter to the eligible nonprofit scholarship-funding organization that was named by the eligible business in the application.
- (4) An eligible nonprofit scholarship-funding organization that receives eligible contributions pursuant to this section shall provide the eligible business with a receipt of the total

PCS for HB 7087 a1

amount of funds received from and the number of scholarships created by the eligible business. The eligible business shall provide this information to the department pursuant to s. 212.11(5).

- (5) (a) Eligible contributions may be used to fund the program established under s. 1002.385 if funds appropriated in a state fiscal year for the program are insufficient to fund eligible students.
- (b) If the conditions in paragraph (a) are met, the organization shall first use eligible contributions received during any state fiscal year to fund scholarships for students pursuant to s. 1002.385(12)(d). Any remaining contributions up to \$77,000,000 may be used to fund scholarships for students eligible pursuant to s. 1002.395(3)(b)1. or 2.
- (c) If the conditions of paragraph (a) and (b) are met, up to \$77,000,000 in eligible contributions shall be spent for safe schools pursuant to the distribution formula provided in s 1011.62 (15) for the remaining balance after the distribution specified in the General Appropriations Act. Funds must be spent by school districts to assist in their compliance with ss. 1006.07-1006.148 with priority given to establish a school resource officer program pursuant to s. 1006.12.
- (d) The organization shall separately account for each scholarship funded pursuant to this section.

PCS for HB 7087 al

### Amendment No. 1

	<u>(e</u>	) Not	witl	nstand	ding	js.	1002.3	85(6)	(b),	any	funds	rem	ain	ing
from	a o	closed	scl	nolars	shir	acc	ount f	unded	purs	uant	to the	nis		
secti	on	shall	be	used	to_	fund	other	scho	larsh	ips	pursua	ant_	to	s.
1002.	38	5.												

(f) The organization may, subject to the limitations of s. 1002.395(6)(j)1., use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses.

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### TITLE AMENDMENT

Remove lines 80-81 and insert: 212.099, F.S.; establishing the Florida Sales Tax Credit Scholarship and Safe Schools Program; providing definitions;

PCS for HB 7087 al

Amendment No. 1s

	COMMITTEE/SUBCOMMITTEE ACTION	
	ADOPTED (Y/N)	
	ADOPTED AS AMENDED (Y/N)	
	ADOPTED W/O OBJECTION (Y/N)	
	FAILED TO ADOPT (Y/N)	
	WITHDRAWN <u>X</u> (Y/N)	
	OTHER	
1	Committee/Subcommittee hearing bill: Appropriations Committee	
2	Representative Jones offered the following:	
3		
4	Substitute Amendment for Amendment (PCS for HB 7087 al) by	
5	Representative Jones (with title amendment)	
6	Remove lines 1295-1353 and insert:	
7	212.099 Florida Sales Tax Credit Scholarship and Safe	
8	Schools Program.—	
9	(1) As used in this section, the term:	
10	(a) "Eligible business" means a person defined as a deale	r
11	in this chapter.	

Published On: 2/22/2018 3:25:38 PM

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(b) "Eligible contribution" or "contribution" means a

monetary contribution from an eligible business to an eligible

nonprofit scholarship-funding organization to be used pursuant

to ss. 1002.385, 1002.395 or s. 1006.07 through s. 1006.148. The

eligible business making the contribution may not designate a specific student as the beneficiary of the contribution.

- (c) "Eligible nonprofit scholarship-funding organization" has the same meaning as provided in s. 1002.395(2)(f).
- (d) "Business-funded scholarship" means an amount of financial aid created by an eligible business when the business makes an eligible contribution in an amount that, if awarded to a single student, would equal the maximum scholarship award authorized pursuant to s. 1002.395(12)(a)1.a.(III) for a single year.
- (2) An eligible business may apply to the department for a tax credit under this section. An eligible business is allowed a credit against the state tax imposed under this chapter in an amount equal to each business-funded scholarship created by the eligible business.
- (3) (a) The eligible business shall specify in the application the applicable state fiscal year in which to apply the credit. The department shall approve tax credits on a first-come, first-served basis.
- (b) Within 10 days after approving or denying an application, the department shall provide a copy of its approval or denial letter to the eligible nonprofit scholarship-funding organization that was named by the eligible business in the application.

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- (4) An eligible nonprofit scholarship-funding organization that receives eligible contributions pursuant to this section shall provide the eligible business with a receipt of the total amount of funds received from and the number of scholarships created by the eligible business. The eligible business shall provide this information to the department pursuant to s. 212.11(5).
- (5)(a) Eligible contributions may be used to fund the program established under s. 1002.385 if funds appropriated in a state fiscal year for the program are insufficient to fund eligible students.
- (b) If the conditions in paragraph (a) are met, the organization shall first use eligible contributions received during any state fiscal year to fund scholarships for students pursuant to s. 1002.385(12)(d) up to \$77,000,000. Any remaining contributions up to \$77,000,000 may be used to fund scholarships for students eligible pursuant to s. 1002.395(3)(b)1. or 2.
- (c) If the conditions of paragraph (a) and (b) are met, up to \$77,000,000 in eligible contributions shall be spent for safe schools pursuant to the distribution formula provided in s 1011.62 (15) for the remaining balance after the distribution specified in the General Appropriations Act. Funds must be spent by school districts to assist in their compliance with ss. 1006.07-1006.148 with priority given to establish a school resource officer program pursuant to s. 1006.12.

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Amendment No. 1s

(d) '	The	orgar	nization	shal	ll sep	parately	account	for	ea <u>ch</u>
scholarshi	ρfι	ınded	pursuant	to.	this	section	<u>.</u>		

- (e) Notwithstanding s. 1002.385(6)(b), any funds remaining from a closed scholarship account funded pursuant to this section shall be used to fund other scholarships pursuant to s. 1002.385.
- (f) The organization may, subject to the limitations of s. 1002.395(6)(j)1., use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses, except for any funds distributed pursuant to paragraph (c).

# TITLE AMENDMENT

Remove lines 80-81 and insert:
212.099, F.S.; establishing the Florida Sales Tax Credit
Scholarship and Safe Schools Program; providing definitions;

Published On: 2/22/2018 3:25:38 PM

Amendment No. 2

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION X (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Appropriations Committee
2	Representative Brodeur offered the following:
3	
4	Amendment (with title amendment)
5	Between lines 2573 and 2574, insert:
6	Section 52. Chapter 451, Florida Statutes, consisting of
7	sections 451.01 and 451.02, Florida Statutes, is created to
8	read:
9	CHAPTER 451
10	MARKETPLACE CONTRACTORS
11	451.01. DefinitionsFor purposes of this chapter, the
12	term:
13	(1) "Marketplace contractor" or "contractor" means any
14	individual or entity that:
15	(a) Enters into an agreement with a marketplace platform
16	to use the platform's technology application to receive

PCS for HB 7087 a2

connections	to	third-party	individuals	or	entities	seeking
services; an	nd					

- (b) In return for compensation, offers or provides services to third-party individuals or entities through the marketplace platform's technology application.
- (2) "Marketplace platform" or "platform" means an entity operating in this state that:
- (a) Offers an online-enabled technology application service, website, or system that enables the provision of services by marketplace contractors to third-party individuals or entities seeking such services; and
- (b) Accepts service requests from the public only through its online-enabled technology application service, website, or system.

### 451.02 Marketplace contractors.-

- (1) A marketplace contractor shall be treated as an independent contractor, and not an employee, of the marketplace platform for all purposes under state and local laws, regulations, and ordinances, including, but not limited to, chapters 440 and 443, if all of the following conditions are met:
- (a) The marketplace platform does not unilaterally prescribe specific hours during which the marketplace contractor must be available to accept service requests from third-party individuals or entities submitted through the platform.

PCS for HB 7087 a2

(b)	Tł	ne mai	rketpla	ace p	latforr	n doe	es not pro	phibit the	<u>e</u>
marketpla	се	cont	ractor	from	using	the	technolog	gy applica	ati <u>on</u>
offered_b	у	other	market	tplace	e plati	forms	5 <b>.</b>		

- (c) The marketplace platform does not restrict the contractor from engaging in any other occupation or business.
- (d) The marketplace platform and marketplace contractor agree in writing that the contractor is an independent contractor with respect to the marketplace platform.
- (e) The marketplace contractor bears all or substantially all of the marketplace contractor's expenses incurred by the marketplace contractor in performing the services.
- (f) The marketplace contractor is responsible for the taxes on the marketplace contractor's income.
- (2) The provisions of subsection (1) apply to services performed by a marketplace contractor before July 1, 2018, if the conditions set forth in subsection (1) were satisfied during the period when the services were performed.
- (3) Compliance with this section is not mandatory to establish the existence of an independent contractor relationship. The exclusion of any contractor or digital platform from this section does not create any presumption and is not admissible to deny the existence of an independent contractor relationship.
  - (4) This section does not apply to:

PCS for HB 7087 a2

#### Amendment No. 2

(a) Services performed in the employ of the state, a
political subdivision of the state, an Indian tribe, an
instrumentality of a state, or any political subdivision of a
state or an Indian tribe that is wholly owned by one or more
states, political subdivisions, or Indian tribes, respectively,
provided that such service is excluded from employment as
defined in ss. 3301 and 3306 of the Federal Unemployment Tax
Act.

- (b) Services performed in the employ of a religious, charitable, educational, or other organization that is excluded from employment as defined in ss. 3301 through 3311 of the Federal Unemployment Tax Act, solely by reason of s. 3306(c)(8) of the act.
- (c) Services consisting of transporting freight; sealed and closed envelopes, boxes, or parcels; or other sealed and closed containers, for compensation.

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PCS for HB 7087 a2

Published On: 2/22/2018 3:34:02 PM

TITLE AMENDMENT

Between lines 201 and 202, insert: creating ch. 451, F.S.; providing definitions; specifying that certain contractors under specified conditions, are to be treated as independent contractors for taxation purposes under the workers' compensation and reemployment assistance laws and

# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. PCS for HB 7087 (2018)

### Amendment No. 2

91	r	egulation	s; p	providing	retroactive	applicability;
92	р	roviding	exce	eptions;		

PCS for HB 7087 a2

### **COMMITTEE MEETING REPORT**

# **Appropriations Committee**

2/22/2018 1:00PM

Location: Webster Hall (212 Knott)

HB 7089 : Public Safety

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Ben Albritton	X		· · · · ·		
Lori Berman	X		-		
Michael Bileca	X				
Jim Boyd	X				
Jason Brodeur	X				
Janet Cruz			Х		
W. Travis Cummings	X				
Manny Diaz, Jr.	X				
Bobby DuBose			X		
Dane Eagle	X				
Katie Edwards-Walpole	X				
Bill Hager			Х		·
Blaise Ingoglia	X				
Clay Ingram	X				
Shevrin Jones	X		,		
Kionne McGhee			X		
Larry Metz	X				
George Moraitis, Jr.	X	-			
Jared Moskowitz	X				
Jeanette Nuñez	X				
Jose Oliva			Х		
Elizabeth Porter	X				
Holly Raschein	X				
David Richardson	X				
Ray Rodrigues	X				
Chris Sprowls			Х		
Cynthia Stafford	X				
Richard Stark	X				
Carlos Trujillo (Chair)	X				
	Total Yeas: 24	Total Nays: (	D		

### **Appearances:**

Sullivan, Brian (Lobbyist) - Opponent Florida Association of Counties Cheif Legal Counsel 100 S Monroe St Tallahassee FL 32301 Phone: (850) 922-4300

Romo, Margarita (General Public) - Proponent Family Laws and Others 37240 Calle de Milagros/Lock St Dade City Fl 33523

Phone: (352) 206-7763

### **COMMITTEE MEETING REPORT**

Appropriations Committee 2/22/2018 1:00PM

Location: Webster Hall (212 Knott)
HB 7089: Public Safety (continued)

Appearances: (continued)

Labrador, Edward (Lobbyist) - Opponent Broward County 115 S Andrews Ave





Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

Bill Amendment D  Bill/PCS/PCB Number: 963  Amendment Number: 458745
1.000.000
Representing: Lewise of with Men Vaters
Title: VOLUNTEEF
Address: 3185 Ferns Glendr.
city: Tallahassee State/Zip: FL 3 2309
Phone Number: 994537-8013 Meeting Date: 2 22 18
Committee/Subcommittee: House Approp_
Presentation/Workshop Topic:
Registered Lobbyist: YES NO
State Employee: YES NO
I wish to speak Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to subpoena Appearing at the written request of the chair Judge or elected officer appearing in official capacity Lobbyist Appearance form submitted online
If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only

WS

## **COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD**



	Bill	Amendment	
	Bill/PCS/PCB Number:	4063	
	Amendment Number:		
Name: TRAJIS MOORE			
Representing: Defende	is of Wildlife		
Title:			
Address: P.O. Box	2020		
city: St. Petersbu	119	State/Zip: FL 33731	
Phone Number: 727.42	1. 6902	Meeting Date: <u> </u>	
Committee/Subcommittee:	eppropriation		
Presentation/Workshop Topic: _	Land & Acquisi	Lion	
Regist	ered Lobbyist: YES	NO 🗌	
State I	Employee: YES 🗌 I	NO 🗹	
I wish to speak  Appearing in response to an inc  Appearing in response to subponse to sub	est of the chair	member, committee, or staff	
Lobbyist Appearance form sub			
If you are testifying on an amendment, ple		a proponent or opponent on the bill as a whole.)	
<b>3ill:</b> Proponent ✓ Oppor	nent Waive in Support	Waive in Opposition Info only	
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition Info only	



ease fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative	W	5
sistant at the meeting.	000	

LORIDA			
	Bill Amendment		
	Bill/PCS/PCB Number:		
	Amendment Number: 58745		
Name: Ze becce	6 Hara		
Representing: Fla L	eagoz of Cities		
Title: Depty	beneral Coursel		
Address:	< 1757		
City: Tall aha.	State/Zip: \(\sum_2 \sum_3 \su		
Phone Number: 277	1684 Meeting Date: 2/22/18		
Committee/Subcommittee:	1 ppopration		
Presentation/Workshop Topic:	Natural Resources		
Regist	tered Lobbyist: YES NO		
State	Employee: YES NO		
I wish to speak			
	quiry for information made by member, committee, or staff		
Appearing in response to subpoena			
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		



Bill Amendment Bill/PCS/PCB Number:	
Name: KURT SPITZER  Representing: FL. STORWWHER ABSOCIATION  Title: DXCC- DIRECTOR  Address: 719 E PARK MC	-
City:	-
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena  Appearing at the written request of the chair  Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole Bill:  Proponent Opponent Support Waive in Support Waive in Opposition Info only	:-)
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only	



	Bill Amendment		
	Bill/PCS/PCB Number: <u>HB <b>7</b>063</u>		
	Amendment Number:		
Name: RICHARD GENTRY			
Representing: STAND U	P FOR NORTH FLORIDA		
Title:			
Address: 2305 BR	AEBURN CIR.		
City: Tall	State/Zip: FC 32.309		
Phone Number: 251-1	837 Meeting Date: 2-22-18		
Committee/Subcommittee:	Approps		
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES NO		
State	Employee: YES NO NO		
I wish to speak			
· ·	quiry for information made by member, committee, or staff		
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub-	mitted online		
If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment
	Bill/PCS/PCB Number: <u>C5/HB 7063</u>
	<b>'</b>
	Amendment Number:
Name: Will Ac	sberper (Ab-bur-ger)
Representing: The Tro	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Title: Vice Pre	
Address: 306 N.	Manrae Street
city: Tallahasse	· · · · · · · · · · · · · · · · · · ·
Phone Number: 850-29	19-2006 Meeting Date: Feb. 22, 2018
	speropriations
Presentation/Workshop Topic:	
_	and table in Mrs C
Regist	ered Lobbyist: YES  NO
State	Employee: YES NO 🗍
<b>→</b>	_
I wish to speak	
Appearing in response to an inc	quiry for information made by member, committee, or staff
Appearing at the written reque	
Judge or elected officer appear	
Lobbyist Appearance form sub	
	Titted Offine
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

# WS

### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CORIDA			3
	Bill Bill Bill/PCS/PCB Number: _	Amendment X	
	Amendment Number: _		
Name: Joanna Bonfar	nti (Bon-fawn-	-tee)	
Representing: Florida Secti	on American Wa	tter Works Asso	ciation
Title: <u>Government</u> R	elations		
Address: 215 S. Monroe			
city: Tallahassec		State/Zip: FL 3	32312
Phone Number: <u>850 - 52  </u>	1-1980	Meeting Date: Feb	. 22, 2018
Committee/Subcommittee:	Appropriations	<del>-</del>	<u>.</u>
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES 💢	NO 🗌	
State	Employee: YES	NO 🔀	er
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena  Appearing at the written request of the chair  Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online			
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



	Bill Amendment
	Bill/PCS/PCB Number: 1063
:	Amendment Number:
Name: Aliki Moncr	ief (a-LEE-Key)
Representing: <u>Forida</u> C	Conservation Voters
Title: Exec Direc	A
Address: 1700 N M	onne St # 11-286
City:	State/Zip: £ 32303
Phone Number: 850 6	29 +656 Meeting Date: 2/22/18
Committee/Subcommittee: A	ppropriations
	Frorida Forever
	ered Lobbyist: YES NO
	Employee: YES NO
I wish to speak	· · · · · · · · · · · · · · · · · · ·
	quiry for information made by member, committee, or staff
Appearing in response to subpo	
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



PLORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 7083
	Amendment Number: 48039
Name: Enc Puole	
Representing: FL. ASSUCI	ation of Countres
Title:	
Address: 100 S. Munrue	e St.
city: Tulluhussee	State/Zip: FL
Phone Number: 810.927	2.4300 Meeting Date: 2/2/18
Committee/Subcommittee:	ppupuations
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES V NO
State	Employee: YES NO
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	est of the chair
Judge or elected officer appear	ring in official capacity
Lobbyist Appearance form sub	mitted online
If you are testifying on an amendment, plo	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only





LORIDA			
	Bill Amendment 720		
	Bill/PCS/PCB Number: 85,75 1083		
	Amendment Number:		
Name: James M.Fa	Llin		
Representing: FL. Smith	or Living Association		
Title:			
Address: 123 5, Ad	ans St		
City: Tallahassee	State/Zip: FL 39301		
Phone Number: 850 - 6	71-4401 Meeting Date: 2-22-18		
Committee/Subcommittee:	Appropriations		
Presentation/Workshop Topic: _	Healthrave Disaster Prepardness & Respose		
Registered Lobbyist: YES NO			
State	Employee: YES NO V		
I wish to speak			
Appearing in response to an in	quiry for information made by member, committee, or staff		
Appearing at the written reque			
Judge or elected officer appear			
Lobbyist Appearance form sub			
_			
If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	·
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: Suzanne Sewel	
Representing: Florida Associ	ation of Rhabilitation Facilite
Title: President & CE	<u> </u>
Address: 2475 Apalatho	oe PKway
City: tallahasse	State/Zip: <u>F-L 323</u> ./
Phone Number: 850 - 942-350	Meeting Date: 2/27/5
Committee/Subcommittee:	
Presentation/Workshop Topic: Health	arc Disaster Planning &
Registered Lobbyist: YES	NO D Prepardre
State Employee: YES	□ NO □
Ludah da anash	
✓ I wish to speak  Appearing in response to an inquiry for information	made by member, committee, or staff
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacit	ν
Lobbyist Appearance form submitted online (a	thought to submit via evicil)
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only
Amendment: Proponent Opponent	Info only

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### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



	l		į.
	Bill	Amendment	
	Bill/PCS/PCB Number:	7087	
	Amendment Number:		
Name Aliki Moncy	rief la-LEE	- Key	ı
Name: Aliki Moncrief (a-LEE-key) Representing: Morida Conservation Voters			
Title: Executive Di			
Address: 1700 N M		1-286	-
	7.7.00	_	13.2
City: TLH		State/Zip:	1707
Phone Number: <u>850 62</u>	14656	Meeting Date: 2	122/18
Committee/Subcommittee:	•		
Presentation/Workshop Topic:			
		NO 🗍	
		NO. <del>**</del>	
State			
I wish to speak			
Appearing in response to an in	quiry for information made by n	nember, committee, or sta	aff
Appearing in response to subp	oena		
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
If you are testifying on an amendment, ple	ease also indicate your position as a	a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only

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## COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



ZORIDA.
Bill Amendment Bill/PCS/PCB Number: 7087
Amendment Number:
Name: Fred Baggett
Representing: Hivliwes for America
Title:
Address: 10/ E. College Au
City: State/Zip: State/Zip:
Phone Number: 850 591 09/5 Meeting Date:
Committee/Subcommittee: Appropriation
Presentation/Workshop Topic:
Registered Lobbyist: YES NO NO
State Employee: YES NO
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number: 63091
	7 inchantelle Nambell.
Name: <u>LAURA YOUMA</u>	2 4
Representing: FLOR (DA	ASJOCIATION OF COUNTIES
Title:	
Address: W. Nowez	
City: TAC	State/Zip: C C S 1 1 2 1
Phone Number: 294-1833	Meeting Date:
Committee/Subcommittee:	ریاس ا
Presentation/Workshop Topic:	TAXATION
Regist	ered Lobbyist: YES NO NO
State I	Employee: YES NO
I wish to speak	
Appearing in response to an inc	quiry for information made by member, committee, or staff
Appearing in response to subpo	pena
Appearing at the written reque	st of the chair
Judge or elected officer appearing in official capacity	
Lobbyist Appearance form subr	mitted online
If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

PLORIDA		<del></del>
	Bill Amendmer	nt 🔀
	Bill/PCS/PCB Number: 7087	
	/ 2 ~ 1	
	Amendment Number: <u>639</u>	
Name: Amber Hugh	es	
Representing: <u>Florida La</u>	eague of Cities	
Title: Sr. Legislative	Adwate	
Address: PO BOX 175	7	
city: Tallahassee	State/Zip:	FL 32302
Phone Number: <u>850 - 7</u>	01-3621 Meeting Da	ate: 2   22   18
Committee/Subcommittee:	19mps.	
Presentation/Workshop Topic: _	Tax Package	
Regist	ered Lobbyist: YES NO	
State I	Employee: YES NO	
<b>1</b>		
I wish to speak	quiry for information made by member, comn	nittee or staff
Appearing in response to subpo		nece, or starr
Appearing at the written reque		
Judge or elected officer appear	ring in official capacity	
Lobbyist Appearance form sub-	mitted online	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or o	opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Op	pposition Info only
Amendment: Proponent Oppor	ment Waive in Support Waive in Op	pposition Info only



	Bill Amendment
	Bill/PCS/PCB Number: 7087
	Amendment Number: 10000
Name: Kate Macf	all
Representing: <u>Howare</u>	Society of the United States
Title: State divecto	1 1
Address: 1624 Metopel	ta Circle
city: Tallahasse	State/Zip:
Phone Number: <u><b>\</b>50</u> <b>\</b> 50 <b>\</b> 8 -	-1001 Meeting Date: 2/22/18
Committee/Subcommittee: $\sqrt{k}$	oure Appropriation
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES NO
State	Employee: YES NO U
I wish to speak	
Appearing in response to an in-	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appear	ring in official capacity
Lobbyist Appearance form sub	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

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### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

LORIDA	
	Bill Amendment 🗹
	Bill PCS PCB Number: 7087
	Amendment Number: 1000
Name: Haven B Cook	<u>C</u>
Representing: <u>Self</u>	
Title: Dr. Haven Co	ook
Address: 310 N. Dell	view Dr
city: Tallahassee	State/Zip: <u>FL 32303</u>
Phone Number: <u>850 - 443</u> -	- 1662 Meeting Date: 2 - 21 - 18
Committee/Subcommittee:	House Apprepriations
Presentation/Workshop Topic: _	
Regist	tered Lobbyist: YES NO 📝
State	Employee: YES NO 🗸
I wish to speak	
<del>'</del>	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appearing in official capacity	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



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	Bill	Amendment 🗸	
	Bill/(CS/PCB Number: _	7087	
	Amendment Number: _	10000	
Name: RICH ANDERS	οΛ)		<u> </u>
Representing: FLORIDA A	ASSOCIATION OF	ANIMAL WELFA	PRE ORGANIZA
Title: CHAIR, LEGISL			· · · · · · · · · · · · · · · · · · ·
Address: 3100 NORTH	MILITARY TRAIL		
city: WEST PALM BE			33409
Phone Number: 561 -			
Committee/Subcommittee:	APPROPRIATIO	DN15	
Presentation/Workshop Topic:			
Regist	ered Lobbyist: YES	NO 🔽	
State I	Employee: YES	NO 🔽	
I wish to speak			
Appearing in response to an inc	quiry for information made by	member, committee, or st	aff
Appearing in response to subpo	•	, , , , , , , , , , , , , , , , , , , ,	
Appearing at the written reque	st of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form subi	nitted online		
(If you are testifying on an amendment, ple	ease also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor		Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



	Bill Amendment
	Bill/PCS/PCB Number: 7087
	Amendment Number: 10000
Name: JENNIFER	Horagood
Representing: <u>ASPCA (An</u>	NERICAN SOCIETY FOR THE PREVENTION OF CRUCKY TO ANI
Title: DIRECTOR, STATELE	GISLATION, SOUTHEAST REGION
Address: Po Box 2055	<u> </u>
City: TALL AHASSEE	
Phone Number: 850 - 44	15-5245 Meeting Date: 2/22/18
Committee/Subcommittee: $\bigwedge$	
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES NO
State B	Employee: YES NO
I wish to speak  Appearing in response to an inc  Appearing in response to subpo  Appearing at the written reque  Judge or elected officer appear  Lobbyist Appearance form subr	st of the chair ing in official capacity
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only





Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

TOP TO THE PARTY OF THE PARTY O
Bill Amendment Bill/PCS/PCB Number: 1087
Amendment Number:
Name: C7.41L MARIE PERRI/
Representing: COMMUNICATIONS WORKERS OF AUERICA
Title: CHAIR, COUNCIL of FLORIDA
Address: 10 80x 1166
City: PONNAUC BEACH State/Zip: 1/A. 33061
Phone Number: 934 850 4053 Meeting Date: 4/22/18
Committee/Subcommittee: APPRODRIATIONS
Presentation/Workshop Topic: 1AX CUIS
Registered Lobbyist: YES NO
State Employee: YES NO
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only

# Wlo

## COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



	Bill Amendment
	Bill/PCS/PCB Number: 7087
	Amendment Number:
Name: Karen Wa	odall
	ter for Fiscal & Economic Policy
Title: Exec. Divi	<b>'</b>
Address: <u>579 E.</u> C	all St.
City: Tallahoree	State/Zip: F1 3230/
Phone Number: <u>850 - 32</u>	1 - 9386 Meeting Date: $\frac{2}{2}\frac{18}{18}$
Committee/Subcommittee:	/ /
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak  Appearing in response to an in  Appearing in response to subpose to sub	est of the chair ring in official capacity
If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition I Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

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### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



PORIDA
Bill Amendment
Bill/PCS/PCB Number: 168 70 78
Amendment Number:
Name: ANTHONY MARCEANO
Title: SERGEANT (BROWARD SHERTER)
Address: 23370 CAROCINOUD LN
City: Baca RAYON State/Zip: LL 33428
Phone Number: 954 632 68 78 Meeting Date: 2 - 22 - 18
Committee/Subcommittee: HOUSE APPROPRIATIONS
Presentation/Workshop Topic: TAXATION
Registered Lobbyist: YES NO NO
State Employee: YES NO 🔀
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena  Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only



CORIDA			
	Bill 🔀	Amendment	
	Bill/PCS/PCB Number:		
	Billy'i CS/I CB Number.	1,10 700 7	
	Amendment Number:		
Name: Rich Templi	^		
Representing: <u>Florida</u> <i>F</i>	1FL-C10		
Title:			
Address: 135 5. Mor	501		
City: Tallangssee		State/Zip: <u>PC 3</u>	12.301
Phone Number: 850 - 22	4-6526	Meeting Date: 2	/21/18
Committee/Subcommittee:			
Presentation/Workshop Topic: _			
Regist	tered Lobbyist: YES 💢	NO 🗌	
State	Employee: YES	NO 💢	
I wish to speak			
Appearing in response to an in	quiry for information made b	v member, committee, or st	aff
Appearing in response to subp		,,	
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position a	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support [	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

#### THE FLORIDA SENATE

**APPEARANCE RECORD** 

WD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	Bill Number (if applicable)
Topic Taxation  Name (Consobell M) icker	Amendment Barcode (if applicable)
Job Title	
Address	Phone
Street  City  City  State	3,32,31 Email
Speaking: For Against Information	Waive Speaking: In Support Against (The Chair will read this information into the record.)
Representing Self	
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: Yes No
While it is a Senate tradition to encourage public testimony, time meeting. Those who do speak may be asked to limit their remains	e may not permit all persons wishing to speak to be heard at this rks so that as many persons as possible can be heard.
This form is part of the public record for this meeting.	S-001 (10/14/14)

### THE FLORIDA SENATE

## **APPEARANCE RECORD**

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date		Bill Number (if applicable)
Topic & Toxation  Name Mauren Gibson		Amendment Barcode (if applicable)
Job Title		
Address 10596 Senger DR.		Phone 850-791-8014
Pensacola Fl. City State	32534 zip	Email Maureengibson66 Quinos.
Speaking: For Against Information	•	eaking: In Support Against will read this information into the record.)
Representing Self		
Appearing at request of Chair: Yes X No	Lobbyist registe	ered with Legislature: Yes No
While it is a Senate tradition to encourage public testimony, time meeting. Those who do speak may be asked to limit their remar		

This form is part of the public record for this meeting.

S-001 (10/14/14)

## W

#### THE FLORIDA SENATE

### **APPEARANCE RECORD**

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

2-22-2018 Meeting Date	·		HU 7087 Bill Number (if applicable)
Topic Taxation			Amendment Barcode (if applicable)
Name Mitchel Estupinen			
Job Title			
Address 7924 Juniper	RD	·	Phone 352 212 6646
Orala.	Flechela	<u> 34480</u> zip	Email-Mitchel Estupinan Egm
Speaking: For Against	Information	Waive S	peaking: In Support Against ir will read this information into the record.)
Representing Self			
Appearing at request of Chair:	Yes X No	Lobbyist regist	ered with Legislature: Yes 🔀 No
While it is a Senate tradition to encoun	rage public testimony, tii	me may not permit al	persons wishing to speak to be heard at this

meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

S-001 (10/14/14)

## WIS

#### THE FLORIDA SENATE

### APPEARANCE RECORD

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this

meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

S-001 (10/14/14)







Please fill out the entire form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

LORIDE			
		₹	Bill 🗆 Amendment
		Bill Number:	PCS for HB 7087
		Amendment:	N/A
Name:	Nungesser, Timothy		
Representing:	National Federation	of Independent Business	
Title:	Legislatine Di	rector	
Address:	110 E Jefferson St		
City:	Tallahassee	State/Zip:	FL
Phone Number:	(850) 681-0416	Meeting Date:	February 22, 2018 1:00 PM
Committee/Sub	committee: App	propriations Committee	
Presentation/Wo	orkshop Topic: N/A		
Registered L	obbyist		Bill
☐ State Employ	ee e		Proponent
☑ I Wish To Speak			Amendment
Appearing in response to subpoena			N/A
Appearing in	response to an inqu	iry for information made by	member, committee or staff
	the written request		
		g in official capacity	
Lobbyist App	pearance Form Subr	nitted	



LORIDA		
	Bill Amendment	
	Bill/PCS/PCB Number:	
	Amendment Number:	
Name: Melissa Ran	ba	
Representing: <u>Tondu</u> T	etail Federation	
Title: VP		
Address: <u>227</u> S Ac	lans St.	
city: Tallahassee	State/Zip: C.	
Phone Number: <u>850-570</u>	0269 Meeting Date: 2/22/18	
Committee/Subcommittee:	Appropriations	
Presentation/Workshop Topic: _	Tax Package	
Registered Lobbyist: YES NO		
State	Employee: YES NO	
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena  Appearing at the written request of the chair  Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only	

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### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



ZORIDA.			
	Bill Amendment Bill/PCS/PCB Number: 4087		
	Amendment Number:		
Name: FRENCH	Brown		
Representing: Float	A REMLORS		
Title: Lobbyust;	Dem Mero		
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	orrow St. Sixte 815		
City: To Managere FL			
Phone Number: 850 - 2子の	-5525 Meeting Date: 2/22/18		
Committee/Subcommittee:	Appropriations.		
Presentation/Workshop Topic: _			
Registered Lobbyist: YES NO			
State	Employee: YES NO 🔀		
I wish to speak	<del>-</del>		
	quiry for information made by member, committee, or staff		
Appearing in response to subpoena			
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub-	mitted online		
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Oppor			
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		



PLORIDA
Bill Amendment 7087
Bill PCS PCB Number: 7087
Amendment Number:
Name: 45a Waters
Representing: Florida Arph's Council
Title: CEO
Address: 325 John Knox Rd. Suite L103
City: Tallahasser State/Zip: R 32903
Phone Number: 1807 850 -205 -5632 Meeting Date: 2/20/2018
Committee/Subcommittee: Appropriates
Presentation/Workshop Topic: Taxahan
Registered Lobbyist: YES NO NO
State Employee: YES NO
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena  Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only





LORIDA	
	Bill Amendment Bill/PCS/PCB Number: PCS HB 7087
	Bill/PCS/PCB Number: 10 708
	Amendment Number:
Name: AOWARD F. A	THM3 (GENE ADAM)
Representing: FLORET)A	COVERNMENTAL UTRITY AUTHORITY
Title: ATTOPMY,	PENNINGTON P. A. P.O. BUD 10095 - 32302-2095  ONDOE ST., SUTE 200
Address: 215 South Mo	NAVE ST., SUITE 200
City: TALLA HASSEE	State/Zip: FC 3 2301 - 1839
Phone Number: 850-222	State/Zip: $FL$ 3 2301 - 1839 -3533 Wark Meeting Date: $02/22/2018$
Committee/Subcommittee:	APPROPRIATIONS
Presentation/Workshop Topic:	TAX LIBESIATION
Regist	ered Lobbyist: YES NO
State 6	Employee: YES NO
I wish to speak WASVET	IN SUPPORT
Appearing in response to an inc	quiry for information made by member, committee, or staff
Appearing in response to subpo	pena
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	nitted online
If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only





Name: Brewster Beussepresenting: ASSOCIONED IN	Bill Amendment  Bill/PCS/PCB Number: 7087  Amendment Number:	
Address: 5/6 N Adams		
City: TCH	State/Zip: 12 32301	
Phone Number:	Meeting Date: $\frac{Z}{2Z}$	
Committee/Subcommittee:	Te Ways i Means	
Presentation/Workshop Topic:	den .	
•		
Registered Lobbyist: YES		
State Employee: YES	NO 🗸	
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena  Appearing at the written request of the chair  Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online		
If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Opponent	Info only	
Amendment: Proponent Opponent	Info only	





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### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CORIDA			1 I MAY WAYE
	Bill	Amendment	TO LEAVE. SIERRA'S ON
	Bill/PCS/PCB Number:	7087	CONCERNIS
	Amendment Number:		THE BREADTH OF
			OF SALE (N
Name: AV S	D LULLON	<u> </u>	ECS. 2, 4,870
Representing:	RA CUB	Fh.	THANK YOU
Title:			
Address: 1674	NIVERSITY	Frwy	# 286
City: SARASOTA	3	State/Zip:	34243
Phone Number: <u>941-33</u>	3-12404	Meeting Date:	122/16
Committee/Subcommittee:	3 Apr		
Presentation/Workshop Topic:			
, Regist	ered Lobbyist: YES	NO 🗌	
State I	Employee: YES	NO .	
I wish to speak	auiru far information mada hu	mambar sammittas ars	to#
Appearing in response to an inc  Appearing in response to subpo		member, committee, or s	ldii
Appearing at the written reque			
Judge or elected officer appear			
Lobbyist Appearance form sub-	mitted online		
If you are testifying on an amendment, ple	ease also indicate your position as	a proponent or opponent or	n the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only

WS

### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



ORI D	
	Bill
	Bill/PCS/PCB Number: 7087
	Amendment Number:
Name: <u>Hornah Ka</u>	pian
Representing: Florido	chamber of Commerce
Title:	
Address: 136.5. T	Francisch St.
city: Tallabasse	State/Zip: FL/32301
Phone Number:	8505211246 Meeting Date: Feb. 22, 2018
Committee/Subcommittee:	Appropriations
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES 🗹 NO 🗌
State I	Employee: YES NO
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subpo	oena
Appearing at the written reque	est of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub-	mitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



CORIDA		·	Ī
	Bill	Amendment	
	Bill/PCS/PCB Number: _	2028	
	Amendment Number: _		
Name: <u>Cathy Boek</u> Representing: <u>Flov</u> :Ja	me (Say	Bane)	
Representing: Flovida	Education As	sociation	
Title: Legislative	2 Specialist	/ Refived Te	achen
Address: 213 5. Ad			
City: Tallahassee	· · · · · · · · · · · · · · · · · · ·	State/Zip:	32301
Phone Number: <u>850 - 2</u>	29-2078	Meeting Date: 2 -	-22-18
Committee/Subcommittee:	proprietions		
Presentation/Workshop Topic: _	, · · · · ·		
Regist	ered Lobbyist: YES 🔀	NO	
State	Employee: YES	NO 📶	
X I wish to speak			
Appearing in response to an in-	quiry for information made by	member, committee, or st	aff
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appear	ring in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pla	ease also indicate your position a	s a proponent or opponent on	the bill as a whole.)
	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only





•	
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: Marrie George	marial of Florida
Representing: TOUTET TO TOUT	nonity of Florida
Title: Sr, Havisor, Beach	anan Ingersoll & Rooney
Address: 101 N. Marroc St	, Svite 1090
city: Tallahassee	State/Zip: <u>FL 3230/</u>
Phone Number: 850-510-8860	Meeting Date: 3/22/18
Committee/Subcommittee:	FICENS WAYS & MEADS Appropriation
Presentation/Workshop Topic:	ty Contributions Tex Credit
Registered Lobbyist: YES	NO D
State Employee: YES	□ NO □
> Waive in Support	
I wish to speak	
Appearing in response to an inquiry for information	made by member, committee, or staff
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacit	<i>,</i>
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only
Amendment: Proponent Opponent	Info only

# WS

## COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



Assistant at the meeting.
Bill/PCS/PCB Number: 7087  Amendment Number:
Name: Tom Ward
Representing: Fairness in Taxation
Title: Attorney
Address: 6020 SW 162nd St
City: Palmetto Bay State/Zip: FL/33/57
Phone Number: $(305)423-3502$ Meeting Date: $2/22/18$
Committee/Subcommittee: Affrogrations
Presentation/Workshop Topic: Taxabon
Registered Lobbyist: YES NO
State Employee: YES NO NO
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only



Assistant at the meeting.
Bill Amendment Bill/PCS/PCB Number: 7087  Amendment Number:
Name: FORMER STATE REP
Title:
Address: TIOG VIA FIRENZE  City: DOCA RATON State/Zip: FL, 33,433
Phone Number: 561-699-7554 Meeting Date: 2/22/18
Committee/Subcommittee:  Presentation/Workshop Topic:  THE REPORT OF THE REPORT OF THE PROPERTY OF THE PROPERT
Registered Lobbyist: YES NO NO State Employee: YES NO
I wish to speak  Appearing in response to an inquiry for information made by member, committee, or staff  Appearing in response to subpoena  Appearing at the written request of the chair  Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)  Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amandanant Depart Operant Mains in Support Mains in Operation Info only



	Bill	Amendment	
	Bill/PCS/PCB Number		
	Amendment Number		
Name: EDWARD	G. LABRADO	R	
Representing: BROW	ARD COUNTY		
Title: LEGISLAT	IVE COUNSE	EL	·
Address: 115 S. ANT			
city: FT. LAUDERDA	tle	State/Zip: FU/33	530
Phone Number: 954 - 253	-7320	Meeting Date: $2 -$	22-18
Committee/Subcommittee:	Appropria	ations	
Presentation/Workshop Topic:	Taxation		
Regist	ered Lobbyist: YES	NO 🗌	
State I	Employee: YES	NO	
I wish to speak			
Appearing in response to an inc	quiry for information made	by member, committee, or st	aff
Appearing in response to subpo		<b>2,2</b> 2	
Appearing at the written reque			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	nitted online		
(If you are testifying on an amendment, ple	ase also indicate your position	n as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support	t Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Suppor	t Waive in Opposition	Info only





PLORIDA			
	Bill/PCS/PCB Number: _	Amendment 708+	
	Amendment Number: _		
Name: Andrew Hos	ek		
Representing:	s for Prosp	with	
Title:			
Address: 200 V	allade		
City: 7CH		State/Zip: FC	
Phone Number:		Meeting Date:	
Committee/Subcommittee:			
Presentation/Workshop Topic:			
Registe	ered Lobbyist: YES	NO 🗌	
State E	Employee: YES	NO 🖊	
I wish to speak			
Appearing in response to an inc	quiry for information made by	member, committee, or sta	ff
Appearing in response to subpo	oena		
Appearing at the written reque	st of the chair		
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form subr	nitted online		
If you are testifying on an amendment, ple	ase also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppon	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppon	ent Waive in Support	Waive in Opposition	Info only



CORIDA			
	Bill Bill/PCS/PCB Number:	Amendment 7087	:
	Amendment Number: _	,	
Name: KIM SM	177		
Representing: SELF			
Title:			
Address:			
City:		State/Zip: F2 33	3547
Phone Number:		Meeting Date: 22	FEB 2018
Committee/Subcommittee:			
Presentation/Workshop Topic:	TAXATION		
		<del>\</del>	
Regist	ered Lobbyist: YES	NO 🔀	
State I	Employee: YES	NO D	
I wish to speak			
Appearing in response to an inc	quiry for information made b	y member, committee, or sta	aff
Appearing in response to subpo	oena		
Appearing at the written reque	st of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub-	mitted online		
If you are testifying on an amendment, ple	ease also indicate your position a	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support [	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only





TORIDA ME	
	Bill Amendment
	Bill/PCS/PCB Number: 7087
	Amendment Number:
Name: Jason S	Smith
Representing:	
Title:	
Address:	
City: NPR	
Phone Number:	Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic: _	Taxation
Regist	tered Lobbyist: YES NO
State	Employee: YES NO NO
☐ I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	
Judge or elected officer appear	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

# Wlo

### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



LORIDA	1	_				7
			Bill	1	Amendment	
		Bill/P	CS/PCB Numb	er:		
		Amei	ndment Numb	er:		
	TE ======	C	E 35			_
Name:	S.10)		<u> </u>			
Representing:	JEIN					
Title:						
Address:	926 E J.V	nsin	AVE			
City:	Prolo F	1		_	State/Zip:	32514
	·· (850)50	01-2	901	_	Meeting Date:	`
Committee/Sub	bcommittee:					
•	Vorkshop Topic:		,7887	7		
			byist: YES	NO.		
	State (	Employe	e: YES 🔀	L NO		
I wish to sp	eak					
	•		nformation mad	de by me	ember, committee, or s	taff
	in response to subpo					
	at the written reque					
<b>=</b>	ected officer appear	_	• •			
Lobbyist Ap	opearance form sub	ilittea on	iiile			
(If you are testifying o	on an amendment, ple	ease also ir	ndicate your posit	ion as a p	proponent or opponent o	n the bill as a whole.)
Bill: Pro	pponent Oppor	nent 📗	Waive in Supp	ort 🗌	Waive in Opposition	Info only
Amendment: Pro	ponent Oppor	nent	Waive in Supp	ort	Waive in Opposition	Info only



CONIDA	
	Bill Amendment
	Bill/PCS/PCB Number: <u>HB 7089</u>
	Amendment Number:
Name: MARGALI	LA ROMO
Representing: FARM WOL	less Self-Help & Member The
Title:	
Address: 37240 10	ck st. 1
City: DAde City	State/Zip: # 33 533
Phone Number: 353 - 2	06-7763 Meeting Date: 2/52/18
Committee/Subcommittee:	Appeapliations Com-
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES NO 🔀
State	Employee: YES NO X
X I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	est of the chair
Judge or elected officer appear	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent \( \sum_{\text{Oppole}} \)	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



CORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 7089
	Amendment Number:
Name: Brian Sulliva	Λ
Representing: FL. Association of Countre	
Title: Chief Legal Cou	inse
Address: 100 S. Monrue	
city: Tallahassee	State/Zip:_FL_32301
Phone Number: \$10-335-	0150 Meeting Date: 2122/18
Committee/Subcommittee:	
Presentation/Workshop Topic: _	·/ /
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
✓ I wish to speak	
Appearing in response to an inquiry for information made by member, committee, or staff	
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment inli	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



Assistant at the meeting.
Bill Amendment Bill/PCS/PCB Number:
Amendment Number:
Name: Edward by Labrandon
Name:
Title:
Address: 115 S. Harlwer S We
City: State/Zip:
Phone Number: Meeting Date:
Committee/Subcommittee:
Presentation/Workshop Topic:
Registered Lobbyist: YES NO NO
State Employee: YES NO V
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity  Lobbyist Appearance form submitted online
Lobbyist Appearance form submitted online
If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only