| 1 | A reviser's bill to be entitled | | | |
|--------------|--|--|--|--|
| 2 | An act relating to the Florida Statutes; repealing ss. | | | |
| 3 | 39.0011, 161.143(5)(e), 193.1552, 216.292(8), 218.417, | | | |
| 4 | 218.418, 218.421, 218.422, 259.105(3)(m), 272.136(7), | | | |
| 5 | 296.37(3), 322.03(1)(c), 327.4105, 328.76(1)(e) and | | | |
| 6 | (f), 339.135(4)(i) and (j) and (5)(b) and (c), | | | |
| 7 | 375.075(4), 380.507(2)(h), 393.065(8), 403.7095(3), | | | |
| 8 | 408.0436, 420.5087(10), 420.9072(10), 430.82, | | | |
| 9 | 663.01(9), 663.041, 893.055(17), 1008.34(7), and | | | |
| 10 | 1012.341, F.S., and amending ss. 212.08(7)(jjj) and | | | |
| 11 | 394.462, F.S., to delete provisions which have become | | | |
| 12 | inoperative by noncurrent repeal or expiration and, | | | |
| 13 | pursuant to s. $11.242(5)(b)$ and (i), F.S., may be | | | |
| 14 | omitted from the 2018 Florida Statutes only through a | | | |
| 15 | reviser's bill duly enacted by the Legislature; | | | |
| 16 | amending ss. 39.001, 409.1666, and 663.532, F.S., to | | | |
| 17 | conform cross-references; providing an effective date. | | | |
| 18 | | | | |
| 19 | Be It Enacted by the Legislature of the State of Florida: | | | |
| 20 | | | | |
| 21 | Section 1. Section 39.0011, Florida Statutes, is repealed. | | | |
| 22 | Reviser's noteThe cited section, which authorizes | | | |
| 23 | establishment of a direct-support organization relating to | | | |
| 24 | promotion of adoption, support of adoptive families, and | | | |
| 25 | prevention of child abuse, abandonment, and neglect, was | | | |
| Dere 1 of 96 | | | | |
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26 repealed pursuant to its own terms, effective October 1, 27 2017. 28 Section 2. Paragraph (e) of subsection (5) of section 29 161.143, Florida Statutes, is repealed. 30 Reviser's note.-The cited paragraph, which relates to the amount 31 allocated for inlet management funding for the 2016-2017 32 fiscal year only, was repealed pursuant to its own terms, 33 effective July 1, 2017. Section 3. Section 193.1552, Florida Statutes, is 34 35 repealed. Reviser's note.-The cited section, which relates to assessment 36 37 of properties affected by imported or domestic drywall, was repealed pursuant to its own terms, effective July 1, 2017. 38 39 Section 4. Paragraph (jjj) of subsection (7) of section 212.08, Florida Statutes, is amended to read: 40 41 212.08 Sales, rental, use, consumption, distribution, and 42 storage tax; specified exemptions.-The sale at retail, the 43 rental, the use, the consumption, the distribution, and the 44 storage to be used or consumed in this state of the following 45 are hereby specifically exempt from the tax imposed by this 46 chapter. MISCELLANEOUS EXEMPTIONS.-Exemptions provided to any 47 (7) 48 entity by this chapter do not inure to any transaction that is 49 otherwise taxable under this chapter when payment is made by a 50 representative or employee of the entity by any means, Page 2 of 26

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including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has obtained a sales tax exemption certificate from the department or the entity obtains or provides other documentation as required by the department. Eligible purchases or leases made with such a certificate must be in strict compliance with this subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.

65

(jjj) Certain machinery and equipment.-

Industrial machinery and equipment purchased by 66 1. 67 eligible manufacturing businesses which is used at a fixed 68 location in this state for the manufacture, processing, 69 compounding, or production of items of tangible personal 70 property for sale is exempt from the tax imposed by this 71 chapter. If, at the time of purchase, the purchaser furnishes 72 the seller with a signed certificate certifying the purchaser's 73 entitlement to exemption pursuant to this paragraph, the seller 74 is not required to collect the tax on the sale of such items, 75 and the department shall look solely to the purchaser for

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76 recovery of the tax if it determines that the purchaser was not 77 entitled to the exemption.

78

2. For purposes of this paragraph, the term:

a. "Eligible manufacturing business" means any business
whose primary business activity at the location where the
industrial machinery and equipment is located is within the
industries classified under NAICS codes 31, 32, 33, and 423930.

b. "Eligible postharvest activity business" means a
business whose primary business activity, at the location where
the postharvest machinery and equipment is located, is within
the industries classified under NAICS code 115114.

c. "NAICS" means those classifications contained in the
North American Industry Classification System, as published in
2007 by the Office of Management and Budget, Executive Office of
the President.

91 d. "Primary business activity" means an activity 92 representing more than 50 percent of the activities conducted at 93 the location where the industrial machinery and equipment or 94 postharvest machinery and equipment is located.

e. "Industrial machinery and equipment" means tangible
personal property or other property that has a depreciable life
of 3 years or more and that is used as an integral part in the
manufacturing, processing, compounding, or production of
tangible personal property for sale. The term includes tangible
personal property or other property that has a depreciable life

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101 of 3 years or more which is used as an integral part in the 102 recycling of metals for sale. A building and its structural 103 components are not industrial machinery and equipment unless the 104 building or structural component is so closely related to the 105 industrial machinery and equipment that it houses or supports 106 that the building or structural component can be expected to be 107 replaced when the machinery and equipment are replaced. Heating 108 and air conditioning systems are not industrial machinery and equipment unless the sole justification for their installation 109 110 is to meet the requirements of the production process, even though the system may provide incidental comfort to employees or 111 112 serve, to an insubstantial degree, nonproduction activities. The term includes parts and accessories for industrial machinery and 113 114 equipment only to the extent that the parts and accessories are 115 purchased before the date the machinery and equipment are placed in service. 116

f. "Postharvest activities" means services performed on crops, after their harvest, with the intent of preparing them for market or further processing. Postharvest activities include, but are not limited to, crop cleaning, sun drying, shelling, fumigating, curing, sorting, grading, packing, and cooling.

123 g. "Postharvest machinery and equipment" means tangible 124 personal property or other property with a depreciable life of 3 125 years or more which is used primarily for postharvest

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126 activities. A building and its structural components are not 127 postharvest industrial machinery and equipment unless the 128 building or structural component is so closely related to the 129 postharvest machinery and equipment that it houses or supports 130 that the building or structural component can be expected to be 131 replaced when the postharvest machinery and equipment is 132 replaced. Heating and air conditioning systems are not 133 postharvest machinery and equipment unless the sole justification for their installation is to meet the requirements 134 of the postharvest activities process, even though the system 135 may provide incidental comfort to employees or serve, to an 136 137 insubstantial degree, nonpostharvest activities.

Postharvest machinery and equipment purchased by an 138 3. 139 eligible postharvest activity business which is used at a fixed 140 location in this state is exempt from the tax imposed by this chapter. All labor charges for the repair of, and parts and 141 142 materials used in the repair of and incorporated into, such 143 postharvest machinery and equipment are also exempt. If, at the 144 time of purchase, the purchaser furnishes the seller with a 145 signed certificate certifying the purchaser's entitlement to 146 exemption pursuant to this subparagraph, the seller is not required to collect the tax on the sale of such items, and the 147 department shall look solely to the purchaser for recovery of 148 the tax if it determines that the purchaser was not entitled to 149 150 the exemption.

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151 4. A mixer drum affixed to a mixer truck which is used at 152 any location in this state to mix, agitate, and transport 153 freshly mixed concrete in a plastic state for sale is exempt 154 from the tax imposed by this chapter. Parts and labor required 155 to affix a mixer drum exempt under this subparagraph to a mixer 156 truck are also exempt. If, at the time of purchase, the 157 purchaser furnishes the seller with a signed certificate 158 certifying the purchaser's entitlement to exemption pursuant to 159 this subparagraph, the seller is not required to collect the tax 160 on the sale of such items, and the department shall look solely 161 to the purchaser for recovery of the tax if it determines that 162 the purchaser was not entitled to the exemption. This 163 subparagraph is repealed April 30, 2017. 164 Reviser's note.-Amended to delete subparagraph 4., to conform to 165 repeal of that subparagraph pursuant to its own terms. 166 Section 5. Subsection (8) of section 216.292, Florida 167 Statutes, is repealed. Reviser's note.-The cited subsection, which relates to 168 169 authorization of a transfer of funds for the 2016-2017 170 fiscal year only, expired pursuant to its own terms, 171 effective July 1, 2017. 172 Section 6. Sections 218.417, 218.418, 218.421, and 218.422, Florida Statutes, are repealed. 173 174 Reviser's note.-Section 218.417, which created the Fund B 175 Surplus Funds Trust Fund, provides that the "trust fund

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| 176 | shall be terminated upon self-liquidation, if not | | | |
|-----|---|--|--|--|
| 177 | terminated sooner by law." The fund has self-liquidated. | | | |
| 178 | Section 11, ch. 2008-59, Laws of Florida, provides for | | | |
| 179 | expiration of ss. 218.418, 218.421, and 218.422, which | | | |
| 180 | relate to the trust fund, "at the time the Fund B Surplus | | | |
| 181 | Funds Trust Fund is terminated by law or self-liquidates as | | | |
| 182 | determined and announced by the executive director of the | | | |
| 183 | State Board of Administration, whichever occurs first." | | | |
| 184 | 4 Since the sections were not repealed by a "current session" | | | |
| 185 | of the Legislature, they may be omitted from the 2018 | | | |
| 186 | 6 Florida Statutes only through a reviser's bill duly enacted | | | |
| 187 | by the Legislature. See s. 11.242(5)(b) and (i). | | | |
| 188 | Section 7. <u>Paragraph (m) of subsection (3) of section</u> | | | |
| 189 | 9 <u>259.105, Florida Statutes, is repealed.</u> | | | |
| 190 | Reviser's noteThe cited paragraph, which relates to | | | |
| 191 | distribution of proceeds for the 2016-2017 fiscal year | | | |
| 192 | only, expired pursuant to its own terms, effective July 1, | | | |
| 193 | 3 2017. | | | |
| 194 | Section 8. Subsection (7) of section 272.136, Florida | | | |
| 195 | Statutes, is repealed. | | | |
| 196 | Reviser's noteThe cited subsection, which provided for an | | | |
| 197 | exemption from open government requirements for certain | | | |
| 198 | identifying information relating to a direct-support | | | |
| 199 | organization for the Florida Historic Capitol Museum, was | | | |
| 200 | repealed pursuant to its own terms, effective October 2, | | | |
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201 2017. 202 Section 9. Subsection (3) of section 296.37, Florida 203 Statutes, is repealed. 204 Reviser's note.-The cited subsection, which relates to 205 contributions for maintenance and support from residents of 206 veterans' nursing homes, was repealed pursuant to its own 207 terms, effective July 1, 2017. 208 Section 10. Paragraph (c) of subsection (1) of section 209 322.03, Florida Statutes, is repealed. 210 Reviser's note.-The cited paragraph, which relates to licenses issued to part-time residents under s. 322.03(1)(b) as it 211 212 existed before November 1, 2009, expired pursuant to its 213 own terms, effective June 30, 2017. 214 Section 11. Section 327.4105, Florida Statutes, is 215 repealed. Reviser's note.-The cited section, which relates to a pilot 216 217 program for regulation of mooring vessels outside of public 218 mooring fields, expired pursuant to its own terms, 219 effective July 1, 2017. 220 Section 12. Paragraphs (e) and (f) of subsection (1) of section 328.76, Florida Statutes, are repealed. 221 222 Reviser's note.-The cited paragraphs, which relate to specific transfers of funds after all administrative costs are 223 224 funded and distributions in paragraphs (a) - (d) have been 225 made, expired pursuant to their own terms, effective July

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226 1, 2017. 227 Section 13. Paragraphs (i) and (j) of subsection (4) and 228 paragraphs (b) and (c) of subsection (5) of section 339.135, 229 Florida Statutes, are repealed. 230 Reviser's note.-The cited paragraphs, which relate to specified 231 use of funds for the 2016-2017 fiscal year only, expired 232 pursuant to their own terms, effective July 1, 2017. 233 Section 14. Subsection (4) of section 375.075, Florida 234 Statutes, is repealed. 235 Reviser's note.-The cited subsection, which relates to specified 236 use of funds for the 2016-2017 fiscal year only, expired 237 pursuant to its own terms, effective July 1, 2017. Section 15. Paragraph (h) of subsection (2) of section 238 239 380.507, Florida Statutes, is repealed. 240 Reviser's note.-The cited paragraph, which relates to projects providing for accessibility, availability, or adaptability 241 242 of conservation and recreation lands for individuals with 243 unique abilities, expired pursuant to its own terms, 244 effective July 1, 2017. 245 Section 16. Subsection (8) of section 393.065, Florida 246 Statutes, is repealed. 247 Reviser's note.-The cited subsection, which relates to waivers for individuals with developmental disabilities in Category 248 6 during the 2016-2017 fiscal year, was repealed by s. 41, 249 250 ch. 2016-62, Laws of Florida, effective July 1, 2017. Since Page 10 of 26

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251 the subsection was not repealed by a "current session" of 252 the Legislature, it may be omitted from the 2018 Florida 253 Statutes only through a reviser's bill duly enacted by the 254 Legislature. See s. 11.242(5)(b) and (i). 255 Section 17. Section 394.462, Florida Statutes, is amended 256 to read: 257 394.462 Transportation.-A transportation plan shall be 258 developed and implemented by each county by July 1, 2017, in collaboration with the managing entity in accordance with this 259 section. A county may enter into a memorandum of understanding 260 261 with the governing boards of nearby counties to establish a 262 shared transportation plan. When multiple counties enter into a memorandum of understanding for this purpose, the counties shall 263 264 notify the managing entity and provide it with a copy of the 265 agreement. The transportation plan shall describe methods of 266 transport to a facility within the designated receiving system 267 for individuals subject to involuntary examination under s. 268 394.463 or involuntary admission under s. 397.6772, s. 397.679, 269 s. 397.6798, or s. 397.6811, and may identify responsibility for 270 other transportation to a participating facility when necessary and agreed to by the facility. The plan may rely on emergency 271 272 medical transport services or private transport companies, as appropriate. The plan shall comply with the transportation 273 274 provisions of this section and ss. 397.6772, 397.6795, 397.6822, and 397.697. 275

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(1) TRANSPORTATION TO A RECEIVING FACILITY.-

(a) Each county shall designate a single law enforcement
agency within the county, or portions thereof, to take a person
into custody upon the entry of an ex parte order or the
execution of a certificate for involuntary examination by an
authorized professional and to transport that person to the
appropriate facility within the designated receiving system
pursuant to a transportation plan or an exception under
subsection (4), or to the nearest receiving facility if neither
apply.

(b)1. The designated law enforcement agency may decline to transport the person to a receiving facility only if:

a. The jurisdiction designated by the county has
contracted on an annual basis with an emergency medical
transport service or private transport company for
transportation of persons to receiving facilities pursuant to
this section at the sole cost of the county; and

293 b. The law enforcement agency and the emergency medical 294 transport service or private transport company agree that the 295 continued presence of law enforcement personnel is not necessary 296 for the safety of the person or others.

297 2. The entity providing transportation may seek 298 reimbursement for transportation expenses. The party responsible 299 for payment for such transportation is the person receiving the 300 transportation. The county shall seek reimbursement from the

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301 following sources in the following order: From a private or public third-party payor, if the 302 a. 303 person receiving the transportation has applicable coverage. 304 From the person receiving the transportation. b. 305 с. From a financial settlement for medical care, 306 treatment, hospitalization, or transportation payable or 307 accruing to the injured party. 308 (c) A company that transports a patient pursuant to this subsection is considered an independent contractor and is solely 309 liable for the safe and dignified transport of the patient. Such 310 311 company must be insured and provide no less than \$100,000 in 312 liability insurance with respect to the transport of patients. Any company that contracts with a governing board of a 313 (d) 314 county to transport patients shall comply with the applicable 315 rules of the department to ensure the safety and dignity of 316 patients. When a law enforcement officer takes custody of a 317 (e) 318 person pursuant to this part, the officer may request assistance 319 from emergency medical personnel if such assistance is needed 320 for the safety of the officer or the person in custody. 321 When a member of a mental health overlay program or a (f) 322 mobile crisis response service is a professional authorized to initiate an involuntary examination pursuant to s. 394.463 or s. 323

325 that transportation to a receiving facility is needed, the

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397.675 and that professional evaluates a person and determines

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326 service, at its discretion, may transport the person to the 327 facility or may call on the law enforcement agency or other 328 transportation arrangement best suited to the needs of the 329 patient.

330 When any law enforcement officer has custody of a (q) 331 person based on either noncriminal or minor criminal behavior 332 that meets the statutory guidelines for involuntary examination 333 pursuant to s. 394.463, the law enforcement officer shall 334 transport the person to the appropriate facility within the 335 designated receiving system pursuant to a transportation plan or 336 an exception under subsection (4), or to the nearest receiving 337 facility if neither apply. Persons who meet the statutory 338 guidelines for involuntary admission pursuant to s. 397.675 may 339 also be transported by law enforcement officers to the extent 340 resources are available and as otherwise provided by law. Such 341 persons shall be transported to an appropriate facility within 342 the designated receiving system pursuant to a transportation 343 plan or an exception under subsection (4), or to the nearest 344 facility if neither apply.

(h) When any law enforcement officer has arrested a person for a felony and it appears that the person meets the statutory guidelines for involuntary examination or placement under this part, such person must first be processed in the same manner as any other criminal suspect. The law enforcement agency shall thereafter immediately notify the appropriate facility within

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351 the designated receiving system pursuant to a transportation 352 plan or an exception under subsection (4), or to the nearest 353 receiving facility if neither apply. The receiving facility 354 shall be responsible for promptly arranging for the examination 355 and treatment of the person. A receiving facility is not 356 required to admit a person charged with a crime for whom the 357 facility determines and documents that it is unable to provide 358 adequate security, but shall provide examination and treatment 359 to the person where he or she is held.

(i) If the appropriate law enforcement officer believes
that a person has an emergency medical condition as defined in
s. 395.002, the person may be first transported to a hospital
for emergency medical treatment, regardless of whether the
hospital is a designated receiving facility.

(j) The costs of transportation, evaluation, hospitalization, and treatment incurred under this subsection by persons who have been arrested for violations of any state law or county or municipal ordinance may be recovered as provided in s. 901.35.

(k) The appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or the nearest receiving facility if neither apply, must accept persons brought by law enforcement officers, or an emergency medical transport service or a private transport company authorized by the county, for

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376 involuntary examination pursuant to s. 394.463.

377 The appropriate facility within the designated (1)378 receiving system pursuant to a transportation plan or an 379 exception under subsection (4), or the nearest receiving 380 facility if neither apply, must provide persons brought by law 381 enforcement officers, or an emergency medical transport service 382 or a private transport company authorized by the county, 383 pursuant to s. 397.675, a basic screening or triage sufficient 384 to refer the person to the appropriate services.

(m) Each law enforcement agency designated pursuant to paragraph (a) shall establish a policy that reflects a single set of protocols for the safe and secure transportation and transfer of custody of the person. Each law enforcement agency shall provide a copy of the protocols to the managing entity.

390 When a jurisdiction has entered into a contract with (n) 391 an emergency medical transport service or a private transport 392 company for transportation of persons to facilities within the 393 designated receiving system, such service or company shall be 394 given preference for transportation of persons from nursing 395 homes, assisted living facilities, adult day care centers, or 396 adult family-care homes, unless the behavior of the person being 397 transported is such that transportation by a law enforcement officer is necessary. 398

(o) This section may not be construed to limit emergencyexamination and treatment of incapacitated persons provided in

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401 accordance with s. 401.445.

(2) TRANSPORTATION TO A TREATMENT FACILITY.-

(a) If neither the patient nor any person legally obligated or responsible for the patient is able to pay for the expense of transporting a voluntary or involuntary patient to a treatment facility, the transportation plan established by the governing board of the county or counties must specify how the hospitalized patient will be transported to, from, and between facilities in a safe and dignified manner.

(b) A company that transports a patient pursuant to this subsection is considered an independent contractor and is solely liable for the safe and dignified transportation of the patient. Such company must be insured and provide no less than \$100,000 in liability insurance with respect to the transport of patients.

(c) A company that contracts with one or more counties to transport patients in accordance with this section shall comply with the applicable rules of the department to ensure the safety and dignity of patients.

(d) County or municipal law enforcement and correctional personnel and equipment may not be used to transport patients adjudicated incapacitated or found by the court to meet the criteria for involuntary placement pursuant to s. 394.467, except in small rural counties where there are no cost-efficient alternatives.

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426 TRANSFER OF CUSTODY .- Custody of a person who is (3)427 transported pursuant to this part, along with related 428 documentation, shall be relinquished to a responsible individual 429 at the appropriate receiving or treatment facility. 430 (4) EXCEPTIONS. An exception to the requirements of this 431 section may be granted by the secretary of the department for 432 the purposes of improving service coordination or better meeting the special needs of individuals. A proposal for an exception 433 must be submitted to the department after being approved by the 434 435 governing boards of any affected counties. 436 (a) A proposal for an exception must identify the specific 437 provision from which an exception is requested; describe how the 438 proposal will be implemented by participating law enforcement 439 agencies and transportation authorities; and provide a plan for 440 the coordination of services. 441 (b) The exception may be granted only for: 442 1. An arrangement centralizing and improving the provision 443 of services within a district, which may include an exception to 444 the requirement for transportation to the nearest receiving 445 facility; 446 2. An arrangement by which a facility may provide, 447 addition to required psychiatric or substance use disorder services, an environment and services which are uniquely 448 449 tailored to the needs of an identified group of persons with 450 special needs, such as persons with hearing impairments or Page 18 of 26

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451 visual impairments, or elderly persons with physical frailties; 452 or 453 A specialized transportation system that provides an 3. 454 efficient and humane method of transporting patients +.0 455 receiving facilities, among receiving facilities, and to 456 treatment facilities. 457 458 The exceptions provided in this subsection shall expire on June 459 30, 2017, and no new exceptions shall be granted after that date. After June 30, 2017, the transport of a patient to a 460 461 facility that is not the nearest facility must be made pursuant 462 to a plan as provided in this section. 463 Reviser's note.-Amended to conform to the expiration of 464 subsection (4) pursuant to its own terms, effective June 465 30, 2017. 466 Section 18. Subsection (3) of section 403.7095, Florida 467 Statutes, is repealed. Reviser's note.-The cited subsection, which awarded \$3 million 468 469 in grants in the 2016-2017 fiscal year equally to counties 470 having fewer than 110,000 persons for waste tire and litter prevention, recycling education, and general solid waste 471 472 programs, expired pursuant to its own terms, effective July 1, 2017. 473 474 Section 19. Section 408.0436, Florida Statutes, is 475 repealed.

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476 Reviser's note.-The cited section, which relates to a limitation 477 on nursing home certificates of need, was repealed pursuant 478 to its own terms, effective July 1, 2017. 479 Section 20. Subsection (10) of section 420.5087, Florida 480 Statutes, is repealed. 481 Reviser's note.-The cited subsection, which relates to 482 reservation of funds for tenant groups for the 2016-2017 483 fiscal year relating to the State Apartment Incentive Loan 484 Program, expired pursuant to its own terms, effective July 485 1, 2017. 486 Section 21. Subsection (10) of section 420.9072, Florida 487 Statutes, is repealed. Reviser's note.-The cited subsection, which relates to funds for 488 489 rental assistance and subsidies for the 2016-2017 fiscal 490 year relating to the State Housing Initiatives Partnership 491 Program, expired pursuant to its own terms, effective July 492 1, 2017. 493 Section 22. Section 430.82, Florida Statutes, is repealed. 494 Reviser's note.-The cited section, which establishes a direct-495 support organization to provide assistance to the 496 Department of Elderly Affairs, was repealed pursuant to its 497 own terms, effective October 1, 2017. 498 Section 23. Subsection (9) of section 663.01, Florida 499 Statutes, is repealed. 500 Reviser's note.-The cited subsection, which defines the term

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"international trust entity" for purposes of part I of 501 chapter 663, was repealed by s. 3, ch. 2016-192, Laws of 502 503 Florida, effective July 1, 2017. Since the subsection was 504 not repealed by a "current session" of the Legislature, it 505 may be omitted from the 2018 Florida Statutes only through 506 a reviser's bill duly enacted by the Legislature. See s. 507 11.242(5)(b) and (i). 508 Section 24. Section 663.041, Florida Statutes, is 509 repealed. 510 Reviser's note.-The cited section, which relates to a moratorium 511 on enforcement of licensing requirements for international 512 trust entities, was repealed by s. 3, ch. 2016-192, Laws of Florida, effective July 1, 2017. Since the section was not 513 514 repealed by a "current session" of the Legislature, it may 515 be omitted from the 2018 Florida Statutes only through a reviser's bill duly enacted by the Legislature. See s. 516 517 11.242(5)(b) and (i). 518 Section 25. Subsection (17) of section 893.055, Florida 519 Statutes, is repealed. 520 Reviser's note.-The cited subsection, which relates to use of 521 state funds appropriated in the 2016-2017 General 522 Appropriations Act to administer the prescription drug monitoring program for the 2016-2017 fiscal year only, 523 524 expired pursuant to its own terms, effective July 1, 2017. 525 Section 26. Subsection (7) of section 1008.34, Florida

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526 Statutes, is repealed. 527 Reviser's note.-The cited subsection, which relates to 528 transition provisions relating to school improvement 529 ratings and school grades, was repealed pursuant to its own 530 terms, effective July 1, 2017. 531 Section 27. Section 1012.341, Florida Statutes, is 532 repealed. 533 Reviser's note.-The cited section, which provides an exemption 534 for the Hillsborough County School District from 535 performance evaluation system and compensation and salary schedule requirements, was repealed pursuant to its own 536 537 terms, effective August 1, 2017. 538 Section 28. Paragraph (c) of subsection (9) of section 539 39.001, Florida Statutes, is amended to read: Purposes and intent; personnel standards and 540 39.001 screening.-541 OFFICE OF ADOPTION AND CHILD PROTECTION.-542 (9) 543 The office is authorized and directed to: (C) 544 Oversee the preparation and implementation of the state 1. 545 plan established under subsection (10) and revise and update the 546 state plan as necessary. 547 Provide for or make available continuing professional 2. 548 education and training in the prevention of child abuse and 549 neglect. 550 3. Work to secure funding in the form of appropriations,

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551 gifts, and grants from the state, the Federal Government, and 552 other public and private sources in order to ensure that 553 sufficient funds are available for the promotion of adoption, 554 support of adoptive families, and child abuse prevention 555 efforts.

556 4. Make recommendations pertaining to agreements or 557 contracts for the establishment and development of:

558 Programs and services for the promotion of adoption, a. 559 support of adoptive families, and prevention of child abuse and 560 neglect.

561 b. Training programs for the prevention of child abuse and 562 neglect.

с. Multidisciplinary and discipline-specific training 563 564 programs for professionals with responsibilities affecting 565 children, young adults, and families.

566

e.

Efforts to promote adoption. d.

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Monitor, evaluate, and review the development and 5. 569 quality of local and statewide services and programs for the promotion of adoption, support of adoptive families, and

Postadoptive services to support adoptive families.

571 prevention of child abuse and neglect and shall publish and 572 distribute an annual report of its findings on or before January 1 of each year to the Governor, the Speaker of the House of 573 574 Representatives, the President of the Senate, the head of each 575 state agency affected by the report, and the appropriate

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576 substantive committees of the Legislature. The report shall 577 include:

a. A summary of the activities of the office.

579 b. A summary of the adoption data collected and reported 580 to the federal Adoption and Foster Care Analysis and Reporting 581 System (AFCARS) and the federal Administration for Children and 582 Families.

583 c. A summary of the child abuse prevention data collected 584 and reported to the National Child Abuse and Neglect Data System 585 (NCANDS) and the federal Administration for Children and 586 Families.

587 d. A summary detailing the timeliness of the adoption 588 process for children adopted from within the child welfare 589 system.

590 e. Recommendations, by state agency, for the further 591 development and improvement of services and programs for the 592 promotion of adoption, support of adoptive families, and 593 prevention of child abuse and neglect.

594 f. Budget requests, adoption promotion and support needs, 595 and child abuse prevention program needs by state agency.

596 6. Work with the direct-support organization established 597 under s. 39.0011 to receive financial assistance.

598 Reviser's note.—Amended to conform to the repeal of s. 39.0011 599 by this act to ratify the repeal of that section by its own 600 terms, effective October 1, 2017.

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CODING: Words stricken are deletions; words underlined are additions.

601 Section 29. Section 409.1666, Florida Statutes, is amended 602 to read: 603 409.1666 Annual adoption achievement awards.-Each year, 604 the Governor shall select and recognize one or more individuals, 605 families, or organizations that make significant contributions 606 to enabling this state's foster children to achieve permanency 607 through adoption. The department shall define appropriate 608 categories for the achievement awards and seek nominations for potential recipients in each category from individuals and 609 610 organizations knowledgeable about foster care and adoption. (1) The award shall recognize persons whose contributions 611 612 involve extraordinary effort or personal sacrifice in order to 613 provide caring and permanent homes for foster children. 614 (2) A direct-support organization established in accordance with s. 39.0011 by the Office of Adoption and Child 615 616 Protection within the Executive Office of the Governor may 617 accept donations of products or services from private sources to 618 be given to the recipients of the adoption achievement awards. 619 The direct-support organization may also provide suitable 620 plaques, framed certificates, pins, and other tokens of 621 recognition. 622 Reviser's note.-Amended to conform to the repeal of s. 39.0011 623 by this act to ratify the repeal of the section by its own 624 terms, effective October 1, 2017. 625 Section 30. Subsection (6) of section 663.532, Florida

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CODING: Words stricken are deletions; words underlined are additions.

2018

| 626 | Statutes, is | amended to read: |
|-----|--------------|------------------|
| 627 | 663.532 | Qualification |

628 No later than March 31, 2018, a person or entity that (6) 629 previously qualified under the moratorium in former s. 663.041 630 must seek qualification as a qualified limited service affiliate 631 or cease doing business in this state. Notwithstanding the 632 expiration of the moratorium under former s. 663.041, a person or entity that previously qualified under such moratorium may 633 remain open and in operation but shall refrain from engaging in 634 635 new lines of business in this state until qualified as a 636 qualified limited service affiliate under this part. 637 Reviser's note.-Amended to conform to the repeal of s. 663.041 638

638 639 by this act to ratify the repeal of that section effective July 1, 2017, by s. 3, ch. 2016-192, Laws of Florida.

640 Section 31. This act shall take effect on the 60th day
641 after adjournment sine die of the session of the Legislature in
642 which enacted.

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