

## Senate Bill No. 1680

An act relating to the Florida Statutes; repealing ss. 14.325, 211.027(4)-(8), 216.181(2)(i), 252.373(4), 259.032(4)(b) and (11)(g), 287.057(14)(b), 288.039, 311.22(3), 370.13(4), 370.142(7), 373.59(12), 375.041(3)(b), 381.0402(5), 403.885(3), 502.015(2), 737.101, 737.105, 737.106, 737.111, 737.115, 737.116, 737.201, 737.202, 737.203, 737.2035, 737.204, 737.2041, 737.205, 737.206, 737.2065, 737.207, 737.208, 737.209, 737.301, 737.302, 737.303, 737.3035, 737.304, 737.305, 737.3053, 737.3054, 737.3055, 737.306, 737.3061, 737.307, 737.308, 737.309, 737.401, 737.402, 737.4025, 737.403, 737.4031, 737.4032, 737.4033, 737.404, 737.405, 737.406, 737.501, 737.502, 737.503, 737.504, 737.505, 737.506, 737.507, 737.508, 737.509, 737.510, 737.511, 737.512, 737.6035, 737.621, 737.622, 737.623, 737.624, 737.625, 737.626, and 737.627, F.S., all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the 2008 Florida Statutes only through a reviser's bill duly enacted by the Legislature; amending s. 373.459, F.S., to conform to the repeal of s. 403.885(3); and amending ss. 617.0802 and 627.7261, F.S., to conform to the repeal of chapter 737, F.S.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 14.325, Florida Statutes, is repealed.

Reviser's note.—The cited section, which creates the Council on State Agency Inspectors General, was repealed pursuant to its own terms, effective June 30, 2007.

Section 2. Subsections (4), (5), (6), (7), and (8) of section 211.027, Florida Statutes, are repealed.

Reviser's note.—Subsections (4), (5), and (6), which relate to tax exemptions for oil and gas produced under specified parameters, were repealed pursuant to subsection (8), effective June 30, 2007. Subsection (7) only serves to prohibit new exemptions per subsections (4)-(6) after June 30, 2002, and has served its purpose; subsection (8) only serves to provide the repeal of subsections (4)-(6) and has served its purpose.

Section 3. Paragraph (i) of subsection (2) of section 216.181, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which authorizes the Agency for Persons with Disabilities to submit a specified budget amendment, expired pursuant to its own terms, effective July 1, 2007.

Section 4. Subsection (4) of section 252.373, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides that otherwise unobligated funds in the Emergency Management, Preparedness, and As-

sistance Trust Fund may be authorized for expenditures to provide assistance to local governments for implementing local comprehensive plans, innovative planning to make communities more livable, and addressing growth management issues, expired pursuant to its own terms, effective July 1, 2007.

Section 5. Paragraph (b) of subsection (4) and paragraph (g) of subsection (11) of section 259.032, Florida Statutes, are repealed.

Reviser's note.—Paragraph (4)(b), which relates to transfer of moneys from the Conservation and Recreation Lands Trust Fund to the Florida Forever Trust Fund or the Land Acquisition Trust Fund, expired pursuant to its own terms, effective July 1, 2007. Paragraph (11)(g), which provides for a specified appropriation from funds deposited into the Florida Preservation 2000 Trust Fund and the Florida Forever Trust Fund for construction of replacement museum facilities for the 2006-2007 fiscal year, expired pursuant to its own terms, effective July 1, 2007.

Section 6. Paragraph (b) of subsection (14) of section 287.057, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which authorizes the implementation of a privatization initiative for a secure facility by the Department of Children and Family Services, expired pursuant to its own terms, effective July 1, 2007.

Section 7. Section 288.039, Florida Statutes, is repealed.

Reviser's note.—The cited section, which relates to the Employing and Training our Youths (ENTRY) program, expired pursuant to its own terms, effective June 30, 2007.

Section 8. Subsection (3) of section 311.22, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which relates to a minimum 25 percent match of funds received for certain dredging projects for the 2006-2007 fiscal year only, expired pursuant to its own terms, effective July 1, 2007.

Section 9. Subsection (4) of section 370.13, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides for waiver of stone crab trap tag fees for the 2006-2007 fiscal year only, expired pursuant to its own terms, effective July 1, 2007.

Section 10. Subsection (7) of section 370.142, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides for waiver of spiny lobster trap tag fees for the 2006-2007 fiscal year only, expired pursuant to its own terms, effective July 1, 2007.

Section 11. Subsection (12) of section 373.59, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which authorizes transfer of moneys from the Water Management Lands Trust Fund to the Florida Forever Trust Fund or the Land Acquisition Trust Fund, expired pursuant to its own terms, effective July 1, 2007.

Section 12. Paragraph (b) of subsection (3) of section 375.041, Florida Statutes, is repealed.

Reviser's note.—The cited paragraph, which authorizes expenditure or transfer to the Florida Forever Trust Fund and the Save Our Everglades Trust Fund of moneys in the Land Acquisition Trust Fund to support programs authorized in chapters 259 and 373, for the 2006-2007 fiscal year only, expired pursuant to its own terms, effective July 1, 2007.

Section 13. Subsection (5) of section 381.0402, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides that the Department of Health may not use any portion of the annual appropriation for the area health education center network to administer or evaluate the network, expired pursuant to its own terms, effective July 1, 2007.

Section 14. Subsection (3) of section 403.885, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides for a grant program to use funds appropriated for certain water projects, expired pursuant to its own terms, effective July 1, 2007.

Section 15. Subsection (2) of section 502.015, Florida Statutes, is repealed.

Reviser's note.—The cited subsection, which provides that, for the 2006-2007 fiscal year only, moneys in the General Inspection Trust Fund may be appropriated for programs operated by the Department of Agriculture and Consumer Services which are related to the programs authorized under chapter 502, which relates to milk and milk products, expired pursuant to its own terms, effective July 1, 2007.

Section 16. Sections 737.101, 737.105, 737.106, 737.111, 737.115, 737.116, 737.201, 737.202, 737.203, 737.2035, 737.204, 737.2041, 737.205, 737.206, 737.2065, 737.207, 737.208, 737.209, 737.301, 737.302, 737.303, 737.3035, 737.304, 737.305, 737.3053, 737.3054, 737.3055, 737.306, 737.3061, 737.307, 737.308, 737.309, 737.401, 737.402, 737.4025, 737.403, 737.4031, 737.4032, 737.4033, 737.404, 737.405, 737.406, 737.501, 737.502, 737.503, 737.504, 737.505, 737.506, 737.507, 737.508, 737.509, 737.510, 737.511, 737.512, 737.6035, 737.621, 737.622, 737.623, 737.624, 737.625, 737.626, and 737.627, Florida Statutes, are repealed.

Reviser's note.—The cited sections, which make up chapter 737, relating to trust administration, were repealed by s. 48, ch. 2006-217, Laws of Florida, effective July 1, 2007. Since the sections were not repealed by a "current session" of the Legislature, they may be omitted from the 2008 Florida

Statutes only through a reviser's bill duly enacted by the Legislature. See s. 11.242(5)(b) and (i).

Section 17. Subsection (6) of section 373.459, Florida Statutes, is amended to read:

373.459 Funds for surface water improvement and management.—

(6) The match requirement of subsection (2) shall not apply to the Suwannee River Water Management District, the Northwest Florida Water Management District, or a financially disadvantaged small local government as defined in former s. 403.885(3).

Reviser's note.—Amended to conform to the expiration of s. 403.885(3) by its own terms, effective July 1, 2007; that expiration is confirmed by this act.

Section 18. Subsection (2) of section 617.0802, Florida Statutes, is amended to read:

617.0802 Qualifications of directors.—

(2) In the event that the eligibility to serve as a member of the board of directors of a condominium association, cooperative association, homeowners' association, or mobile home owners' association is restricted to membership in such association and membership is appurtenant to ownership of a unit, parcel, or mobile home, a grantor of a trust described in s. 733.707(3), or a beneficiary as defined in former s. 737.303(4)(b) of a trust which owns a unit, parcel, or mobile home shall be deemed a member of the association and eligible to serve as a director of the condominium association, cooperative association, homeowners' association, or mobile home owners' association, provided that said beneficiary occupies the unit, parcel, or mobile home.

Reviser's note.—Amended to conform to the repeal of s. 737.303 by s. 48, ch. 2006-217, Laws of Florida; that repeal is confirmed by this act. The definition of "beneficiary" in s. 737.303(4)(b) was not included in the new Trust Code, chapter 736.

Section 19. Paragraph (b) of subsection (2) of section 627.7261, Florida Statutes, is amended to read:

627.7261 Refusal to issue policy.—

(2)

(b) As used in this section, the term "volunteer driver" means a person who provides services, including transporting individuals or goods, without compensation in excess of expenses to a private nonprofit agency as defined in s. 273.01(3) or a charitable organization as defined in s. 736.1201(1) 737.501(2).

Reviser's note.—Amended to conform to the repeal of s. 737.501 by s. 48, ch. 2006-217, Laws of Florida; that repeal is confirmed by this act. Section

736.1201(1), created by s. 12, ch. 2006-217, as part of the Trust Code, chapter 736, which replaced chapter 737 on trust administration, provides the same definition of “charitable organization” found in s. 737.501(2).

Section 20. This act shall take effect on the 60th day after adjournment sine die of the session of the Legislature in which enacted.

Approved by the Governor April 7, 2008.

Filed in Office Secretary of State April 7, 2008.