

**From:** Dropoff <NO\_REPLY@leg.state.fl.us>  
**Sent:** Thursday, March 26, 2020 12:14 PM EDT  
**To:** records@americanoversight.org <records@americanoversight.org>  
**Subject:** [Ext][Dropoff] Perez, Michelle has dropped off a file for you



This is an automated message sent to you by the Florida Legislature Dropoff service.

Perez, Michelle <[Perez.Michelle@flsenate.gov](mailto:Perez.Michelle@flsenate.gov)> has dropped off a file for you.

**IF YOU TRUST THE SENDER** and are expecting to receive a file from them, you may choose to retrieve the drop-off by clicking the following link (or copying and pasting it into your web browser):

<https://dropoff.flleg.gov/pickup?claimID=nxYaFzy54F3gp4sT&claimPasscode=YpvoR8dfWkEBJbdY&emailAddr=records%40americanoversight.org>

You have 14 days to retrieve the drop-off; after that the link above will expire.  
If you wish to contact the sender, just reply to this email.

The sender has left you a note:

PRR#226

Full information about the drop-off:

Claim ID: nxYaFzy54F3gp4sT  
Claim Passcode: YpvoR8dfWkEBJbdY  
Date of Drop-off: 2020-03-26 12:14:01

— Sender —

Name: Perez, Michelle  
Organization: Florida Senate  
Email: Perez.Michelle@flsenate.gov  
Address:

— File —

Name: PRR-226.pst  
Size: 102.7 MB  
SHA-256 Checksum: 415634329B1ABF19005E502FFF33FE563B1271CCD40DDD9CF02468AA45F0A854  
Content Type: application/octet-stream

Copyright © 2019 ZendTo | [About Florida Legislature Dropoff](#)  
This service is powered by a copy of [ZendTo](#)

**From:** Borrego, Tiffany  
**Sent:** Tuesday, February 25, 2020 9:04 AM EST  
**To:** Converse, Elisha <Converse.Elisha@flsenate.gov>  
**Subject:** FW: Current CFO Language and our proposed compromise.

Good morning Eli,

I just wanted to forward this information to you regarding Senator Wright's consumer protections bill. We submitted two amendments to bill drafting, which were then transferred over to your office, and the information is included in the original emails down below.

If you have any questions, please let me know.

Thank you!

**Tiffany Borrego**  
Legislative Assistant  
Senator Hutson- District 7  
[Borrego.Tiffany@flsenate.gov](mailto:Borrego.Tiffany@flsenate.gov)

---

**From:** Gmail <travisjhutson@gmail.com>  
**Sent:** Monday, February 24, 2020 3:42 PM  
**To:** Borrego, Tiffany <Borrego.Tiffany@flsenate.gov>  
**Subject:** Fwd: Current CFO Language and our proposed compromise.

Drafting

Sent from my iPhone

Begin forwarded message:

**From:** David Ramba <[david@rambaconsulting.com](mailto:david@rambaconsulting.com)>  
**Date:** February 24, 2020 at 3:38:33 PM EST  
**To:** Travis Hutson <[travisjhutson@gmail.com](mailto:travisjhutson@gmail.com)>  
**Subject:** Fwd: **Current CFO Language and our proposed compromise.**

It is the language at the end of the email that needs to be drafted SB1492 by Wright - and staff seems to say it is ok but no response from Patronis himself. Amendment deadline is 9a tomorrow morning.

Sent from my iPhone

Begin forwarded message:

**From:** Steve Geller <[steve@gellerlawfirm.com](mailto:steve@gellerlawfirm.com)>  
**Date:** February 24, 2020 at 11:16:54 AM EST  
**To:** Matthew Blair <[matt@corcoranpartners.com](mailto:matt@corcoranpartners.com)>, Bill Rubin <[bill@rubinturnbull.com](mailto:bill@rubinturnbull.com)>, "erica@rubinturnbull.com" <[erica@rubinturnbull.com](mailto:erica@rubinturnbull.com)>, David Ramba <[david@rambaconsulting.com](mailto:david@rambaconsulting.com)>, Paul Handerhan <[paul@rambaconsulting.com](mailto:paul@rambaconsulting.com)>  
**Cc:** Nancy Dominguez <[administrator@fapia.net](mailto:administrator@fapia.net)>  
**Subject:** RE: **Current CFO Language and our proposed compromise.**

Matt:

Here is the proposed compromise, with an explanation of the differences, and the CFO's current language for comparison. I thought it easier to cut and paste onto one document instead of using attachments. **This version includes the subsequent hurricane language at the very end in boldface.** We had previously agreed on this issue, but not on the exact language. If there is other language that the CFO's office would prefer on that part which would keep the same intent, we'd be happy to review it.

We're about out of time. Please let me know ASAP what the CFO's office says.

Thanks. Great Job.

### **Current Language from CS/CS/HB 1137**

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without

penalty or obligation within ~~7 calendar 3-business~~ days after the date on which the contract is executed or within ~~7 calendar 3-business~~ days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed or within 14 calendar days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract; ~~provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5 business days after the date on which the contract is executed to cancel a public adjuster's contract.~~

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate or the contract becomes void. If the public adjuster fails to submit the required estimate within 50 calendar days after the date on which the contract is executed, the contract is deemed void.

### Proposed Final Compromise Language from CS/CS/HB 1137

#### Changes are

1. Accepting CFO provision on cancellation dates, changing to date that contract is signed.
2. Inserting language into **PA contract** about cancellation, eliminating auto-cancellation without either party requesting.
3. Subsequent hurricane in same area within 45 days. **Please note that the language is boldfaced at the very end of the document only because it's new language for the CFO to review** on an issue that we'd already agreed on. It should not be boldfaced for drafting purposes.

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within ~~7 calendar 3-business~~ days after the date on which the contract is executed. ~~or within 3 business days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later.~~ During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed. The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract. Any public adjuster's contract entered into pursuant to a state of emergency or during the 1-year period after the date of a loss caused by the state of emergency must contain the following language in minimum 16 point bold type "You, the insured, may cancel this contract for any reason without penalty or obligation to you within 14 days of the date of this contract by providing notice to the Public Adjuster submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract. In addition, if your Public Adjuster fails to provide you with a written estimate (which shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards) within 45 days of the date of this contract, you, the insured, may cancel this contract with the Public Adjuster without penalty or obligation by providing notice to the Public Adjuster as set forth above. This right to cancel the contract with the Public Adjuster without penalty or obligation shall continue until such time as the public adjuster submits the required estimate to you." ~~;~~ provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5 business days after the date on which the contract is executed to cancel a public adjuster's contract.

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate

shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate. In the event that the Governor declares a subsequent state of emergency in the same geographic area as the original state of emergency during the 45 calendar day period, and this subsequent state of emergency is due to natural disaster, then the original 45 calendar day period referred to in this section shall reset to 45 days from the date of the subsequent declaration of emergency.

Steve Geller, Esq.  
Broward County Vice-Mayor/ Former Florida Senator  
**GELLER LAW FIRM, PA**  
BB&T Building | 110 East Broward Boulevard, Suite 1700  
Fort Lauderdale, Florida 33301  
Tel.: 954 315-3926  
Fax : 954 206-5732  
Email: [steve@gellerlawfirm.com](mailto:steve@gellerlawfirm.com)  
Website: [www.gellerlawfirm.com](http://www.gellerlawfirm.com)



**From:** Borrego, Tiffany <Borrego.Tiffany@flsenate.gov>  
**Sent:** Tuesday, February 25, 2020 8:59 AM EST  
**To:** Borrego, Tiffany <Borrego.Tiffany@flsenate.gov>  
**Subject:** Fwd: Current CFO Language and our proposed compromise.

Good morning Eli,

I just wanted to forward this information to you regarding Senator Wright's consumer protections bill. We submitted two amendments to bill drafting, which were then transferred over to your office, and the information is included in the original emails down below.

If you have any question, please let me know.

Thank you!

**From:** Gmail <travisjhutson@gmail.com>  
**Date:** February 24, 2020 at 15:41:45 EST  
**To:** "Borrego, Tiffany" <Borrego.Tiffany@flsenate.gov>  
**Subject:** Fwd: **Current CFO Language and our proposed compromise.**

Drafting

Sent from my iPhone

Begin forwarded message:

**From:** David Ramba <david@rambaconsulting.com>  
**Date:** February 24, 2020 at 3:38:33 PM EST  
**To:** Travis Hutson <travisjhutson@gmail.com>  
**Subject:** Fwd: **Current CFO Language and our proposed compromise.**

It is the language at the end of the email that needs to be drafted SB1492 by Wright - and staff seems to say it is ok but no response from Patronis himself. Amendment deadline is 9a tomorrow morning.

Sent from my iPhone

Begin forwarded message:

**From:** Steve Geller <steve@gellerlawfirm.com>  
**Date:** February 24, 2020 at 11:16:54 AM EST  
**To:** Matthew Blair <matt@corcoranpartners.com>, Bill Rubin <bill@rubinturnbull.com>, "erica@rubinturnbull.com" <erica@rubinturnbull.com>, David Ramba <david@rambaconsulting.com>, Paul Handerhan <paul@rambaconsulting.com>  
**Cc:** Nancy Dominguez <administrator@fapia.net>  
**Subject:** RE: **Current CFO Language and our proposed compromise.**

Matt:

Here is the proposed compromise, with an explanation of the differences, and the CFO's current language for comparison. I thought it easier to cut and paste onto one document instead of using attachments. **This version includes the subsequent hurricane language at the very end in boldface.** We had previously agreed on this issue, but not on the exact language. If there is other language that the CFO's office would prefer on that part which would keep the same intent, we'd be happy to review it.

We're about out of time. Please let me know ASAP what the CFO's office says.

Thanks. Great Job.

#### Current Language from CS/CS/HB 1137

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

FL-SEN-20-0336-A-000004

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 7 calendar 3-business days after the date on which the contract is executed or within 7 calendar 3-business days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed or within 14 calendar days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract; ~~provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5 business days after the date on which the contract is executed to cancel a public adjuster's contract.~~

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate or the contract becomes void. If the public adjuster fails to submit the required estimate within 50 calendar days after the date on which the contract is executed, the contract is deemed void.

#### Proposed Final Compromise Language from CS/CS/HB 1137

##### Changes are

1. Accepting CFO provision on cancellation dates, changing to date that contract is signed.
2. Inserting language into **PA contract** about cancellation, eliminating auto-cancellation without either party requesting.
3. Subsequent hurricane in same area within 45 days. **Please note that the language is boldfaced at the very end of the document only because it's new language for the CFO to review** on an issue that we'd already agreed on. It should not be boldfaced for drafting purposes.

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 7 calendar 3-business days after the date on which the contract is executed. ~~or within 3-business days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed.~~ The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract. Any public adjuster's contract entered into pursuant to a state of emergency or during the 1-year period after the date of a loss caused by the state of emergency must contain the following language in minimum 16 point bold type "You, the insured, may cancel this contract for any reason without penalty or obligation to you within 14 days of the date of this contract by providing notice to the Public Adjuster submitted in writing and sent by certified mail, return receipt requested, or other form of mailing

that provides proof thereof, to the public adjuster at the address specified in the contract. In addition, if your Public Adjuster fails to provide you with a written estimate (which shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards) within 45 days of the date of this contract, you, the insured, may cancel this contract with the Public Adjuster without penalty or obligation by providing notice to the Public Adjuster as set forth above. This right to cancel the contract with the Public Adjuster without penalty or obligation shall continue until such time as the public adjuster submits the required estimate to you." ; provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5 business days after the date on which the contract is executed to cancel a public adjuster's contract.

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate. In the event that the Governor declares a subsequent state of emergency in the same geographic area as the original state of emergency during the 45 calendar day period, and this subsequent state of emergency is due to natural disaster, then the original 45 calendar day period referred to in this section shall reset to 45 days from the date of the subsequent declaration of emergency.

Steve Geller, Esq.  
Broward County Vice-Mayor/ Former Florida Senator  
**GELLER LAW FIRM, PA**  
BB&T Building | 110 East Broward Boulevard, Suite 1700  
Fort Lauderdale, Florida 33301  
Tel.: 954 315-3926  
Fax : 954 206-5732  
Email: [steve@gellerlawfirm.com](mailto:steve@gellerlawfirm.com)  
Website: [www.gellerlawfirm.com](http://www.gellerlawfirm.com)



**From:** Gmail <travisjhutson@gmail.com>  
**Sent:** Monday, February 24, 2020 3:41 PM EST  
**To:** Borrego, Tiffany <Borrego.Tiffany@flsenate.gov>  
**Subject:** Fwd: Current CFO Language and our proposed compromise.

Drafting

Sent from my iPhone

Begin forwarded message:

**From:** David Ramba <david@rambaconsulting.com>  
**Date:** February 24, 2020 at 3:38:33 PM EST  
**To:** Travis Hutson <travisjhutson@gmail.com>  
**Subject:** Fwd: **Current CFO Language and our proposed compromise.**

It is the language at the end of the email that needs to be drafted SB1492 by Wright - and staff seems to say it is ok but no response from Patronis himself. Amendment deadline is 9a tomorrow morning.

Sent from my iPhone

Begin forwarded message:

**From:** Steve Geller <steve@gellerlawfirm.com>  
**Date:** February 24, 2020 at 11:16:54 AM EST  
**To:** Matthew Blair <matt@corcoranpartners.com>, Bill Rubin <bill@rubinturnbull.com>, "erica@rubinturnbull.com" <erica@rubinturnbull.com>, David Ramba <david@rambaconsulting.com>, Paul Handerhan <paul@rambaconsulting.com>  
**Cc:** Nancy Dominguez <administrator@fapia.net>  
**Subject:** RE: **Current CFO Language and our proposed compromise.**

Matt:

Here is the proposed compromise, with an explanation of the differences, and the CFO's current language for comparison. I thought it easier to cut and paste onto one document instead of using attachments. **This version includes the subsequent hurricane language at the very end in boldface.** We had previously agreed on this issue, but not on the exact language. If there is other language that the CFO's office would prefer on that part which would keep the same intent, we'd be happy to review it.

We're about out of time. Please let me know ASAP what the CFO's office says.

Thanks. Great Job.

### **Current Language from CS/CS/HB 1137**

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 7 calendar ~~3 business~~ days after the date on which the contract is executed or within 7 calendar ~~3 business~~ days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed or within 14 calendar days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract; ~~provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5 business days after the date on which the contract is executed to cancel a public adjuster's contract.~~

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate or the contract becomes void. If the public adjuster fails to submit the required estimate within 50 calendar days after the date on which the contract is executed, the contract is deemed void.

### Proposed Final Compromise Language from CS/CS/HB 1137

#### Changes are

1. Accepting CFO provision on cancellation dates, changing to date that contract is signed.
2. Inserting language into **PA contract** about cancellation, eliminating auto-cancellation without either party requesting.
3. Subsequent hurricane in same area within 45 days. **Please note that the language is boldfaced at the very end of the document only because it's new language for the CFO to review** on an issue that we'd already agreed on. It should not be boldfaced for drafting purposes.

Section 11. Subsections (6) and (11) of section 626.854, Florida Statutes, are amended to read:

626.854 "Public adjuster" defined; prohibitions.—The Legislature finds that it is necessary for the protection of the public to regulate public insurance adjusters and to prevent the unauthorized practice of law.

(6) Except during a state of emergency declared by the Governor and except during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 7 calendar 3-business days after the date on which the contract is executed, or within 3-business days after the date on which the insured or claimant has notified the insurer of the claim, whichever is later. During a state of emergency declared by the Governor or during the 1-year period after the date of loss, an insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or obligation within 14 calendar days after the date on which the contract is executed. The public adjuster's contract must disclose to the insured or claimant his or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract. Any public adjuster's contract entered into pursuant to a state of emergency or during the 1-year period after the date of a loss caused by the state of emergency must contain the following language in minimum 16 point bold type "You, the insured, may cancel this contract for any reason without penalty or obligation to you within 14 days of the date of this contract by providing notice to the Public Adjuster submitted in writing and sent by certified mail, return receipt requested, or other form of mailing that provides proof thereof, to the public adjuster at the address specified in the contract. In addition, if your Public Adjuster fails to provide you with a written estimate (which shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards) within 45 days of the date of this contract, you, the insured, may cancel this contract with the Public Adjuster without penalty or obligation by providing notice to the Public Adjuster as set forth above. This right to cancel the contract with the Public Adjuster without penalty or obligation shall continue until such time as the public adjuster submits the required estimate to you." ; provided, during any state of emergency as declared by the Governor and for 1 year after the date of loss, the insured or claimant has 5-business days after the date on which the contract is executed to cancel a public adjuster's contract.

(11) Each public adjuster must provide to the claimant or insured a written estimate of the loss to assist in the submission of a proof of loss or any other claim for payment of insurance proceeds. The written estimate shall include a written itemization per unit estimate of the repairs, including itemized information on equipment, materials, labor, and supplies, in accordance with accepted industry standards. The public adjuster shall retain such written estimate for at least 5 years and shall make the estimate available to the claimant or insured, the insurer, and the department upon request. Failure to provide the required estimate within 45 calendar days after the date on which the contract is executed shall restore the insured's right to cancel the public adjuster's contract without penalty or obligation. The insured retains such right until such time as the public adjuster submits the required estimate. In the event that the Governor declares a subsequent state of emergency in the same geographic area as the original state of emergency during the 45 calendar day period, and this subsequent state of emergency is due to natural disaster, then the original 45 calendar day period referred to in this section shall reset to 45 days from the date of the subsequent declaration of emergency.

Steve Geller, Esq.  
Broward County Vice-Mayor/ Former Florida Senator  
**GELLER LAW FIRM, PA**  
BB&T Building | 110 East Broward Boulevard, Suite 1700  
Fort Lauderdale, Florida 33301  
Tel.: 954 315-3926  
Fax : 954 206-5732  
Email: [steve@gellerlawfirm.com](mailto:steve@gellerlawfirm.com)  
Website: [www.gellerlawfirm.com](http://www.gellerlawfirm.com)



**From:** Joe Gruters <joegruters@gmail.com>  
**Sent:** Tuesday, December 04, 2018 11:41 AM EST  
**To:** BRILL.VICTORIA <Brill.Victoria@flsenate.gov>  
**Subject:** Fwd: Leg Proposal

Please put into drafting.

----- Forwarded message -----

**From:** David Ramba <[david@rambaconsulting.com](mailto:david@rambaconsulting.com)>  
**Date:** Tue, Dec 4, 2018 at 11:34 AM  
**Subject:** Fwd: Leg Proposal  
**To:** [joegruters@gmail.com](mailto:joegruters@gmail.com) <[joegruters@gmail.com](mailto:joegruters@gmail.com)>

Here was the language below or you can just copy Amber's bill from last year.

Thanks!

Sent from my iPhone

Begin forwarded message:

**From:** "Brian E. Corley" <[bcorley@pascovotes.com](mailto:bcorley@pascovotes.com)>  
**Date:** December 2, 2018 at 7:17:55 PM EST  
**To:** David Ramba <[david@rambaconsulting.com](mailto:david@rambaconsulting.com)>  
**Subject:** Fwd: Leg Proposal

FYI

Regards,

Brian Corley, MPA  
Supervisor of Elections  
Pasco County  
(O) 352-521-4314  
(C) 813-579-0707  
[www.pascovotes.com](http://www.pascovotes.com)  
Twitter: @votepasco

"America is more than a country, it's an idea. An idea that's supposed to be contagious" #Bono

Begin forwarded message:

**From:** "Brian E. Corley" <[bcorley@pascovotes.com](mailto:bcorley@pascovotes.com)>  
**Date:** December 2, 2018 at 7:17:28 PM EST  
**To:** Rachel Perrin Rogers <[ROGERS.RACHEL@flsenate.gov](mailto:ROGERS.RACHEL@flsenate.gov)>  
**Subject:** Leg Proposal

Hey Rachel,

Hope all is well with you! I was speaking to Senator Simpson last week regarding the issue of the integrity of our voter rolls. When a person registers to vote, they attest by checking a box that they are in fact a citizen of the United States and there is not a master list of citizens to verify same. However, DHSMV via Real ID law now has categories (e.g. Citizen vs. Non-Citizens). I had previously written a letter to the Secretary of DHSMV asking them to coordinate with the Department of State/Division of Elections by providing those persons who self-identified as NOT being a citizen while acquiring a Florida D/L or ID, so the the Division could compare with registered voters.

Last session, Rep. Mariano filed a bill CS/HB 1319 that passed the house but died in Committee in the Senate (I'm told that due to miscommunication, there was no Senate Sponsor). Below is the language for reference.

(h) The Department of Highway Safety and Motor Vehicles shall furnish monthly to the department a list of persons who identified themselves as aliens, as defined in s. 327.02(2). The department shall

compare the list with the statewide voter registration system and, if the department determines that a registered voter is an alien, provide the name of such voter to the supervisor of elections of the county in which the voter is registered.

While I don't believe it's a widespread issue, this legislation is a non-partisan and common sense approach to ensure the integrity of our voter rolls. Additionally, it's my understanding that Rep. Mariano is amenable to filing a bill during the upcoming session with the above language and I was hoping you could ascertain if Senator Simpson would sponsor it in the Senate? Thanks much for your review and consideration. Please let me know if you have any questions. Brian

Regards,

Brian Corley, MPA  
Supervisor of Elections  
Pasco County  
(O) 352-521-4314  
(C) 813-579-0707

[www.pascovotes.com](http://www.pascovotes.com)

Twitter: @votepasco

"America is more than a country, it's an idea. An idea that's supposed to be contagious" #Bono

**Subject:** Invitation: Meeting w/ David Ramba @ Thu Mar 7, 2019 11:45am - 12pm (EST) (barnhill.josh@flsenate.gov)  
**Location:** 324 SOB

**Start:** Thursday, March 07, 2019 11:45 AM EST  
**End:** Thursday, March 07, 2019 12:00 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Josh Barnhill <barnhill.josh@gmail.com>; Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Thu Mar 7, 2019 11:45am – 12pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** barnhill.josh@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Longboat key

Going (barnhill.josh@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account barnhill.josh@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#).

# Unable to Process

**Subject:** Invitation: Meeting w/ David Ramba @ Thu Mar 7, 2019 11:45am - 12pm (EST) (barnhill.josh@flsenate.gov)  
**Location:** 324 SOB

**Start:** Thursday, March 07, 2019 11:45 AM EST  
**End:** Thursday, March 07, 2019 12:00 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Thu Mar 7, 2019 11:45am – 12pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** barnhill.josh@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Longboat key

Going (barnhill.josh@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account barnhill.josh@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#).

# Unable to Process

**Subject:** Invitation: Meeting w/ David Ramba @ Thu Mar 7, 2019 11:45am - 12pm (EST) (kerr.geedee@flsenate.gov)  
**Location:** 324 SOB

**Start:** Thursday, March 07, 2019 11:45 AM EST  
**End:** Thursday, March 07, 2019 12:00 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Josh Barnhill <barnhill.josh@gmail.com>; Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Thu Mar 7, 2019 11:45am – 12pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** kerr.geedee@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill

Longboat key

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Invitation: Meeting w/ David Ramba @ Thu Mar 7, 2019 11:45am - 12pm (EST) (kerr.geedee@flsenate.gov)  
**Location:** 324 SOB

**Start:** Thursday, March 07, 2019 11:45 AM EST  
**End:** Thursday, March 07, 2019 12:00 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Thu Mar 7, 2019 11:45am – 12pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** kerr.geedee@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill

Longboat key

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Invitation: Meeting w/ David Ramba @ Tue Feb 12, 2019 1:15pm - 1:30pm (EST) (kerr.geedee@flsenate.gov)  
**Location:** 324 SOB

**Start:** Tuesday, February 12, 2019 1:15 PM EST  
**End:** Tuesday, February 12, 2019 1:30 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Josh Barnhill <barnhill.josh@gmail.com>; Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Tue Feb 12, 2019 1:15pm – 1:30pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** kerr.geedee@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill

Opioids

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Invitation: Meeting w/ David Ramba @ Tue Feb 12, 2019 1:15pm - 1:30pm (EST) (kerr.geedee@flsenate.gov)  
**Location:** 324 SOB

**Start:** Tuesday, February 12, 2019 1:15 PM EST  
**End:** Tuesday, February 12, 2019 1:30 PM EST  
**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>

**Attachment(s):** "invite.ics"

### Meeting w/ David Ramba

[more details »](#)

**When** Tue Feb 12, 2019 1:15pm – 1:30pm Eastern Time - New York

**Where** 324 SOB ([map](#))

**Calendar** kerr.geedee@flsenate.gov

**Who**

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill

Opioids

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**From:** David Ramba <david@rambaconsulting.com>  
**Sent:** Wednesday, December 12, 2018 4:55 PM EST  
**To:** BRILL.VICTORIA <Brill.Victoria@flsenate.gov>  
**Subject:** Proposed Incentive Regulation - Florida Automobile Dealers Association  
**Attachment(s):** "Proposed Incentive Regulation - 8-2-2018.docx","0116\_001.pdf"

Vicki –

This legislation on behalf of FADA would require that sales incentives or reimbursement programs sent down from a manufacturer to the dealer be fair, reasonable, and uniformly applied to similarly situated dealers of the same line make. These same standards are in current law for performance measurement criteria, and is being expanded to include sales incentives or reimbursement programs.

I talked to the Senator about it last week, but things have been hectic since then. If things slow down a bit see if he has time to go over it with me.

Also, please put into Senate Bill drafting.

Happy Holidays!

David Ramba

# Automotive News

MARK SCARPELLI

**Stair-steps are the elephant in the room that we can't ignore**



**Mark Scarpelli**, 2017 National Automobile Dealers Association chairman, is a Chevrolet and Kia dealer in Antioch, Ill.

**Star-step incentive programs often negatively affect dealerships, the value of their brands and their collective integrity, NADA Chairman Mark Scarpelli writes.**

## **Mark Scarpelli**

Automotive News | May 8, 2017 - 12:01 am EST

There is an elephant in the room when it comes to the retail auto industry, and it's named "stair-step incentive programs," particularly the unfair and indiscriminate kind.

We all know how the elephant was born: Automakers rolled out dealer incentive programs in the form of escalating bonuses if sales targets were achieved. Their intention was straightforward: Provide dealers with a carrot to sell harder and push more and, consequently, wrest back market share or boost key models.

These programs are inherently tied to the modern dealership business. The programs were a novel incentive. Or so we thought.

When these programs are implemented they often negatively affect our businesses, the value of our brands and our collective integrity. Moreover, they lead to multitier pricing and tend to be more disruptive than beneficial to the marketplace. Most importantly, we know that they're incredibly detrimental to the customer experience and customers' trust in the brand.

The National Automobile Dealers Association is confronting this issue head-on. The ongoing proliferation of market strategies -- such as indiscriminate price coupons and others -- is extremely

complicated and not consumer-friendly. And some programs are not available to everyone, so dealerships of different sizes or in different locations can be at an extreme disadvantage compared with dealerships that use these programs.

There is no doubt that auto retailers all want a healthy outcome -- dealerships brimming with sales and happy customers and moving inventory. But at what cost?

I am asking our automakers: How many of the gains are you really willing to offset through counterproductive methods that move us back to where we started? If these programs run afoul of everything our customers care about -- trust, fairness and transparency -- then it's not really worth it anymore.

America's dealers and manufacturers should have the same goal, achieved in the right way: selling our inventory in large volume and at competitive prices while maintaining the integrity of the brand and creating a great customer experience.

Throughout the year, our two camps meet to discuss our challenges, successes and goals. Addressing these issues requires a deep, insightful dive into how we market and sell. NADA is ready and willing to navigate these choppy waters. We will continue to have important discussions with manufacturers to express our concerns and find ways to produce an outcome that truly benefits us all, including our partners, investors, shareholders and -- above all -- our customers.

This year, America's franchised new-car dealers are poised to sell 17.1 million vehicles. That's a lot of inventory. Let's make sure it's moving off our lots in the best way possible. Let's move this elephant out of our room.

PRINTED FROM: <http://edit.autonews.com/apps/pbcs.dll/article?AID=/20170508/RETAIL07/305089989/&template=print>

---

Entire contents © 2018 Crain Communications, Inc.

---

320.64 Denial, suspension, or revocation of license; grounds.—A license of a licensee under s. 320.61 may be denied, suspended, or revoked within the entire state or at any specific location or locations within the state at which the applicant or licensee engages or proposes to engage in business, upon proof that the section was violated with sufficient frequency to establish a pattern of wrongdoing, and a licensee or applicant shall be liable for claims and remedies provided in ss. 320.695 and 320.697 for any violation of any of the following provisions. A licensee is prohibited from committing the following acts:

(42)(a) The applicant or licensee has established, implemented, or enforced criteria for measuring the sales or service performance of any of its franchised motor vehicle dealers in this state, including a performance requirement, goal, or objective for any such dealer, which has or may have a material or adverse effect on any motor vehicle dealer, including the dealer's right to payment under any incentive or reimbursement program, and which:

1. Are unfair, unreasonable, arbitrary, ~~or~~ inequitable, or not applied uniformly to other similarly situated dealers; or
2. Do not include all relevant and material local and regional criteria, data, and facts. Relevant and material criteria, data, or facts include, but are not limited to, those of motor vehicle dealerships of comparable size in comparable markets. If such performance measurement criteria are based, in whole or in part, on a survey, such survey must be based on a statistically significant and valid random sample.

(b) An applicant, licensee, or common entity, or an affiliate thereof, which enforces or applies against any motor vehicle dealer any ~~such~~ performance measurement criteria, including a performance requirement, goal, or objective, shall, upon the request of the motor vehicle dealer, describe in writing to the motor vehicle dealer, in detail, how the performance measurement criteria were designed, calculated, established, and uniformly applied.

(c) Prior to implementing any sales incentive or reimbursement program, the applicant or licensee shall provide in writing to each dealer of the same line-make the dealer's performance requirement, sales goal, or sales objective for the program, which shall include a detailed explanation of the methodology, criteria, and calculations used to establish the requirement, goal, or objective. The applicant or licensee shall also provide each dealer with the performance requirement, sales goal, or sales objective for the program of all other same line-make dealers within this state. Any dealer which contends that the performance requirement, sales goal, or sales objective which it has been assigned violates this section may maintain an action pursuant to s. 320.695 to enjoin application of the incentive or reimbursement program in this state, or pursuant to s. 320.699 for a declaration that the incentive or reimbursement program violates this section, notwithstanding the fact that the applicant or licensee has not yet implemented the program.

(d) In any proceeding asserting that an applicant or licensee has violated this section the applicant or licensee has the burden of proving by a preponderance of the evidence that the criteria for measuring performance, performance requirement, goal, or objective complies with this section.

**From:** Borrego, Tiffany  
**Sent:** Tuesday, February 25, 2020 8:45 AM EST  
**To:** david@rambaconsulting.com <david@rambaconsulting.com>  
**Subject:** SB 1492 Amendments

Good morning, David.

I hope you're having a wonderful morning. Senator Hutson sent an email over to me last night with some amendments to Senator Wright's consumer protections bill. We submitted them and transferred them over to his office, so they should have them now.

Please let me know if there's anything that you may need from our office or if you have any questions.

Have a great rest of your day,

**Tiffany Borrego**  
Legislative Assistant  
Senator Hutson- District 7  
[Borrego.Tiffany@flsenate.gov](mailto:Borrego.Tiffany@flsenate.gov)

**Subject:** Updated invitation: Meeting w/ Eli Nortelus & David Ramba @ Wed Mar 27, 2019 3:45pm - 4pm (EDT)  
(barnhill.josh@flsenate.gov)

**Location:** 324 SOB

**Start:** Wednesday, March 27, 2019 3:45 PM EDT

**End:** Wednesday, March 27, 2019 4:00 PM EDT

**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Josh Barnhill <barnhill.josh@gmail.com>; Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

**This event has been changed.**

**Changed: Meeting w/ Eli Nortelus & David Ramba**

[more details »](#)

When Wed Mar 27, 2019 3:45pm – 4pm Eastern Time - New York

Where 324 SOB ([map](#))

Calendar barnhill.josh@flsenate.gov

Who

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Going (barnhill.josh@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account barnhill.josh@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Updated invitation: Meeting w/ Eli Nortelus & David Ramba @ Wed Mar 27, 2019 3:45pm - 4pm (EDT)  
(barnhill.josh@flsenate.gov)

**Location:** 324 SOB

**Start:** Wednesday, March 27, 2019 3:45 PM EDT

**End:** Wednesday, March 27, 2019 4:00 PM EDT

**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

**This event has been changed.**

**Changed: Meeting w/ Eli Nortelus & David Ramba**

[more details »](#)

When Wed Mar 27, 2019 3:45pm – 4pm Eastern Time - New York

Where 324 SOB ([map](#))

Calendar barnhill.josh@flsenate.gov

Who

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Going (barnhill.josh@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account barnhill.josh@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Updated invitation: Meeting w/ Eli Nortelus & David Ramba @ Wed Mar 27, 2019 3:45pm - 4pm (EDT)  
(kerr.geedee@flsenate.gov)

**Location:** 324 SOB

**Start:** Wednesday, March 27, 2019 3:45 PM EDT

**End:** Wednesday, March 27, 2019 4:00 PM EDT

**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Josh Barnhill <barnhill.josh@gmail.com>; Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

**This event has been changed.**

**Changed: Meeting w/ Eli Nortelus & David Ramba**

[more details »](#)

When Wed Mar 27, 2019 3:45pm – 4pm Eastern Time - New York

Where 324 SOB ([map](#))

Calendar kerr.geedee@flsenate.gov

Who

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process

**Subject:** Updated invitation: Meeting w/ Eli Nortelus & David Ramba @ Wed Mar 27, 2019 3:45pm - 4pm (EDT)  
(kerr.geedee@flsenate.gov)

**Location:** 324 SOB

**Start:** Wednesday, March 27, 2019 3:45 PM EDT

**End:** Wednesday, March 27, 2019 4:00 PM EDT

**Show Time As:** Tentative

**Recurrence:** None

**Meeting Status:** Not yet responded

**Organizer:** Josh Barnhill

**Required Attendees:** Joe Gruters <joe@gruterscpa.com>; Kerr, GeeDee <Kerr.GeeDee@flsenate.gov>; Vickie Brill <vbrill12@gmail.com>; Barnhill, Josh <Barnhill.Josh@flsenate.gov>

**Attachment(s):** "invite.ics"

**This event has been changed.**

**Changed: Meeting w/ Eli Nortelus & David Ramba**

[more details »](#)

When Wed Mar 27, 2019 3:45pm – 4pm Eastern Time - New York

Where 324 SOB ([map](#))

Calendar kerr.geedee@flsenate.gov

Who

- Josh Barnhill - organizer
- Joe Gruters
- kerr.geedee@flsenate.gov
- Vickie Brill
- barnhill.josh@flsenate.gov

Going (kerr.geedee@flsenate.gov)? [Yes](#) - [Maybe](#) - [No more options »](#)

Invitation from [Google Calendar](#)

You are receiving this courtesy email at the account kerr.geedee@flsenate.gov because you are an attendee of this event.

To stop receiving future updates for this event, decline this event. Alternatively you can sign up for a Google account at <https://www.google.com/calendar/> and control your notification settings for your entire calendar.

Forwarding this invitation could allow any recipient to modify your RSVP response. [Learn More](#)

# Unable to Process