Only ten days ago, the Florida legislature finished its 2009 regular session when legislative leaders sent their final bill to Governor Crist.

Of the approximately 2,600 bills filed this year, 262 were passed and sent to the governor, who has signed about 245 of them and vetoed seven others. Please see the Spotlight on Bills section of this newsletter for a list of signed and vetoed bills of interest to Florida State University, and note the effective date of each.

The governor also signed the $66.5 billion state budget into law on May 27. This year’s budget includes $13.4 billion in federal stimulus money, $2.2 billion in new taxes and fees, and very few member projects. There were so few “turkeys,” in fact, that only two member projects were vetoed, a low not seen since the late ‘60s. Governor Crist also vetoed the 2 percent salary cut for state employees, and restored a trust fund, which the legislature had raided, that facilitates the issuance of concealed-weapons permits.

Tax revenues were up for April and May, giving hope that the current recession is waning. Legislative staff and legislators will continue to monitor state revenue to determine whether a special session will be necessary this fall. Energy, growth management and gaming are also potential topics for a special session, and if one appears likely, I will let you know via this newsletter.

Until then, please feel free to contact me with any questions you may have about bills that passed or failed, or any legislature-appropriated funding questions you may have. I can be reached at **(850) 644-4453** or at kdaly@fsu.edu. Thank you.
The 2009 Budget includes an 8 percent increase in tuition rates plus up to 7 percent differential tuition increase at state colleges and universities.

The following is a summary of the 2009-10 state budget:

### Operating Budget:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount (in $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Revenue</td>
<td>235,078,926</td>
</tr>
<tr>
<td>Lottery</td>
<td>26,539,058</td>
</tr>
<tr>
<td>Federal Stimulus (Education)</td>
<td>19,799,857</td>
</tr>
<tr>
<td>Federal Stimulus (Discretionary)</td>
<td>1,382,604</td>
</tr>
<tr>
<td>Student and Other Fees</td>
<td>157,551,804</td>
</tr>
<tr>
<td>Student Financial Assistance</td>
<td>3,540,501</td>
</tr>
<tr>
<td>Risk Management Insurance</td>
<td>2,000,626</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>445,893,376</strong></td>
</tr>
</tbody>
</table>

### College of Medicine

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount (in $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Revenue</td>
<td>34,702,368</td>
</tr>
<tr>
<td>Lottery</td>
<td>589,410</td>
</tr>
<tr>
<td>Federal Stimulus</td>
<td>3,001,632</td>
</tr>
<tr>
<td>Student and Other Fees</td>
<td>9,933,495</td>
</tr>
</tbody>
</table>

The following proviso regarding university implementation of budget reductions has been included in the university section of the budget: “Each university board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the university by more than 10 percent during the 2008-2009 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Board of Governors.”

### Other Issues

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount (in $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUS Fixed Capital Outlay</td>
<td>141,000,000</td>
</tr>
<tr>
<td>SUS Maintenance, Repair &amp; Remodel</td>
<td>25,708,780</td>
</tr>
</tbody>
</table>

The award per credit hour or credit hour equivalent for the 2009-2010 academic year shall be as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (in $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Four-Year Institutions</td>
<td></td>
</tr>
<tr>
<td>Academic Scholars Award</td>
<td>$126</td>
</tr>
<tr>
<td>Medallion Scholars Award</td>
<td>$ 95</td>
</tr>
<tr>
<td>Gold Seal Vocational Scholars</td>
<td>$ 95</td>
</tr>
<tr>
<td>Two-Year Institutions</td>
<td></td>
</tr>
<tr>
<td>Academic Scholars Award</td>
<td>$ 78</td>
</tr>
<tr>
<td>Medallion Scholars Award</td>
<td>$ 78</td>
</tr>
<tr>
<td>Gold Seal Vocational Scholars</td>
<td>$95</td>
</tr>
</tbody>
</table>

The additional stipend for Top Scholars shall be $54 per credit hour.

Salaries – Effective July 2, 2009, the annual base rate of pay for each employee with an annual base rate of pay in excess of $45,000 shall be reduced by 2 percent. This does not include university employees.

Members of the Legislature will take a 7 percent reduction in pay.

State Health Insurance shall continue at the current rate.

Section 77 - …the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operations:

- Sliger Building
- Johnson Building
- Shaw Building
- Commonwealth 2 Building

Section 78 - …fixed capital outlay projects may be constructed, acquired, and financed by a university or university direct support organization. Financing mechanisms include any form of approved debt or bonds authorized by the Board of Governors:

- Student Wellness Center/Nursing/Health Facility

Section 80 - …the unexpended balance or $1,000,000, from funds appropriated in Specific Appropriation 15A of chapter 2008-152, Laws of Florida, for the Florida State University for Phase II Rec SportsPlex – Main shall revert immediately and is appropriated for the 2009-2010 fiscal year to the Florida State University for the Student Success Building – Main.
SB 762 – State University Tuition and Fees by Senator Ken Pruitt (R – Port St. Lucie). authorizes each state university to charge a tuition differential subject to approval by the Board of Governors. In addition to the five state universities that currently charge the tuition differential—the University of Florida, Florida State University, the University of South Florida, the University of Central Florida, and Florida International University—the remaining six state universities are authorized to establish a tuition differential, as well.

Seventy percent of the tuition differential will be used to enhance undergraduate education and thirty percent, or the equivalent amount from private sources, will be used to provide financial aid to undergraduate students who exhibit financial need. The aggregate sum of tuition and the tuition differential could not increase by more than 15 percent of the total charged for these fees in the previous year. The total undergraduate tuition and fees per credit hour could not exceed the national average for undergraduate tuition at public universities.

Effective July 1, 2009. Chapter No. 2009-98

SB 1696 – Higher Education Conforming Bill by Senator Evelyn Lynn (R – Ormond Beach), makes the following changes to higher education funding statutes:

• Bright Futures
  • Requires a refund of funds received for courses withdrawn or dropped by students after the end of the drop and add period.
  • Revises credit hour requirements for full-time students.
  • Removes college-related-expense awards for Academic Scholars.
  • Prohibits conversion of Gold Seal Awards to Medallion Awards.

• Florida Prepaid College Plans
  • Establishes set per year payments from Florida Prepaid College Program to State Universities within a reasonable range based on fund reserve.
  • Authorizes new plans with incremental credit hour purchases.

• State University Excess Hours
  • Requires a 50% tuition surcharge after 120% of required credit hours for resident students.

• Postsecondary Education Residency Requirements
  • Modifies standards for converting to resident status for tuition purposes.

• State University Graduate Tuition Rate
  • Authorizes up to 15% annual adjustments to match professional tuition flexibility already authorized.

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• Higher Education Challenge Grants
  • Requires notice of state match delay for Community College and State University Facilities and Operating Challenge Grant Donations.
  • Allows Community Colleges and Universities to spend existing donations for facilities projects.
  • Provides flexibility to state and community colleges by deleting an expenditure restriction on tuition revenue.
  • Community College Baccalaureate Programs
  • Requires modification to the state support and tuition language to be as provided in the General Appropriations Act.
  • Clarifies current practice for scholarship programs by removing specific dollar amounts from certain scholarship programs (Critical Teacher Tuition, Reimbursement, Critical Student Loan Forgiveness, Teacher Scholarships and Loan Forgiveness, and Minority Teacher Scholarships) and prorating these awards based on General Appropriations Act funding. Eliminates the unfunded “Chappie” James Most Promising Teacher Scholarship.
  • Requires return of unused Minority Teacher Scholarship balances at the end of the fiscal year.
  • Requires FSAG-level need requirement for First Generation Scholarships.
  • Repeals Ethics in Business Scholarship Program.
  • Revises eligibility to the Rosewood Family Scholarship program to include only direct descendants.
  • Provides for consistent reporting requirements for private colleges and universities that receive state appropriations.
  • Limits all community college and all state university employee severance payouts to one year from state funds.
  • Authorizes Florida State University to exceed the statutory limit of 5% on annual increases to local fees to allow an increase in the health fee for the purpose of constructing a new health facility.
  • The bill prohibits a state university from establishing a new requirement for student health insurance coverage. Provision language in the GAA creates an OPPAGA study.

This bill pulls in aspects of many of the bills we have been following through Session. Effective upon becoming law. Chapter No. 2009-60

HB 7121 – Postsecondary Distance Learning by Representative Faye Culp (R – Tampa), establishes the Florida Distance Learning Consortium to facilitate collaboration among public postsecondary education institutions in their use of distance learning to increase student access to associate and baccalaureate courses and degree programs, to support institutions in their use of technology, and to help build partnerships among the institutions, businesses, and communities.

The bill provides a definition of distance learning and clarifies that only courses meeting this definition can be assessed the distance learning fee authorized in ss. 1009.23 and 1009.24, F.S. The bill clarifies the placement of a link for the Florida Distance Learning Catalog on an institution’s website.

The bill has no fiscal impact; however there may be an indeterminate positive fiscal impact to undergraduate students taking distance learning courses because the bill clarifies that only distance learning courses complying with a specified definition of distance learning can be assessed the statutorily authorized distance learning course user fee. Effective upon becoming law. Chapter No. 2009-92

HB 1209 – Nursing Programs by Representative Denise Grimsley (R – Sebring), prescribes the approval process for practical and professional nursing programs and to repeal existing law that vests the Florida Board of Nursing (BON) with the authority to prescribe this process by rule. Under the bill, each institution wishing to conduct a new nursing education program on or after the bill’s effective date must submit a program application and fee to the Department of Health. Existing nursing education programs are subject to a “grandfathering clause” so that they continue to be authorized to provide these programs in the future, except for programs on probationary status due to inadequate student performance on the National Council of State Boards of Nursing Licensing Examination (NCLEX). Programs with such status must achieve compliance with the student performance standards by July 1, 2011, or they will be terminated.

The BON is required to approve a new program application within 90 days if the application documents compliance with program standards set by the bill for: (a) faculty qualifications; (b) clinical training and clinical simulation requirements; (c) faculty-to-student supervision ratios; and (d) curriculum and instruction requirements. If the application does not document compliance, the BON may issue a notice of denial and the applicant may request review under the Administrative Procedure Act (APA).

All nursing education programs are required to submit an annual report to the BON. The report must include an affidavit that verifies continued compliance with each statutorily-specified program standard and must document specified data relating to student admissions, retention, and performance. This and other data about Florida nursing education programs must be published by the BON on its Internet website. The website must allow interactive searches and
comparisons of specific nursing programs and must be updated at least quarterly.

A program that fails to submit its annual report will be placed on probation. Likewise, a program will be placed on probation if the performance of its graduates on the NCLEX fails 10 percent or more below the national average score for that exam for two consecutive years. The BON shall terminate a program on probation under the APA if: (a) the program does not submit its annual report within six months; or (b) the performance of the program’s graduates on the NCLEX does not achieve compliance within the next two consecutive years.

The bill should have a positive fiscal impact on the Department of Health. The department should receive additional revenue of $30,000 over the next two years from new program application fees which will offset their associated costs for implementing the bill of $20,000. In addition, there should be a cost savings to the Medical Quality Assurance Trust Fund due to the limitation on BON rulemaking activities and a decrease in BON oversight and travel.

The bill should increase the pool of qualified nurses available to work in Florida and, in turn, public and private employers may incur a cost savings when hiring nurses due to their greater availability locally. Effective July 1, 2009 Chapter No. 2009-168

SB 2682 — Florida College System by Senator Ken Pruitt (R – Port St. Lucie), implements some of the recommendations of the Florida College System Task Force and the State College Pilot Project. In particular, the bill:
• Renames the Division of Community Colleges within the Department of Education as the Division of Florida College System;
• Define the colleges’ service areas;
• Authorizes a community college to change its name to college or state college if it has been authorized to grant baccalaureate degrees and had been accredited by the Southern Association of Colleges and Schools (SACS) to do so, or, alternatively, with board-of-trustees and State Board of Education (SBE) approval;
• Requires the board to seek a statutory name change in the year following the college’s name change;
• Revises the primary mission of the community colleges to include upper level instruction and awarding baccalaureate degrees as authorized by law;
• Requires colleges to maintain associate degree programs after receiving approval to offer a baccalaureate degree;
• Requires initial approval of a baccalaureate degree by the SBE;
• Provides for community college AA degree programs to receive priority over out-of-state students for admission to an institution within the Florida College System (FCS) for upper division programs.

Effective July 1, 2009. Chapter 2009-228

SB 234 – State University Presidents by Senator Don Gaetz (R – Ft. Walton Beach), revises powers and duties of the Board of Governors and university boards of trustees relating to personnel. Provides that a state university president is not subject to the personnel program established by the Board of Governors. Requires that a board of trustees appoint the university president and administer a personnel program for the president. Effective July 1, 2009. Chapter 2009-213

SB 554 – Police Jurisdiction by Senator Charles Dean (R – Ocala, FSU Alum), redefines term “mutual aid agreement” to authorize state university police officers to enforce laws within specified jurisdictional area as agreed upon in voluntary cooperation written agreement; authorizes university police officers to enforce traffic violations & arrest persons for violations within certain distance of specified property or facilities or as agreed upon in mutual aid agreement. Effective July 1, 2009. Chapter 2009-216

HB 425 – Department of Business and Professional Regulation by Representative Scott Plakon (R – Longwood), deletes provisions requiring architect, interior designer, and landscape architect licensees to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program. The bill exempts certain persons or entities engaged in the manufacture, sale, or installation of commercial food service equipment from the requirements regulating architecture and interior design under certain circumstances. The bill further defines the term “hospitality industry” and revises the purpose of the Hospitality Education Program to focus on certain training and transition programs. The bill requires a statewide nonprofit organization that receives the program’s grant funding to represent a hospitality industry in the state and requires the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to use a portion of certain annual license fees for programs directed to careers in the restaurant industry and, a portion of the fees for programs directed to careers in the lodging industry. The bill authorizes the division to use a portion of the fees for administration of the program and deletes provisions related to the allocation of the funds to various programs. Additionally, the bill revises the criteria for the award of grants to conform to changes made by the act and removes an expired provision that authorized administrative fines to be used for the program. Effective October 1, 2009. Chapter 2009-195

HB 281 – Prepaid College Programs by Representative Mike Weinstein (R – Orange Park, FSU Alum), authorizes purchasers of advance payment contracts for prepaid tuition scholarships to receive a refund equal to the redemption value of the unused portion of the advance payment contract, if the refund is used exclusively to fund the purchase of additional prepaid scholarships. Effective upon becoming law. Chapter No. 2009-136

HB 453 – Tax Credits for Contributions to Nonprofit Scholarships by Representative Will Weatherford (R – Zephyrhills), renames the Corporate Income Tax Scholarship Program the Florida Tax Credit Scholarship Program to reflect the expansion of the program to include insurance premium tax credits as eligible contributions to the scholarship program. The bill allows insurance companies to receive a credit of 100% of an eligible contribution to an eligible scholarship-funding organization against any net tax due for a taxable year under the provisions of the state’s insurance code. However, the credit may not exceed 75% of the net tax due. Effective July 1, 2009. Chapter No. 2009-106

SB 606 – Florida Prepaid College Program by Senator Stephen Wise (R – Jacksonville), permits beneficiaries of prepaid contracts to transfer the benefits of a prepaid contract to any eligible educational institution as defined in s. 529 of the Internal Revenue Code. The bill permits Florida Prepaid College Program beneficiaries the maximum choice permitted under s. 529 of the Internal Revenue Code in selecting an educational institution at which the benefits of their plans could be used. The bill requires that any advertisement disseminated by a for-profit educational institution which references the Florida Prepaid College Program shall state that the Florida Prepaid College Board does not endorse any particular educational institution. Effective July 1, 2009. Chapter 2009-175

SB 766—Anatomical Gifts by Senator Steve Oelrich (R – Gainesville, FSU Alum), revises Florida’s anatomical gift law to incorporate certain provisions of the Revised Uniform Anatomical Gift Act (2006), to make technical corrections, and to improve the grammatical fluency of the law. Substantive changes include:
• Defining what makes a person “reasonably available” in situations where a procurement organization must contact them regarding making, amending, or revoking an anatomical gift;
• Eliminating a hospital or physician as an authorized donee of an anatomical gift;
• Establishing a priority for the purposes of an anatomical gift if a priority is not designated in the document of gift, so that an anatomical gift will be used first for transplantation or therapy if suitable, then for research or education;
• Revising the manner in which a donor may amend or revoke an anatomical gift;
• Providing that an oral statement that was made by a donor to amend or revoke an anatomical gift is effective only if the procurement organization, transplant hospital, or physician has actual notice of the amendment or revocation before an invasive procedure is made to the decedent’s body or the recipient’s body;
• Authorizing a physician who attends a donor at the donor’s death or who certifies the death, or the donor’s primary care physician, to participate in the procedures to preserve the donor’s organs or tissues after death, and that these physicians may serve in a voluntary capacity on the board of directors of a procurement organization or similar organization;
• Eliminating the need to act without
negligence in order for certain immunities to apply:
• Providing for immunity to a person making an anatomical gift and the donor’s estate for the making or use of the anatomical gift;
• Authorizing the reliance on representations as to the relationship of a person to the donor with respect to an anatomical gift, absent knowledge that the representation is untrue;
• Providing for the validity of and the choice of Florida law to interpret a document of gift; and
• Requiring a medical examiner and procurement organization to cooperate in order to maximize opportunities to recover anatomical gifts and for the Florida Medical Examiners Commission to adopt rules establishing responsibilities of each in furtherance of this objective.

Effective July 1, 2009. Chapter 2009-218

HB 895 – Public Records/Education Testing Impropriety Investigations by Representative Yolly Roberson (D – North Miami Beach), creates a public records exemption for the following information relating to an investigation of testing impropriety: the identity of a school or postsecondary institution; the personally identifiable information of any personnel; or any specific allegations of misconduct.

The bill stipulates that these records remain confidential as long as the investigation is active. An investigation is considered active “so long as it is ongoing and there is a reasonable, good faith anticipation that an administrative finding will be made in the foreseeable future.” An investigation is considered concluded:
• Upon a finding that no impropriety has occurred;
• Upon the completion of any law enforcement investigation; or
• Upon the referral to an employer with the authority to take disciplinary action.

The bill provides the constitutionally required public necessity statement. Effective July 1, 2009. Chapter 2009-143

SB 926 – Cemeteries by Senator Thad Altman (R – Melbourne), provides an exemption from the rules pertaining to cemeteries under the Florida Funeral, Cemetery, and Consumer Services Act (Act), to allow for a columbarium consisting of five acres or less to be located on the main campus of any of the eleven state universities. A university or a university direct-support organization (DSO) that established a columbarium on its main campus must ensure that the structure is constructed and perpetually kept and maintained in a manner consistent with the intent of the Act. If the columbarium is relocated, the university or university direct-support organization will have to relocate all of the urns and remains that were placed in the columbarium. Universities constructing and operating columbaria under this exemption must comply with specified rules including the maintenance of burial records and anti-discrimination provisions. Effective July 1, 2009. Chapter 2009-219

HB 7051 – Social Security Numbers by Representative Clay Ford (R – Pensacola), amends s. 119.071(5)(a), F.S., to prohibit an agency from collecting social security numbers (SSN) unless the agency identifies in writing the specific federal or state law governing the collection, use, or release of the SSN for each purpose for which that agency collects the number. The notice also must state whether collection of the SSN is mandatory or authorized under federal or state law.

The bill also amends the general public record exemption for SSNs held by an agency by modifying the exceptions to the exemption. Social security numbers held by any agency may be disclosed only for the following reasons:
• The disclosure of the SSN is expressly required by federal or state law or a court order.
• The disclosure of the SSN is necessary for the receiving agency or governmental entity to perform its duties and responsibilities.
• The individual expressly consents in writing to the disclosure of his or her SSN.
• The disclosure of the SSN is made in order to comply with the USA Patriot Act of 200118 or Presidential Executive Order 13224.
• The disclosure of the SSN is made to a commercial entity for the permissible uses set forth in the Driver’s Privacy Protection Act,19 Fair Credit Reporting Act,20 or Financial Services.

Effective October 1, 2009. Chapter 2009-237

HB 479 – Retirement by Representative Robert Schenck (R – Springhill), revises the definition of “termination” by extending the prohibition on retiree reemployment with an FRS employer from one calendar month to six calendar months. The bill also provides that retirees of a state-administered retirement system who retire after a certain date may not be reemployed by an employer participating in the Florida Retirement System for 6 months after terminating employment and may not renew membership in the Florida Retirement System. Thus, precluding retirees reemployed with an FRS employer from accruing a second retirement benefit. The bill, however, grandfather those in those who are renewed members at the time of the bill’s effective date. Effective July 1, 2009. Chapter 2009-209.

HB 685 – Education Dollars for Duty, by Representative Bill Proctor, (R – St. Augustine, FSU Alum) reorganizes and consolidates the delivery of state education assistance for Florida National Guard members into one consolidated Program to be known as the Educational Dollars for Duty (EDD) program. The bill expands education assistance eligibility for current members of the Guard and gives the Adjutant General the sole responsibility for developing and administering the EDD program. The bill authorizes the Adjutant General to adopt rules for the administration of the program. Additionally, the bill makes all active drilling members of the Florida National Guard residents for tuition purposes, at Florida’s public postsecondary institutions. Funding the Educational Dollars for Duty Program is subject to appropriation by the Legislature. The 2008 General Appropriations Act, provided $1.7 million for National Guard Tuition Assistance. Effective July 1, 2009. Chapter 2009-123

HB 717—Student Records by Representative Faye Culp (R – Tampa), aligns Florida’s Student Education Records Law with requirements of the controlling federal law, known as the Family Educational Rights and Privacy Act or “FERPA.” The bill addresses both public K-12 and public postsecondary student records. The bill:
• Reaffirms the rights of students and their parents with respect to student education records, states the intent that public educational institutions and agencies comply with the federal student education records law known as FERPA, and directs the State Board of Education to evaluate FERPA and ensure that its regulations meet specific principles.
• Establishes the State Board of Education’s duties to adopt rules for public K-12 institutions to carry out FERPA and the principles of the law, monitor FERPA and notify the Legislature of any change in FERPA, and advise the Legislature of any change in FERPA that would create a new public records exemption.
• Reaffirms the provision to students and/or parents of the right to bring an action in circuit court to enforce student education records law and recover attorney’s fees.
• Reaffirms the application of the requirements of Florida law to the education records of defunct private institutions held by a school superintendent.

Effective July 1, 2009. Chapter 2009-239

SB 168 – Human Trafficking by Senator Arthenia Joyner (D – Tampa), creates the Florida Statewide Task Force on Human Trafficking within the Executive Office of the Governor. The bill prescribes the membership of the task force, its activities, and other matters necessary to the task force completing its...
work. The bill requires the task force to receive the Statewide Strategic Plan currently being formulated by the Florida State University Center for the Advancement of Human Rights, and to receive, revise, and propose a plan of implementation of the strategic plan. The bill also requires the Florida State University Center for the Advancement of Human Rights to carry out specified activities. Effective upon becoming law. Chapter No. 2009-95

SB 166 – Donors Identification/Public Buildings, by Senator Jeremy Ring (D – Margate), creates a public records exemption for information that identifies a donor or prospective donor of a donation made for the benefit of a publicly owned building or facility. The bill provides that at the request of the donor or prospective donor, identifying information would be confidential and exempt from the public records provisions of s. 119.07(1)(a), F.S., and s. 24(a), Art. I of the State Constitution. The exemption is subject to legislative review and repeal under the provisions of the Open Government Sunset Review Act. Effective July 1, 2009. VETOED

SB 1676 – PreK-12 Education Conforming Bill by Senator Stephen Wise (R – Jacksonville), makes the following changes to PreK-12 Education funding statutes:

- Establishes the Florida Quality School Construction Bond Act in order for school districts in Florida to participate in federal bond programs under the American Recovery and Reinvestment Act.
- Requires that for the 2009-2010 fiscal year school board member salaries shall be the lesser of the amount calculated pursuant to statutory methodologies or the salary of beginning teachers in the district.
- Provides that elected school district superintendents may reduce their salaries voluntarily and requires that elected superintendent salaries be reduced by 2 percent for the 2009-2010 fiscal year.
- Prohibits school districts from entering into contracts for a school district superintendent salary paid from state funds that is in excess of $225,000 and encourages school districts with appointed superintendents to negotiate 5% reduction to the superintendent’s salary for FY 2009-10.
- Revises the establishment of the regional autism center at Florida State University within the College of Medicine.
- Prohibits state funds appropriated to the Division of Public Schools within the DOE to be used to pay indirect costs to universities, community colleges, school districts or any other entity.
- Provides an alternative to CLAST, by repealing CLAST and the examination fee, and authorizes that an alternative testing and remediation requirements be established by the State Board of Education in conjunction with the Board of Governors.
- Reduces the authorized capital improvement millage levy from 1.75 to 1.5 mills.
- Authorizes school districts to levy 0.25 mills for capital improvement needs in lieu of an equivalent amount of the discretionary mills for operations as provided in the GAA.

Effective July 1, 2009. Chapter 2009-59

SB 1664 – Health Care by Senator Durell Peaden (R – Crestview), eliminates the limitation of expanding the Area Health Education Center (AHEC) network smoking-cessation initiative and increases the amount required to be awarded to the AHEC network from $10 million to $11 million.

The bill reduces the annual appropriation from the General Revenue Fund to the Biomedical Research Trust Fund for the William G. “Bill” Bankhead Jr. and David Coley Cancer Research Program from $6.75 million to $5 million.

Effective July 1, 2009. Chapter No. 2009-58

SB 1796 – Governmental Operations, by Senator J.D. Alexander (R – Winter Haven), requires a website be established for public access to government entity financial information. The initial phase will include appropriations data and expenditure data for all branches of state government to be established by the Executive Office of the Governor in consultation with the legislative appropriations committees. The Joint Legislative Auditing Committee will oversee the website and will propose additional phases of information to be made available. The committee will provide a proposal by March 1, 2010 that will include a schedule of additional phases of information by the type of information to be provided for specific governmental entities, including local government units, community colleges, state universities and other government entities that receive state appropriations. The proposal will include timeframes for additional phases as well as a proposed development entity for the additional information. Effective upon becoming law. Chapter No. 2009-74

SB 2694 – State Financial Matters, by Senator J.D. Alexander (R – Winter Haven), enhances the authority of the Legislature over agency contracting that affects the state budget. The bill specifies that the Legislature must grant specific authority in the General Appropriations Act before a state agency or the judicial branch may make certain transfers deemed necessary by reason of changed conditions. The bill prohibits agencies, without legislative approval, from obligating the state through certain types of contractual clauses, and requires advance notice to the Governor and Legislature before entering certain high-value or no-cost contracts. The bill specifies contractual language addressing the state’s ability to terminate contracts, which must be included in all executive and judicial contracts, and creates misdemeanor penalties for agency employees who willfully violate the bills’ provisions. The bill requires agency heads or their equivalents to sign contracts worth more than $25,000, and to certify compliance with applicable contracting provisions for all contracts with terms of greater than 12 months. Effective July 1, 2009. VETOED

SB 1840 – Protecting Health/Surcharges on Tobacco Products by Senator Ted Deutch (D – Delray Beach), creates the Protecting Florida’s Health Act. The bill levies a $1 per pack surcharge on cigarettes and a $1 per ounce surcharge on tobacco products other than cigarettes. These surcharges are administered, collected, and enforced in the same manner as the existing excise taxes on these products, and the revenue generated by these surcharges is paid into the Health Care Trust Fund. The bill strengthens the enforcement of existing laws relating to cigarette taxes and provides for a reward to be paid to persons who report violations.

The Revenue Estimating Conference has determined that the net additional revenue attributable to the levy of a $1 surcharge on cigarettes is $874.4 million annually. Of this amount, $22 million is transferred to the General Revenue Fund and $871.5 million is deposited into the Health Care Trust Fund in the Agency for Health Care Administration. Receipts into the Public Medical Assistance Trust Fund are reduced approximately $18.5 million annually because of reduced cigarette tax revenues.

The surcharge on other tobacco products is expected to generate $126.8 million in FY 2009-2010. The Health Care Trust Fund is expected to receive $122.2 million, and the General Revenue Fund is expected to receive $4.6 million.

Effective July 1, 2009. Chapter No. 2009-79

HB 788 – Gaming Compact/State of Florida & Seminole Tribe by Senator Dennis Jones (R – Seminole), provides that the previous compact between the Tribe and the Governor is not approved or ratified by the Legislature. The bill directs the Governor to negotiate a gaming compact with the Tribe and requires that the compact be approved by the Governor and the Legislature. The bill provides for play pursuant to the compact. Additionally, the Secretary of Business and Economic Affairs may make certain transfers to the compact.

Effective upon becoming law. Chapter No. 2009-170

HB 1171 – Residential Property Insurance by Representative Bill Proctor (R – St. Augustine, FSU Alum) permits insurers to meet certain criteria to sell a new type of property insurance policy, a “non-assessable residential property insurance policy.” This type of policy is not subject to a determination by the Office of Insurance Regulation (OIR) that the rate is excessive or unfairly discriminatory. The OIR is only authorized to disapprove a rate for this type of policy if the rate is inadequate or contains rating factors contrary to the unfair trade practices statute. The policy is not subject to assessments by Citizens Property Insurance Corporation (Citizens). The bill also requires notice to the consumer before the policy is issued or renewed that the policy’s rate is not regulated by the OIR and a policy with a rate regulated by the OIR may be available to the consumer.

The bill will reduce the assessment base of Citizens through the removal of some residential property insurance policies. If the Citizens assessment base is reduced, then insurance policies that remain in the assessment base will be subject to higher assessment costs than currently. The degree to which the assessment base will be reduced cannot be determined.

Effective upon becoming law. VETOED