



Conference Committee on
House State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and
General Government

House Offer #1

Implementing Bill
HB 5203 E Government Administration
HB 5207 E Department of Management Services
SB 2508-E State Agency Law Enforcement Radio System

Thursday, May 14, 2026
Morris Hall (17 House Office Building)

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

Line	Description	HB 5003 FY 26-27 Bill Section	SB 2502 FY 26-27 Bill Section	House	Senate	House Offer #1
1	RENEGOTIATIONS OF PRIVATE LEASE AGREEMENTS. Requires the Department of Management Services (DMS) and agencies to utilize a tenant broker to renegotiate private lease agreements for office or storage space, in excess of 2,000 square feet, expiring between July 1, 2027 and June 30, 2029.	52	53	Similar	Similar	Similar
2	DATA CENTERS/TRANSFERS FROM DATA PROCESSING CATEGORY. Notwithstanding s. 216.292(2)(a), F.S., prohibits agencies from transferring funds from a data center appropriation category to a category other than a data center appropriation category or cloud computing category.	53	54	Similar	Similar	Similar
3	RISK MANAGEMENT TRANSFERS. Authorizes the EOG to transfer funds in the appropriation category "Special Categories-Risk Management Insurance" between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance.	54	55	Similar	Similar	Similar
4	HUMAN RESOURCE SERVICES TRANSFER. Authorizes the EOG to transfer funds in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased Per Statewide Contract" of the GAA between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the DMS for human resources management services.	55	56	Similar	Similar	Similar
5	BUILDING RELOCATION COSTS. Authorizes the DMS to use 5 percent of facility disposition funds after selling a state office building to offset relocation expenses associated with the disposition of state office buildings.	56	57	Similar	Similar	Similar
6	REPLACEMENT OF FLAIR. Provides scope of FLAIR replacement project and specifies governance structure.	57	58	Similar	Similar	Similar
7	STATE AGENCY LAW ENFORCEMENT RADIO SYSTEM AND INTEROPERABILITY NETWORK (SLERS). Reenact s. 282.709, F.S., to carry forward the DMS's authority to execute a 15-year contract with the SLERS operator.	58 & 59	59 & 60	Similar	Similar	Similar
8	SLERS CONTRACT. Authorizes state agencies and other eligible users to use the DMS SLERS contract to purchase equipment and services.	60	61	Similar	Similar	Similar
9	MYFLORIDAMARKETPLACE. Reduces the transaction fee collected for use of the online procurement system from 1 percent to 0.7 percent.	61	62	Similar	Similar	Similar
10	LOTTERY RETAILER COMMISSION. Amend s. 24.105(9)(i), F.S., to provide that lottery ticket sale commissions will be 6 percent for FY 2026-2027.	62 & 63	63 & 64	Similar	Similar	Similar
11	CITIZENS PROPERTY INSURANCE CORPORATION. Amends s. 627.351(6)(II), F.S., to authorize Citizen's Property Insurance Corp. to adopt policy forms authorizing claim determination disputes to come before the Division of Administrative Hearings.	64	65	Similar	Similar	No Language
12	DFS/EMPLOYEE COMPENSATION. Amends s. 112.215, F.S. to authorizes the Department of Financial Services (DFS) to provide for the deferral of an employee's compensation on either a pre-tax basis or an after-tax (Roth) basis under a qualified program pursuant to the Internal Revenue Code.	65	X		House	House

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

Line	Description	HB 5003 FY 26-27 Bill Section	SB 2502 FY 26-27 Bill Section	House	Senate	House Offer #1
13	PEOPLE FIRST. Amends s. 110.116, F.S., to specify that, in order to maintain continuity of operations for the People First System and to ensure the successful completion of the PALM System, the DMS must prepare for the required People First System upgrade, assist agencies in the transition, and submit its planning and cost estimates to the Legislature.	66	X		House	House
14	MY SAFE FLORIDA HOME PROGRAM. Amends s. 215.5586, F.S., to revise the eligibility requirements for the Program and provides hurricane mitigation inspections must have occurred within the previous 24 months from the date of application.	67	66	Similar	Similar	New Language - See Attached
15	LOCAL GOVERNMENT FIRE EQUIPEMENT AND SERVICES. Notwithstanding s. 216.031, F.S., to prevent funds from local government fire equipment and services from reverting at the end of the fiscal year.	68	67	Similar	Similar	Senate
16	NORTHWEST REGIONAL DATA CENTER-TRANSFERS. In order to implement the appropriation of funds in the appropriation category "Northwest Regional Data Center", and pursuant to the notice, review, and objection procedures of s. 216.177, F.S., the EOG may transfer funds appropriated in that category between departments in order to align the budget authority granted based on the estimated costs for data processing services for the 2026-2027 fiscal year.	69	68	Similar	Similar	Similar
17	NORTHWEST REGIONAL DATA CENTER-ASSESSMENTS. In order to implement appropriations for state data center services, auxiliary assessments charged to state agencies related to contract management services provided to Northwest Regional Data Center shall not exceed 3 percent.	70	69	Similar	Similar	Similar
18	PILOT PROGRAM ESTABLISHING ELECTROENCEPHALOGRAM COMBINED TRANSCANIAL MAGNETIC STIMULATION TREATMENT FOR VETERANS AND FIRST RESPONDERS. Reenacts s. 284.51, F.S., directing the Division of Risk Management at the DFS to select a provider to establish a statewide pilot program to make electroencephalogram combined transcranial magnetic stimulation (eTMS) available for veterans, first responders, and immediate family members thereof with substance use disorders, mental illness, sleep disorders, traumatic brain injuries, sexual trauma, post-traumatic stress disorder, and accompanying comorbidities, concussions, other brain trauma, as well as other quality of life issues affecting human performance, including issues related to or resulting from problems with cognition and problems maintaining attention, concentration, or focus.	71	70	Similar	Similar	House
19	DFS/eTMS CONTRACT. Authorizes the DFS to renew the existing eTMS contract for a period of two years; directs the DFS to amend the existing contract language to clarify that any funds paid by the DFS do not constitute state financial assistance as provided in s. 215.97, F.S.	72	71	Similar	Similar	House
20	UNCLAIMED PROPERTY RESERVE. Amends s. 717.123, F.S., to require the DFS to create a reserve for the one-time receipts and refunds associated with the 2024 law change.	73	72	Similar	Similar	House
21	ALCOHOL, BEVERAGE, AND TOBACCO INVESTIGATORS. Authorizes law enforcement officers within the Division of Alcoholic Beverages and Tobacco, in accordance with s. 20.165(9), Florida Statutes, to investigate, enforce, and aid in the administrative and criminal prosecution of potential violations relating to unlicensed activity.	X	X		Senate New - See Attached	House

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

Line	Description	HB 5003 FY 26-27 Bill Section	SB 2502 FY 26-27 Bill Section	House	Senate	House Offer #1
21A	AVIATION FUEL TAXES - Relating to the distribution of aviation fuel taxes collected and distributed by the Department of Revenue.	X	X			House New - See Attached
21B	TAX DISTRIBUTIONS - Extends due date for tax distributions made by the Departement of Revenue to temporarily accommodate transition to Florida PALM. - See attached Language	X	X			House New - See Attached

New Language - Line 14

20261452er

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An act relating to the Department of Financial Services; providing an effective date.

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

Section 1. **In order to implement Section 100 of the 2026-2027 General Appropriations Act, present subsections (4) through (10) of section 215.5586, Florida Statutes, are redesignated as subsections (5) through (11), respectively, a new subsection (4) is added to that section, and paragraphs (a) through (e) of subsection (1), subsections (2) and (3), paragraph (a) of present subsection (8), and present subsection (10) of that section are amended, to read:**

215.5586 My Safe Florida Home Program.—There is established within the Department of Financial Services the My Safe Florida Home Program. The department shall provide fiscal accountability, contract management, and strategic leadership for the program, consistent with this section. This section does not create an entitlement for property owners or obligate the state in any way to fund the inspection or retrofitting of residential property in this state. Implementation of this program is subject to annual legislative appropriations. It is the intent of the Legislature that, subject to the availability of funds, the My Safe Florida Home Program provide licensed inspectors to perform hurricane mitigation inspections of eligible homes and grants to fund hurricane mitigation projects

New Language - Line 14

20261452er

28 on those homes. The department shall implement the program in
29 such a manner that the total amount of funding requested by
30 accepted applications, whether for inspections, grants, or other
31 services or assistance, does not exceed the total amount of
32 available funds. If, after applications are processed and
33 approved, funds remain available, the department may accept
34 applications up to the available amount. The program shall
35 develop and implement a comprehensive and coordinated approach
36 for hurricane damage mitigation pursuant to the requirements
37 provided in this section.

38 (1) HURRICANE MITIGATION INSPECTIONS.—

39 (a)1. For the purposes of this paragraph, the term:

- 40 a. "Attached" means a dwelling unit that shares a wall
41 with another dwelling unit.
42 b. "Detached" means a dwelling that does not share a wall
43 with another dwelling unit or building and has greater than zero
44 clearance between it and any other building. This term includes
45 a garage located under a contiguous roof with a residence.
46 c. "Single-family" means a residence designed for and
47 containing only one dwelling unit.

48 2. An applicant is ~~to be~~ eligible for a hurricane
49 mitigation inspection under the program if all of the following
50 conditions are met:

51 a.1. The ~~A~~ home for which the inspection is sought is ~~not~~
52 ~~be~~ a single-family~~7~~ unit on an individual parcel of land which
53 is:

54 (I) A detached residential property; or

New Language – Line 14

20261452er

55 (II) An attached residential property not exceeding three
56 stories. A townhouse as defined in s. 481.2037
57 b.2. The A home for which the inspection is sought is ~~must~~
58 be site-built and owner-occupied.~~7. and~~
59 c.3. The applicant is homeowner must have been granted a
60 homestead exemption on the home under chapter 196.
61 (b)1. An application for a hurricane mitigation inspection
62 must contain a signed or electronically verified statement made
63 under penalty of perjury that the applicant has submitted only
64 one inspection application on the home or that the application
65 is allowed under subparagraph 2., and the application must have
66 documents attached which demonstrate that the applicant meets
67 the requirements of paragraph (a).
68 2. An applicant may submit a subsequent hurricane
69 mitigation inspection application for the same home only if:
70 a. The original hurricane mitigation inspection
71 application has been denied or withdrawn because of material
72 errors or omissions in the application;
73 b. The original hurricane mitigation inspection
74 application was denied or withdrawn because the applicant home
75 did not meet the eligibility criteria for an inspection at the
76 time of the previous application, and the applicant homeowner
77 reasonably believes that he or she is the home now is eligible
78 for an inspection; ~~or~~
79 c. The program's eligibility requirements for an
80 inspection have changed since the original application date, and
81 the applicant reasonably believes that he or she the home is

New Language – Line 14

20261452er

82 eligible under the new requirements; or

83 d. More than 24 months have passed since the applicant
84 received a hurricane mitigation inspection under this section,
85 and the applicant has not received a grant payment through the
86 program for that inspection.

87 (c) An applicant meeting the requirements of paragraph (a)
88 may receive an inspection of the a home through ~~under~~ the
89 program without being eligible for a grant under subsection (2)
90 or applying for such grant.

91 (d) Licensed inspectors are to provide initial ~~home~~
92 inspections of eligible homes to determine ~~what mitigation~~
93 ~~measures are needed,~~ what insurance premium discounts may be
94 available~~r~~ and what improvements to existing residential
95 properties are needed to reduce the properties' ~~property's~~
96 vulnerability to hurricane damage. ~~An inspector may inspect a~~
97 ~~townhouse as defined in s. 481.203 to determine if opening~~
98 ~~protection mitigation as listed in subparagraph (2)(e)1. would~~
99 ~~provide improvements to mitigate hurricane damage.~~

100 (e) The department shall contract with wind certification
101 entities to provide hurricane mitigation inspections. The
102 initial inspections provided to applicants ~~homeowners~~, at a
103 minimum, must include:

104 1. A home inspection and report that summarizes the
105 inspection results and identifies recommended improvements an
106 applicant ~~a homeowner~~ may make ~~take~~ to mitigate hurricane
107 damage.

108 2. A range of cost estimates regarding the recommended

New Language - Line 14

20261452er

109 mitigation improvements.

110 3. Information regarding estimated premium discounts,
111 correlated to the current mitigation features and the
112 recommended mitigation improvements identified by the
113 inspection.

114 (2) HURRICANE MITIGATION GRANTS.—Financial grants shall be
115 used by applicants homeowners to make improvements recommended
116 by an initial inspection which increase a home's resistance to
117 hurricane damage.

118 (a) An applicant ~~A homeowner~~ is eligible for a hurricane
119 mitigation grant if all of the following criteria are met:

120 1. The applicant home must be eligible for an inspection
121 under subsection (1).

122 2. The home must be a dwelling with an insured value of
123 \$700,000 or less. ~~Homeowners who are low-income persons, as~~
124 ~~defined in s. 420.0004(11), are exempt from this requirement.~~

125 3. The home must undergo an initial ~~acceptable~~ hurricane
126 mitigation inspection through the program as provided in
127 subsection (1) within the 24 months immediately preceding the
128 date of application.

129 4. The ~~building permit application for initial~~
130 ~~construction of the home~~ must have been built ~~made~~ before
131 January 1, 2008, as reflected on the county property appraiser's
132 website.

133 5. The applicant homeowner must agree to make his or her
134 home available for a final inspection once a mitigation project
135 is completed.

New Language - Line 14

20261452er

136 6. The applicant ~~homeowner~~ must agree to provide to the
137 department information received from the applicant's homeowner's
138 insurer identifying the discounts realized by the applicant
139 ~~homeowner~~ because of the mitigation improvements funded through
140 the program.

141 7.a. The applicant ~~homeowner~~ must be a low-income person
142 or moderate-income person as defined in s. 420.0004.

143 ~~b. The hurricane mitigation inspection must have occurred~~
144 ~~within the previous 24 months from the date of application.~~

145 ~~c. Notwithstanding subparagraph 2., homeowners who are~~
146 ~~low-income persons, as defined in s. 420.0004(11), are not~~
147 ~~exempt from the requirement that the home must be a dwelling~~
148 ~~with an insured value of \$700,000 or less.~~

149 ~~d. This subparagraph expires July 1, 2026.~~

150 (b)1. An application for a grant must contain a signed or
151 electronically verified statement made under penalty of perjury
152 that the applicant has submitted only one grant application or
153 that the application is allowed under subparagraph 2., and the
154 application must have documents attached demonstrating that the
155 applicant meets the requirements of paragraph (a).

156 2. An applicant may submit a subsequent grant application
157 if:

158 a. The original grant application was denied or withdrawn
159 because the application contained errors or omissions;

160 b. The original grant application was denied or withdrawn
161 because the applicant ~~home~~ did not meet the eligibility criteria
162 for a grant at the time of the previous application, and the

New Language - Line 14

163 applicant ~~homeowner~~ reasonably believes that he or she is the 20261452er
164 ~~home~~ now ~~is~~ eligible for a grant; or

165 c. The program's eligibility requirements for a grant have
166 changed since the original application date, and the applicant
167 reasonably believes that he or she is ~~an~~ eligible ~~homeowner~~
168 under the new requirements.

169 3. A grant application must include a statement from the
170 applicant ~~homeowner~~ which contains the name and state license
171 number of the contractor that the applicant ~~homeowner~~
172 acknowledges as the intended contractor for the mitigation work.
173 The program must ~~electronically~~ verify that the contractor's
174 state license number is valid ~~accurate and up to date before~~
175 ~~grant approval~~.

176 (c) All grants must be matched on the basis of \$1 provided
177 by the applicant for \$2 provided by the state up to a maximum
178 state contribution of \$10,000 toward the actual cost of the
179 mitigation project, except as provided in paragraph (h).

180 (d) All hurricane mitigation performed under the program
181 must be based upon the securing of all required local permits
182 and inspections and must be performed by properly licensed
183 contractors.

184 (e) When recommended by an initial ~~a~~ hurricane mitigation
185 inspection, grants for eligible applicants ~~homes~~ may be used for
186 all of the following improvements:

187 1. Opening protection improvements, including:

188 a. Exterior doors.7

189 b. Garage doors.7

New Language – Line 14

20261452er

- 190 c. Windows ~~.7~~ and
191 d. Skylights.
192 2. Roof improvements, including:
193 a. Reinforcing roof-to-wall connections.
194 b.3. Improving the strength of roof-deck attachments.
195 c.4. Installing secondary water resistance for roof and
196 replacing the roof covering.
197 (f) Improvements must be identified by the final hurricane
198 mitigation inspection to receive grant funds ~~When recommended by~~
199 ~~a hurricane mitigation inspection, grants for townhouses, as~~
200 ~~defined in s. 481.203, may only be used for opening protection.~~
201 (g) The department may require that improvements be made
202 to all openings, including exterior doors, garage doors,
203 windows, and skylights, as a condition of reimbursing an
204 applicant a homeowner approved for a grant. The department may
205 adopt, by rule, the maximum grant allowances for any improvement
206 allowable under paragraph (e) ~~or paragraph (f)~~.
207 (h) Low-income applicants homeowners, as defined in s.
208 420.0004(11), who otherwise meet the applicable requirements of
209 this subsection are eligible for a grant of up to \$10,000 and
210 are not required to provide a matching amount to receive the
211 grant.
212 (i)1. The department shall develop a process that ensures
213 the most efficient means to collect and verify inspection
214 applications and grant applications to determine eligibility.
215 The department may direct hurricane mitigation inspectors to
216 collect and verify grant application information or use the

New Language - Line 14

217 Internet or other electronic means to collect information and 20261452er
218 determine eligibility.

219 2. The department shall prioritize the review and approval
220 of such inspection applications and grant applications in the
221 following order:

222 a. First, applications from low-income persons, as defined
223 in s. 420.0004, who are at least 60 years old;

224 b. Second, applications from all other low-income persons,
225 as defined in s. 420.0004;

226 c. Third, applications from moderate-income persons, as
227 defined in s. 420.0004, who are at least 60 years old; and
228 d. Fourth, applications from all other moderate-income
229 persons, as defined in s. 420.0004; and

230 e. Last, all other applications for an inspection.

231 3. The department shall start accepting inspection
232 applications and grant applications no earlier than the
233 effective date of a legislative appropriation funding
234 inspections and grants, as follows:

235 a. Initially, from applicants prioritized under sub-
236 subparagraph 2.a.;

237 b. From applicants prioritized under sub-subparagraph
238 2.b., beginning 15 days after the program initially starts
239 accepting applications;

240 c. From applicants prioritized under sub-subparagraph
241 2.c., beginning 30 days after the program initially starts
242 accepting applications;

243 d. From applicants described in sub-subparagraph 2.d.,

New Language - Line 14

20261452er

244 beginning 45 days after the program initially starts accepting
245 applications; and

246 e. From all other applicants for an inspection, beginning
247 60 days after the program initially starts accepting
248 applications.

249 4. The program may accept a certification directly from a
250 low-income applicant ~~homeowner~~ or moderate-income applicant
251 ~~homeowner~~ who meets the requirements of s. 420.0004(11) or (12),
252 respectively, if the applicant ~~homeowner~~ provides such
253 certification in a signed or electronically verified statement
254 made under penalty of perjury.

255 5. The program may accept a certification directly from an
256 applicant attesting to his or her age if the applicant provides
257 such certification in a signed or electronically verified
258 statement made under penalty of perjury.

259 (j) An applicant ~~A homeowner~~ who receives a grant shall
260 finalize construction and request a final inspection, ~~or request~~
261 ~~an extension for an additional 6 months,~~ within 18 months ~~1 year~~
262 after grant application approval. If an applicant ~~a homeowner~~
263 fails to comply with this paragraph, his or her application is
264 deemed abandoned and the grant money reverts to the department.

265 (3) REQUESTS FOR INFORMATION.—The department may request
266 that an applicant provide additional information. An application
267 is deemed abandoned ~~withdrawn~~ by the applicant if the department
268 does not receive a response to its request for additional
269 information within 60 days after the notification of any
270 apparent error or omission.

New Language - Line 14

20261452er

271 (4) ABANDONED APPLICATIONS.—The department shall notify an
272 applicant at least 5 business days before an application is
273 deemed abandoned. If the applicant responds to such notification
274 within 5 business days after receiving the notice and
275 demonstrates good cause for why the application should not be
276 deemed abandoned, the applicant may submit a subsequent grant
277 application or the department may determine the application is
278 not abandoned.

279 (9) ~~(8)~~ CONTRACT MANAGEMENT.—

280 (a) The department may contract with third parties for
281 grants management, inspection services, contractor services for
282 low-income applicants ~~homeowners~~, information technology,
283 educational outreach, and auditing services. Such contracts are
284 considered direct costs of the program and are not subject to
285 administrative cost limits. The department shall contract with
286 providers that have a demonstrated record of successful business
287 operations in areas directly related to the services to be
288 provided and shall ensure the highest accountability for use of
289 state funds, consistent with this section.

290 (11) ~~(10)~~ REPORTS.—The department shall make an annual
291 report on the activities of the program that shall account for
292 the use of state funds and indicate the number of inspections
293 requested, the number of inspections performed, the number of
294 grant applications received, the number and value of grants
295 approved, and the estimated average annual amount of insurance
296 premium discounts and total estimated annual amount of insurance
297 premium discounts applicants ~~homeowners~~ received from insurers

New Language – Line 14

298 as a result of mitigation funded through the program. The report 20261452er
299 must be delivered to the President of the Senate and the Speaker
300 of the House of Representatives by February 1 of each year.

301 Section 2. The amendments to s. 215.5586(1), (2), (3), and
302 (4) through (10), Florida Statutes, made by this act expire July
303 1, 2027, and the text of those subsections shall revert to that
304 in existence on June 30, 2026, except that any amendments to
305 such text enacted other than by this act shall be preserved and
306 continue to operate to the extent that such amendments are not
307 dependent upon the portions of text which expire pursuant to
308 this section.

309 Section 3. This act shall take effect upon becoming a law.
310

New Language – Line 21A

Section XX. In order to implement Specific Appropriations 3230 through 3240 of the 2026-2027 General Appropriations Act, the Department of Revenue shall include any aviation fuel taxes collected for periods prior to the repeal of Part III of chapter 206, Florida Statutes, with the distribution made under s. 206.606, Florida Statutes. The department shall deduct any refunds and associated administrative costs for such taxes from the distribution made under s. 206.606, Florida Statutes. This section expires July 1, 2027.

Line 21B - New Language

Section ????. In order to implement Specific Appropriations 3230 through 3240 of the 2026-2027 General Appropriations Act, and notwithstanding section 218.26 (2), Florida Statutes, for the third and fourth quarters of the 2026-2027 fiscal year, during the transition to the Florida Planning, Accounting, and Ledger Management (PALM) System, the due date for the distribution may be extended by the Department of Revenue from the 25th day of the month to the last working day of the month.

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

HB 5203 E - Government Administration					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
1	1, 4, 7	Amends s. 11.26 and s. 11.42, F.S. to require employees of the new Florida Accountability Office (FAO) to obtain written permission from the presiding officers of both houses for outside employment. It also prohibits these employees from active political party leadership or candidacy for office without resignation.	N/A	N/A	HOUSE
2	2, 3	Revises Legislative Auditing Committee (LAC) duties regarding local entities failing to comply with financial reporting. Section 3 (Effective 2027) removes existing LAC procedures for conducting lobbying firm audits.	N/A	N/A	HOUSE
3	4, 5, 6	Creates ss. 11.405, 11.406, and 11.407, F.S., to establish the FAO within the Legislature. Organizes the office into four units: Division of Auditor General (headed by the Auditor General), General Accountability Division (headed by the General Accountability Officer), OPPAGA, and the Public Integrity Division. Mandates that the Auditor General serve at the pleasure of the Legislature for two-year terms and that the FAO receive administrative support for all spending decisions within its approved annual budget.	N/A	N/A	HOUSE

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HB 5203 E - Government Administration					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
4	5	Creates s. 11.406, F.S., defining "Appropriations Project" and "Investigation". Authorizes the Public Integrity division to investigate complaints alleging fraud, waste, abuse, mismanagement, or misconduct in connection with the expenditure of public funds. Grants the division authority to inspect records of public agencies, private entities receiving direct appropriations/ fees, and state contractors. Beginning in FY 2027-2028, requires the Auditor General and Public Integrity Division to randomly select and review appropriations projects from the prior fiscal year.	N/A	N/A	HOUSE
5	8, 9, 10	Amends ss. 11.45, 11.47, and 11.51, F.S., to define "compliance audit". Authorizes the President of the Senate and the Speaker of the House of Representatives to direct an audit. Revises the standard deadline for an official's written rebuttal to audit findings to 30 days, or 15 days if specifically requested in writing by the auditor.	N/A	N/A	HOUSE

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HB 5203 E - Government Administration					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
6	11,12, 13, 14, 29, 30	Amends ss. 112.3187, 112.3188, 112.3189, 20.055, and 760.06, F.S.. Includes the FAO as a recipient for protected disclosures and requires the Chief Inspector General to communicate a monthly summary of hotline info to the office. Extends whistleblower protections to any good faith allegation of violations of law or of mismanagement, waste, or neglect of duty. Amends section 14.32, F.S., to clarify that the Chief Inspector General has authority to refer matters to law enforcement agencies.	N/A	N/A	HOUSE
7	18, 19, 21	Amends ss. 216.011, 216.023, and 216.137, F.S.. Clarifies the definition of "fixed capital outlay". Sets agency LBR deadlines to Sept. 15 in odd-numbered years and Oct. 15 in even-numbered years. Requires consensus estimating workpapers be posted online 2 business days before meetings or 1 hour before impact sessions.	N/A	N/A	HOUSE

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HB 5203 E - Government Administration					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
8	22, 23, 24	Amends ss. 216.177, 216.192, and 216.222 F.S. Allows the chair or vice chair of the LBC or the President of the Senate or the Speaker of the House to object to a budget amendment. Requires legislative consultation for annual release plans. Clarifies that an appropriation by law is needed to access the Budget Stabilization Fund to fund an emergency.	N/A	N/A	HOUSE
9	25, 26, 27, 28	Amends ss. 216.262, 216.292, 409.8134, and 409.902, F.S.. Codifies provisions from the 2026 Implementing Bill allowing the realignment of funds within and between state agencies. Allows the Dept. of Corrections to request emergency positions if inmate populations exceed forecasts, subject to LBC approval.	N/A	N/A	HOUSE
10	31	Requires each state agency to review its rules imposing audit requirements on or before October 1, 2026, and provide a report to the LAC. Mandates a joint review by the Auditor General, LAC, and OPPAGA of all statutory audit requirements by October 2027 to suggest revisions and estimate administrative costs.	N/A	N/A	HOUSE
11	32	Effective date of July 1, 2026.	N/A	N/A	HOUSE

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

HB 5207 E - Department of Management Services					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
1	1	Amends section 110.12315 to require DMS to implement formulary management beginning with the 2027 plan year. Requires DMS to submit a list of drugs excluded from coverage to the Governor, Senate President, and the Speaker of the House of Representatives by October 1, 2026, and each October 1st thereafter.	N/A	N/A	HOUSE
2	2	Creates section 110.12316 to codify an administrative health insurance assessment on state agency vacant positions.	N/A	N/A	HOUSE
3	3, 8-14, 17-30	Amends ss. 287.012, 287.042, and 287.09451, F.S., to rename the current "Office of Supplier Diversity" the "Office of Supplier Development" (the Office). Amends s. 110.605, F.S., to repeal the requirement for DMS to develop programs for women and minorities in the Selected Exempt Service. Amends s. 287.09451, F.S., to pivot the Office's focus toward "Florida-based small businesses" and veterans. Amends statute to make additional conforming and technical changes.	N/A	N/A	HOUSE

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

HB 5207 E - Department of Management Services					
Line	House Sections	House	Senate	Senate Sections	House Offer #1
4	4-7	Amends section 272.04, F.S., Notwithstanding any other law, the Governor, Cabinet officers, and the Legislature are permanent tenants of the Capitol Complex. The interior space allocated to each tenant on or after January 1, 2026, may not be reduced or moved with the expressed consent of the tenant. Amends, section 272.09, F.S. to include the Mayo Building in Memorial Park. Provides that DMS shall take over management of the Mayo Building after DACS vacates the building. Requires DMS to coordinate and get approval from tenants for projects impacting their space. Amends section 272.16, F.S., to provide that parking spaces allocated to the Legislature on or after January 1, 2026, may not be reduced or reassigned without consent of the Legislature.	N/A	N/A	HOUSE
5	15-16	Amends section 318.18, F.S., to remove the expiration date of a for a \$3 traffic violation surcharge which funds a portion of the Statewide Law Enforcement Radio System (SLERS). Amends 318.21, F.S., for a cross reference.	N/A	N/A	HOUSE
6	31	Effective date of July 1, 2026.	N/A	N/A	HOUSE

**House of Representatives State Administration Budget Subcommittee/
Senate Appropriations Committee on Agriculture, Environment, and General Government**

SB 2508-E - State Agency Law Enforcement Radio System						
Line	House Sections	House Offer #1	House	Senate Offer #1	Senate	Senate Sections
1	N/A	HOUSE	N/A	Senate	Amends section 318.18, F.S., to remove the expiration date of a for a \$3 traffic violation surcharge which funds a portion of the Statewide Law Enforcement Radio System (SLERS).	1
2	N/A	HOUSE	N/A	Senate	Amends 318.21, F.S., for a cross reference.	2
3	N/A	HOUSE	N/A	Senate	Effective upon becoming law.	3