First Engrossed

1	A bill to be entitled
2	An act relating to the Department of Management
3	Services; amending s. 20.22, F.S.; revising the
4	organizational structure of the department
5	relating to labor organizations; clarifying
6	provisions relating to operation of the
7	Division of State Group Insurance; modifying
8	the role of the Director of the Division of
9	State Group Insurance and staff thereof with
10	respect to the Florida State Group Insurance
11	Council; amending ss. 110.109, 110.112, F.S.;
12	revising reporting requirements; amending s.
13	110.1099, F.S.; providing conditions for the
14	reimbursement of training expenses by an
15	employee; amending s. 110.1165, F.S.; providing
16	a statute of limitations on filing certain
17	actions; amending s. 110.123, F.S., relating to
18	the state group insurance program; adding and
19	updating definitions; providing for Career
20	Service exemptions in the Division of State
21	Group Insurance; clarifying and correcting
22	references; updating provisions relating to
23	agency payment of premiums for certain
24	employees injured or killed in the line of duty
25	to conform to existing law; amending s.
26	110.12315, F.S., relating to the state
27	employees' prescription drug program, to
28	revise, clarify, and reorganize such
29	provisions; amending s. 110.1232, F.S.,
30	relating to health insurance coverage for
31	certain state retirees, to correct a reference;
	1

1	amending s. 110.1234, F.S., relating to
2	Medicare supplement coverage for state
3	retirees, to correct a reference; amending s.
4	110.1238, F.S., relating to refunds with
5	respect to provider overcharges; modifying the
6	refund cap; amending s. 110.1245, F.S.;
7	revising reporting requirements; increasing the
8	cap on meritorious service awards; amending s.
9	110.161, F.S., relating to the State Employees
10	Pretax Benefits Program Act, to correct
11	references and update language; amending s.
12	110.181, F.S.; providing that the fiscal agent
13	for the Florida State Employees' Charitable
14	Campaign need not reimburse costs under
15	specified conditions; amending s. 110.201,
16	F.S.; providing for a report; amending s.
17	110.205, F.S.; conforming provisions to changes
18	made by the act; providing for the designation
19	of Senior Management Service positions;
20	amending s. 110.235, F.S.; deleting a
21	requirement for a report; amending s. 110.503,
22	F.S.; allowing agencies to incur expenses to
23	recognize the service of volunteers; amending
24	s. 110.504, F.S.; providing a limitation on
25	volunteer awards; amending s. 112.061, F.S.;
26	authorizing the designee of an agency head to
27	approve specified expenses for employees;
28	amending s. 121.025, F.S., providing for Career
29	Service exemptions in the Division of
30	Retirement; amending s. 215.196, F.S.; revising
31	the organizational structure of the department
	2

First Engrossed

1	relating to the Architects Incidental Trust
2	Fund; amending s. 215.422, F.S.; deleting a
3	vendor's right to the name of an ombudsman;
4	amending s. 215.94, F.S.; conforming a
5	reference to changes made by the act; amending
б	s. 216.011, F.S.; redefining the term
7	"operating capital outlay"; amending ss.
8	255.249, 255.25, 255.257, F.S.; revising the
9	threshold for leased space facility
10	requirements; exempting certain leases from the
11	competitive bidding process; providing for a
12	pilot project under the Department of
13	Management Services for contracted tenant
14	brokers to assist state agencies in locating
15	suitable private-sector leases; providing
16	requirements of the project; providing for a
17	report; providing for future repeal; amending
18	s. 255.503, F.S.; providing for the closing of
19	facilities in emergency situations; amending s.
20	267.075, F.S.; revising the membership of The
21	Grove Advisory Council; amending s. 272.18,
22	F.S.; revising the membership of the Governor's
23	Mansion Commission; amending s. 272.185, F.S.;
24	revising the organizational structure of the
25	department relating to maintenance of the
26	Governor's Mansion; amending s. 273.02, F.S.;
27	increasing the value of property required to be
28	inventoried by custodians; amending s. 273.055,
29	F.S.; providing for the disbursement of moneys
30	received from disposition of state-owned
31	tangible personal property; amending s. 281.07,
	3

First Engrossed

1	F.S.; revising the organizational structure of
2	the department relating to the capitol police;
3	amending s. 282.105, F.S.; authorizing certain
4	private elementary and secondary schools to use
5	the state SUNCOM Network; amending s. 282.111,
6	F.S.; revising the organizational structure of
7	the department relating to the statewide system
8	of regional law enforcement communications;
9	amending s. 287.042, F.S.; revising the
10	organizational structure of the department
11	relating to the purchasing of goods and
12	services; amending s. 287.057, F.S.; revising
13	the organizational structure of the department
14	relating to the procurement of insurance;
15	amending s. 287.058, F.S.; requiring that a
16	state contract provide for cancellation of the
17	contract by the contractor or agency upon the
18	refusal by a party to allow public access to
19	certain material; amending ss. 287.16, 287.18,
20	F.S.; revising the organizational structure of
21	the department relating to motor vehicles,
22	watercraft, and aircraft; amending s. 365.171,
23	F.S.; designating the director of the statewide
24	emergency telephone number "911"; amending ss.
25	401.021, 401.027, F.S.; designating the
26	director of the statewide telecommunications
27	system of the regional emergency medical
28	service; amending s. 446.604, F.S.; providing
29	for Government Services Direct to be included
30	in the plan for One-Stop Career Centers;
31	amending s. 447.208, F.S.; providing for the
	4
	I -

determination of attorney's fees in certain 1 2 cases; repealing ss. 110.407 and 110.607, F.S., 3 which provide for performance audits; providing 4 an effective date. 5 6 Be It Enacted by the Legislature of the State of Florida: 7 8 Section 1. Subsection (4) and paragraphs (a), (c), and 9 (e) of subsection (5) of section 20.22, Florida Statutes, are amended to read: 10 20.22 Department of Management Services.--There is 11 12 created a Department of Management Services. 13 (4) The duties of the Chief Labor Negotiator Office of 14 Labor Relations shall be determined by the Secretary of Management Services, and must include, but need not be limited 15 16 to, the representation of the Governor as the public employer 17 in collective bargaining negotiations pursuant to the 18 provisions of chapter 447. 19 (5)(a) The Florida State Group Insurance Council is 20 created within the Division of State Group Insurance for the purpose of providing joint and coordinated oversight of the 21 22 operation and administration of the state group insurance 23 program. The council shall consist of the state budget director; an individual from the private sector with an 24 extensive health administration background, appointed by the 25 26 Governor; a member of the Florida Senate, appointed by the President of the Senate; a member of the Florida House of 27 Representatives, appointed by the Speaker of the House of 28 29 Representatives; a representative of the State University System, appointed by the Board of Regents; the State Insurance 30 Commissioner or his designee; the director of the Division of 31 5

Retirement; and two representatives of employees and retirees, 1 appointed by the Governor. Members of the council appointed by 2 3 the Governor shall be appointed to serve terms of 4 years 4 each. Each member of the council shall serve until a 5 successor is appointed. Additionally, The director of the Division of State Group Employee Insurance shall not be a 6 7 nonvoting member of the council, but shall assume 8 responsibility for ensuring provision of administrative, 9 analytical, and technical support to the council. (c) The council is assigned to the Division of State 10 Group Insurance for administrative and fiscal accountability 11 12 purposes, but the council and its staff shall otherwise function independently of the control and direction of the 13 14 division. The division of State Group Insurance shall furnish dedicated administrative and secretarial assistance to the 15 council, and other assistance to the council as requested. 16 17 (e) The council or a member thereof may not enter into the day-to-day operation of the Division of State Group 18 19 Insurance and is specifically prohibited from taking part in: 20 The awarding or termination of contracts. 1. 21 2. The selection of a consultant or contractor or the 22 prequalification of any individual consultant or contractor. 23 However, the council may recommend to the director standards and policies governing the procedure for selection and 24 25 prequalification of consultants and contractors. 26 3. The employment, promotion, demotion, suspension, 27 transfer, or discharge of any division personnel. 28 4. The granting, denial, suspension, or revocation of 29 any license or permit issued by the division. Section 2. Subsection (2) of section 110.109, Florida 30 Statutes, is amended to read: 31 6

1	110.109 Productivity improvement and personnel audits
2	of executive branch agenciesThe department shall be
3	responsible for conducting personnel audits of all executive
4	branch agencies, except the State University System, to
5	provide as follows:
б	(2) It shall be the duty of the department to audit
7	the personnel programs of the state agencies on a continuing
8	and regular basis to ensure the agencies' compliance with
9	state laws and regulations. A copy of such study made by the
10	department shall be submitted to the Governor, the President
11	of the Senate, the Speaker of the House of Representatives,
12	and the Auditor General.
13	Section 3. Section 110.1099, Florida Statutes, is
14	amended to read:
15	110.1099 Education and training opportunities for
16	state employees
17	(1) Education and training are an integral component
18	in improving the delivery of services to the public.
19	Recognizing that the application of productivity-enhancing
20	technology and practice demand continuous educational and
21	training opportunities, state employees may be authorized to
22	receive tuition waivers on a space-available basis or vouchers
23	to attend work-related courses at public universities.
24	(2) The department, in conjunction with the agencies,
25	shall request that such institutions provide evening and
26	weekend programs for state employees. When evening and weekend
27	training and educational programs are not available, employees
28	may be authorized to take paid time off during their regular
29	working hours for training and career development, as provided
30	in s. 110.105(1), if such training benefits the employer.
31	
	7
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

1	(3) Employees who exhibit superior aptitude and
2	performance may be authorized to take paid educational leaves
3	of absence for up to 1 academic year at a time, for specific
4	approved work-related education and training.
5	(4) Such employees must enter into contracts to return
6	to state employment for a period of time equal to the length
7	of the leave of absence or refund salary and benefits paid
8	during their educational leaves of absence.
9	(5) The Department of Management Services, in
10	consultation with the agencies and, to the extent applicable,
11	Florida's public postsecondary educational institutions, shall
12	adopt rules to implement and administer this section.
13	(6) As a precondition to approving an employee's
14	training request, an agency or the judicial branch may require
15	an employee to enter into an agreement that requires the
16	employee to reimburse the agency or judicial branch the
17	registration fee or similar expense for any training or
18	training series when the cost of the fee or similar expense
19	exceeds \$1,000 if the employee voluntarily terminates
20	employment or is discharged for cause from the agency or
21	judicial branch within a specified period of time not
22	exceeding 4 years after the conclusion of the training. This
23	subsection does not apply to any training program that an
24	agency or the judicial branch requires the employee to attend.
25	An agency or the judicial branch may pay the outstanding
26	balance then due and owing on behalf of a state employee under
27	this subsection in connection with recruitment and hiring of
28	such state employee.
29	Section 4. Paragraph (d) of subsection (2) and
30	subsection (6) of section 110.112, Florida Statutes, is
31	amended to read:
	8
ر مراری	TNG.Words stricter are deletions: words underlined are additions

1	110.112 Affirmative action; equal employment
2	opportunity
3	(2)
4	(d) The department shall report information in its
5	annual workforce report relating to annually to the Governor
6	on the implementation, continuance, updating, and results of
7	each executive agency's affirmative action plan for the
8	previous fiscal year.
9	(6) The department shall review and audit executive
10	agency actions in carrying out the rules adopted by the
11	department pursuant to this section and shall submit postaudit
12	reports to the Governor, the President of the Senate, the
13	Speaker of the House of Representatives, and the Auditor
14	General.
15	Section 5. Section 110.1165, Florida Statutes, is
16	amended to read:
17	110.1165 Executive branch personnel errors
18	(1) An agency of the executive branch, including the
19	State University System, shall establish procedures for the
20	receipt, consideration, and disposition of a claim regarding
21	pay or benefits brought by an employee when that employee is
22	damaged as a result of being provided with erroneous written
23	information by the employing agency regarding his or her pay
24	or benefits, and the employee detrimentally relies upon such
25	written information. In order to qualify for the relief
26	provided by this section, the employee's reliance on the
27	representation must have been reasonable and based only upon
28	the written representations made by those persons authorized
29	by the agency head to make such representations. Furthermore,
30	the erroneous calculation and payment of an employee's salary,
31	wages, or benefits is not among the written representations
	9

which will trigger relief under this section. Section 95.11(4)1 is the statute of limitations for filing any action to recover 2 3 salary, wages, overtime, benefits, or related damages by or on 4 behalf of a state employee, or any action under this section. 5 No distinctions between the terms "salary" and "wages" in construing the provisions of s. 95.11(4) apply to this section б 7 or the statute of limitations for filing any action under this 8 section. 9 (2) An agency of the executive branch, including the State University System, is authorized to take such action as 10 may be appropriate to provide a remedy for an employee 11 12 concerning his or her claim regarding detrimental reliance on erroneous written information provided by the employing agency 13 14 relating to pay and benefits, provided such remedy is within 15 the purview of the agency's authority. The agency has no authority whatsoever to modify the state retirement system or 16 17 the state insurance program. Any monetary remedy afforded by the agency must fall within the agency's budgetary authority. 18 19 Any person dissatisfied with the outcome of this process may file either a grievance pursuant to the agency's internal 20 grievance process or an appeal to the Division of 21 22 Administrative Hearings pursuant to chapter 120, but not both. 23 (3) The time limit to file any action to recover compensation, including, but not limited to, salaries, wages, 24 overtime pay, fringe benefits, or damages or penalties 25 26 relating thereto from, by, or on behalf of a state officer or 27 employee is 2 years from the date of the alleged error. This time limit applies in all disputes over compensation for work 28 performed by state officers or employees, and is not confined 29 to cases arising under subsections (1) and (2). 30 31

1 Section 6. Subsection (2), paragraphs (a), (e), and 2 (h) of subsection (3), paragraphs (a) and (e) of subsection 3 (4), and subsections (5) and (9) of section 110.123, Florida 4 Statutes, are amended, and subsections (12) and (13) are added 5 to that section, to read: 110.123 State group insurance program.--6 7 DEFINITIONS.--As used in this section, the term: (2) (a) "Department" means the Department of Management 8 9 Services. "Division" means the Division of State Group 10 (b) 11 Insurance in the department. 12 (c) "Enrollee" means all state officers and employees, retired state officers and employees, and surviving spouses of 13 14 deceased state officers and employees, and terminated employees or individuals with continuation coverage who are 15 16 enrolled in an insurance plan offered by the state group 17 insurance program. 18 "Full-time state employees" includes all full-time (d) 19 employees of all branches or agencies of state government holding salaried positions and paid by state warrant or from 20 agency funds, and employees paid from regular salary 21 appropriations for 8 months' employment, including university 22 23 personnel on academic contracts, but in no case shall "state employee" or "salaried position" include persons paid from 24 25 other-personal-services (OPS) funds. 26 (e) "Health maintenance organization" or "HMO" means 27 an entity certified under part I of chapter 641. 28 "Health plan member" means any person (f) 29 participating in the state group health insurance plan or in a 30 health maintenance organization plan under the state group 31 11 CODING: Words stricken are deletions; words underlined are additions.

insurance program, including enrollees and covered dependents 1 2 thereof. 3 (g)(f) "Part-time state employee" means any employee 4 of any branch or agency of state government paid by state 5 warrant from salary appropriations or from agency funds, and who is employed for less than the normal full-time workweek б 7 established by the department or, if on academic contract or seasonal or other type of employment which is less than 8 9 year-round, is employed for less than 8 months during any 10 12-month period, but in no case shall "part-time" employee include a person paid from other-personal-services (OPS) 11 12 funds. 13 (h)(g) "Retired state officer or employee" or 14 "retiree" means any state officer or state employee who 15 retires under a state retirement system or a state optional 16 annuity or retirement program or is placed on disability 17 retirement, and who was insured under the state group insurance program at the time of retirement, and who begins 18 19 receiving retirement benefits immediately after retirement from state office or employment. 20 21 (i)(h) "State agency" or "agency" means any branch, 22 department, or agency of state government. 23 (j) "State-contracted HMO" means any health maintenance organization under contract with the division to 24 participate in the state group insurance program. 25 26 (k)(i) "State group health insurance plan" or "state 27 plan means the state self-insured health insurance plan offered to state officers and employees, retired state 28 29 officers and employees, and surviving spouses of deceased state officers and employees pursuant to this section. 30 31 12

1	<u>(1)</u> (j) "State group insurance program" or "programs"
2	means the package of insurance plans offered to state officers
3	and employees, retired state officers and employees, and
4	surviving spouses of deceased state officers and employees
5	pursuant to this section, including the state group health
6	insurance plan, health maintenance organization plans, and
7	other plans required or authorized by this section.
8	<u>(m)</u> (k) "State officer" means any constitutional state
9	officer, any elected state officer paid by state warrant, or
10	any appointed state officer who is commissioned by the
11	Governor and who is paid by state warrant.
12	(n) (l) "Surviving spouse" means the widow or widower
13	of a deceased state officer, full-time state employee,
14	part-time state employee, or retiree if such widow or widower
15	was covered as a dependent under the state group health
16	insurance plan or a health maintenance organization plan
17	established pursuant to this section at the time of the death
18	of the deceased officer, employee, or retiree. "Surviving
19	spouse" also means any widow or widower who is receiving or
20	eligible to receive a monthly state warrant from a state
21	retirement system as the beneficiary of a state officer,
22	full-time state employee, or retiree who died prior to July 1,
23	1979. For the purposes of this section, any such widow or
24	widower shall cease to be a surviving spouse upon his or her
25	remarriage.
26	(3) STATE GROUP INSURANCE PROGRAM
27	(a) The Division of State Group Insurance is created
28	within the Department of Management Services, to be headed by
29	a director who shall be appointed by the Governor and
30	confirmed by the Senate. The division shall be a separate
31	
	10
	13

budget entity, and the director shall be its agency head for 1 2 all purposes. 3 1. The director and assistant director shall be exempt 4 from the Career Service System as provided under s. 5 110.205(2)(i) of the state personnel law. In addition to the 6 20 policymaking positions allocated to the Department of 7 Management Services, under s. 110.205(2)(m), the director, as 8 agency head, may designate as being exempt from the Career 9 Service System a maximum of 10 positions determined by the director to have policymaking or managerial responsibilities 10 comparable to such positions. 11 12 2. The Department of Management Services shall provide 13 administrative support and service to the division to the 14 extent requested by the director. The division shall not be subject to control, supervision, or direction by the 15 Department of Management Services in any manner, including, 16 17 but not limited to, personnel, purchasing, transactions involving real or personal property, and budgetary matters, 18 19 except to the extent as provided in this chapter and chapters 216, 255, 282, and 287 for agencies of the executive branch. 20 21 (e)1. Notwithstanding the provisions of chapter 287 22 and the authority of the Division of Purchasing, for the 23 purpose of protecting the health of, and providing medical 24 services to, state employees participating in the state group insurance plan Employees' Health Self-Insurance Plan, the 25 26 Division of State Group Insurance may contract to retain the 27 services of professional administrators for the state group insurance plan Employees' Health Self-Insurance Plan. 28 The 29 division agency shall follow good purchasing practices of state procurement to the extent practicable under the 30 circumstances. 31

14

12. Each vendor in a major procurement, and any other2vendor if the division deems it necessary to protect the3state's financial interests, shall, at the time of executing4any contract with the division, post an appropriate bond with5the division in an amount determined by the division to be6adequate to protect the state's interests but not higher than7the full amount estimated to be paid annually to the vendor8under the contract.93. Each major contract entered into by the division10pursuant to this section shall contain a provision for payment11of liquidated damages to the division for material12noncompliance by a vendor with a contract provision. The13division may require a liquidated damages provision in any14contract if the division deems it necessary to protect the15state's financial interests.164. The provisions of s. 120.57(3) apply to the17division's contracting process, except:18a. A formal written protest of any decision, intended19decision, or other action.12b. As an alternative to any provision of s. 120.57(3),13the division may proceed with the bid selection or contract14award process if the director of the division department sets15forth, in writing, particular facts and circumstances which16demonstrate the necessity of continuing the procurement17process or the contract award process in order to avoid a18subst		
 state's financial interests, shall, at the time of executing any contract with the division, post an appropriate bond with the division in an amount determined by the division to be adequate to protect the state's interests but not higher than the full amount estimated to be paid annually to the vendor under the contract. 3. Each major contract entered into by the division for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement proceess or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state 	1	2. Each vendor in a major procurement, and any other
 any contract with the division, post an appropriate bond with the division in an amount determined by the division to be adequate to protect the state's interests but not higher than the full amount estimated to be paid annually to the vendor under the contract. 3. Each major contract entered into by the division for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement proceess or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state 	2	vendor if the division deems it necessary to protect the
 the division in an amount determined by the division to be adequate to protect the state's interests but not higher than the full amount estimated to be paid annually to the vendor under the contract. 3. Each major contract entered into by the division pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program plan</u> may be authorized by rules 	3	state's financial interests, shall, at the time of executing
 adequate to protect the state's interests but not higher than the full amount estimated to be paid annually to the vendor under the contract. 3. Each major contract entered into by the division pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program plan</u> may be authorized by rules 	4	any contract with the division, post an appropriate bond with
the full amount estimated to be paid annually to the vendor under the contract. 3. Each major contract entered into by the division pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: 8. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. 5. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. 6. (h)1. A person eligible to participate in the state group health insurance <u>program plan</u> may be authorized by rules	5	the division in an amount determined by the division to be
 under the contract. 3. Fach major contract entered into by the division pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procument process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program plan</u> may be authorized by rules 	6	adequate to protect the state's interests but not higher than
 9 3. Each major contract entered into by the division pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 6 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. a. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	7	the full amount estimated to be paid annually to the vendor
pursuant to this section shall contain a provision for payment of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program plan</u> may be authorized by rules	8	under the contract.
 of liquidated damages to the division for material noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	9	3. Each major contract entered into by the division
 noncompliance by a vendor with a contract provision. The division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	10	pursuant to this section shall contain a provision for payment
 division may require a liquidated damages provision in any contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the division department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	11	of liquidated damages to the division for material
 contract if the division deems it necessary to protect the state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	12	noncompliance by a vendor with a contract provision. The
 state's financial interests. 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	13	division may require a liquidated damages provision in any
 4. The provisions of s. 120.57(3) apply to the division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the division department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	14	contract if the division deems it necessary to protect the
 division's contracting process, except: a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	15	state's financial interests.
 a. A formal written protest of any decision, intended decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	16	4. The provisions of s. 120.57(3) apply to the
decision, or other action subject to protest shall be filed within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program</u> plan may be authorized by rules	17	division's contracting process, except:
 within 72 hours after receipt of notice of the decision, intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	18	a. A formal written protest of any decision, intended
 intended decision, or other action. b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division department</u> sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	19	decision, or other action subject to protest shall be filed
 b. As an alternative to any provision of s. 120.57(3), the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 	20	within 72 hours after receipt of notice of the decision,
the division may proceed with the bid selection or contract award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance <u>program</u> plan may be authorized by rules	21	intended decision, or other action.
award process if the director of the <u>division</u> department sets forth, in writing, particular facts and circumstances which demonstrate the necessity of continuing the procurement process or the contract award process in order to avoid a substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 15	22	b. As an alternative to any provision of s. 120.57(3),
<pre>25 forth, in writing, particular facts and circumstances which 26 demonstrate the necessity of continuing the procurement 27 process or the contract award process in order to avoid a 28 substantial disruption to the provision of any scheduled 29 insurance services. 30 (h)1. A person eligible to participate in the state 31 group health insurance program plan may be authorized by rules 15</pre>	23	the division may proceed with the bid selection or contract
26 demonstrate the necessity of continuing the procurement 27 process or the contract award process in order to avoid a 28 substantial disruption to the provision of any scheduled 29 insurance services. 30 (h)1. A person eligible to participate in the state 31 group health insurance program plan may be authorized by rules 15	24	award process if the director of the <u>division</u> department sets
27 process or the contract award process in order to avoid a 28 substantial disruption to the provision of any scheduled 29 insurance services. 30 (h)1. A person eligible to participate in the state 31 group health insurance program plan may be authorized by rules 15	25	forth, in writing, particular facts and circumstances which
substantial disruption to the provision of any scheduled insurance services. (h)1. A person eligible to participate in the state group health insurance program plan may be authorized by rules 15	26	demonstrate the necessity of continuing the procurement
<pre>29 insurance services. 30 (h)1. A person eligible to participate in the state 31 group health insurance program plan may be authorized by rules 15</pre>	27	process or the contract award process in order to avoid a
30 (h)1. A person eligible to participate in the state 31 group health insurance program plan may be authorized by rules 15	28	substantial disruption to the provision of any scheduled
31 group health insurance <u>program</u> plan may be authorized by rules 15	29	insurance services.
15	30	(h)1. A person eligible to participate in the state
I	31	group health insurance <u>program</u> plan may be authorized by rules
CODING: Words stricken are deletions; words <u>underlined</u> are additions.		15
	COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

adopted by the division, in lieu of participating in the state 1 2 group health insurance plan, to exercise an option to elect 3 membership in a health maintenance organization plan which is 4 under contract with the state in accordance with criteria 5 established by this section and by said rules. The offer of 6 optional membership in a health maintenance organization plan 7 permitted by this paragraph may be limited or conditioned by 8 rule as may be necessary to meet the requirements of state and 9 federal laws.

2. The division shall contract with health maintenance
 organizations to participate in the state group insurance
 program through a request for proposal based upon a premium
 and a minimum benefit package as follows:

14 a. A minimum benefit package to be provided by a 15 participating HMO shall include: physician services; inpatient and outpatient hospital services; emergency medical services, 16 17 including out-of-area emergency coverage; diagnostic laboratory and diagnostic and therapeutic radiologic services; 18 19 mental health, alcohol, and chemical dependency treatment services meeting the minimum requirements of state and federal 20 law; skilled nursing facilities and services; prescription 21 22 drugs; and other benefits as may be required by the division. 23 Additional services may be provided subject to the contract between the division and the HMO. 24

25 b. A uniform schedule for deductibles and copayments26 may be established for all participating HMOs.

27 c. Based upon the minimum benefit package and 28 copayments and deductibles contained in sub-subparagraphs a. 29 and b., the division shall issue a request for proposal for 30 all HMOs which are interested in participating in the state 31 group insurance program. Upon receipt of all proposals, the

16

division may, as it deems appropriate, enter into contract 1 negotiations with HMOs submitting bids. As part of the request 2 3 for proposal process, the division may require detailed 4 financial data from each HMO which participates in the bidding 5 process for the purpose of determining the financial stability 6 of the HMO. 7 d. In determining which HMOs to contract with, the division shall, at a minimum, consider: each proposed 8 9 contractor's previous experience and expertise in providing prepaid health benefits; each proposed contractor's historical 10 experience in enrolling and providing health care services to 11 12 participants in the state group insurance program; the cost of the premiums; the plan's ability to adequately provide service 13 14 coverage and administrative support services as determined by 15 the division; plan benefits in addition to the minimum benefit 16 package; accessibility to providers; and the financial 17 solvency of the plan. Nothing shall preclude the division from negotiating regional or statewide contracts with health 18 19 maintenance organization plans when this is cost-effective and when the division determines the plan has the best overall 20 benefit package for the service areas involved. However, no 21 22 HMO shall be eligible for a contract if the HMO's retiree 23 Medicare premium exceeds the retiree rate as set by the division for the state group health insurance plan. 24 The division may limit the number of HMOs that it 25 e. 26 contracts with in each service area based on the nature of the 27 bids the division receives, the number of state employees in the service area, or and any unique geographical 28 29 characteristics of the service area. The division shall establish by rule service areas throughout the state. 30 31 17

1	f. All persons participating in the state group
2	insurance program who are required to contribute towards a
3	total state group health premium shall be subject to the same
4	dollar contribution regardless of whether the enrollee enrolls
5	in the state group health insurance plan or in an HMO plan.
б	3. The division is authorized to negotiate and to
7	contract with specialty psychiatric hospitals for mental
8	health benefits, on a regional basis, for alcohol, drug abuse,
9	and mental and nervous disorders. The division may establish,
10	subject to the approval of the Legislature pursuant to
11	subsection (5), any such regional plan upon completion of an
12	actuarial study to determine any impact on plan benefits and
13	premiums.
14	4. In addition to contracting pursuant to subparagraph
15	2., the division shall enter into contract with any HMO to
16	participate in the state group insurance program which:
17	a. Serves greater than 5,000 recipients on a prepaid
18	basis under the Medicaid program;
19	b. Does not currently meet the 25 percent
20	non-Medicare/non-Medicaid enrollment composition requirement
21	established by the Department of Health and Human Services
22	excluding participants enrolled in the state group insurance
23	program;
24	c. Meets the minimum benefit package and copayments
25	and deductibles contained in sub-subparagraphs 2.a. and b.;
26	d. Is willing to participate in the state group
27	insurance program at a cost of premiums that is not greater
28	than 95 percent of the cost of HMO premiums accepted by the
29	division in each service area; and
30	e. Meets the minimum surplus requirements of s.
31	641.225.
	18
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

1 2 The division is authorized to contract with HMOs that meet the 3 requirements of sub-subparagraphs a. through d. prior to the 4 open enrollment period for state employees. The division is 5 not required to renew the contract with the HMOs as set forth 6 in this paragraph more than twice. Thereafter, the HMOs shall 7 be eligible to participate in the state group insurance 8 program only through the request for proposal process 9 described in subparagraph 2. 5. All enrollees in the state group health insurance 10 plan or any health maintenance organization plan shall have 11 12 the option of changing to any other health plan which is offered by the state within any open enrollment period 13 14 designated by the division. Open enrollment shall be held at 15 least once each calendar year. Any HMO participating in the state group insurance 16 6. 17 program shall, upon the request of the division, submit to the 18 division standardized data for the purpose of comparison of 19 the appropriateness, quality, and efficiency of care provided by the HMO. Such standardized data shall include: membership 20 profiles; inpatient and outpatient utilization by age and sex, 21 type of service, provider type, and facility; and emergency 22 23 care experience. Requirements and timetables for submission of such standardized data and such other data as the division 24 deems necessary to evaluate the performance of participating 25 26 HMOs shall be adopted by rule. The division shall, after consultation with 27 7. representatives from each of the unions representing state and 28 29 university employees, establish a comprehensive package of insurance benefits including, but not limited to, supplemental 30 health and life coverage, dental care, long-term care, and 31 19

vision care to allow state employees the option to choose the 1 benefit plans which best suit their individual needs. 2 3 a. Based upon a desired benefit package, the division 4 shall issue a request for proposal for health insurance 5 providers interested in participating in the state group 6 insurance program, and the division shall issue a request for 7 proposal for insurance providers interested in participating 8 in the non-health-related components of the state group 9 insurance program. Upon receipt of all proposals, the division may enter into contract negotiations with insurance 10 providers submitting bids or negotiate a specially designed 11 12 benefit package. Insurance providers offering or providing supplemental coverage as of May 30, 1991, which qualify for 13 14 pretax benefit treatment pursuant to s. 125 of the Internal Revenue Code of 1986, with 5,500 or more state employees 15 currently enrolled may be included by the division in the 16 17 supplemental insurance benefit plan established by the 18 division without participating in a request for proposal, 19 submitting bids, negotiating contracts, or negotiating a specially designed benefit package. These contracts shall 20 provide state employees with the most cost-effective and 21 22 comprehensive coverage available; however, no state or agency 23 funds shall be contributed toward the cost of any part of the premium of such supplemental benefit plans. 24 b. Pursuant to the applicable provisions of s. 25 26 110.161, and s. 125 of the Internal Revenue Code of 1986, the 27 division shall enroll in the pretax benefit program those state employees who voluntarily elect coverage in any of the 28 29 supplemental insurance benefit plans as provided by 30 sub-subparagraph a. 31 20

1	c. Nothing herein contained shall be construed to
2	prohibit insurance providers from continuing to provide or
3	offer supplemental benefit coverage to state employees as
4	provided under existing agency plans.
5	(4) PAYMENT OF PREMIUMS; CONTRIBUTION BY STATE;
б	LIMITATION ON ACTIONS TO PAY AND COLLECT PREMIUMS
7	(a) Except as provided in paragraph (e) with respect
8	to law enforcement officers, correctional, and correctional
9	probation officers, and firefighters, legislative
10	authorization through the appropriations act is required for
11	payment by a state agency of any part of the premium cost of
12	participation in any group insurance plan. However, the state
13	contribution for full-time employees or part-time permanent
14	employees shall continue in the respective proportions for up
15	to 6 months for any such officer or employee who has been
16	granted an approved parental or medical leave of absence
17	without pay.
18	(e) No state contribution for the cost of any part of
19	the premium shall be made for retirees or surviving spouses
20	for any type of coverage under the state group insurance
21	program. However, any state agency that employs a full-time
22	law enforcement officer, correctional officer, or correctional
23	probation officer who is killed or suffers catastrophic injury
24	in the line of duty <u>as provided in s. 112.19, or a full-time</u>
25	firefighter who is killed or suffers catastrophic injury in
26	the line of duty as provided in s. 112.191,on or after July
27	1, 1980, as a result of an act of violence inflicted by
28	another person while the officer is engaged in the performance
29	of law enforcement duties or as a result of an assault against
30	the officer under riot conditions shall pay the entire premium
31	of the state group health insurance plan for the employee's
	21

First Engrossed

CS for SB 1132

surviving spouse until remarried, and for each dependent child 1 2 of the employee subject to the conditions and limitations set 3 forth in s. 112.119 or s. 112.191, as applicable until the 4 child reaches the age of majority or until the end of the 5 calendar year in which the child reaches the age of 25 if: 6 1. At the time of the employee's death, the child is 7 dependent upon the employee for support; and 8 2. The surviving child continues to be a dependent for 9 support, or the surviving child is a full-time or part-time 10 student and is dependent for support. (5) DIVISION OF STATE GROUP INSURANCE; POWERS AND 11 12 DUTIES.--The division is responsible for the administration of the state group insurance program. The division shall 13 14 initiate and supervise the program as established by this 15 section and shall adopt such rules as are necessary to perform its responsibilities. To implement this program, the division 16 17 shall, with prior approval by the Legislature: 18 (a) Determine the benefits to be provided and the 19 contributions to be required for the state group insurance program. Such determinations, whether for a contracted plan or 20 a self-insurance plan pursuant to paragraph (c), do not 21 constitute rules within the meaning of s. 120.52 or final 22 23 orders within the meaning of s. 120.52. Any physician's fee schedule used in the health and accident plan shall not be 24 available for inspection or copying by medical providers or 25 26 other persons not involved in the administration of the 27 program. However, in the determination of the design of the program, the division shall consider existing and 28 29 complementary benefits provided by the Florida Retirement System and the Social Security System. 30 31 2.2

(b) Prepare, in cooperation with the Department of 1 2 Insurance, the specifications necessary to implement the 3 program. 4 (c) Contract on a competitive proposal basis with an 5 insurance carrier or carriers, or professional administrator, 6 determined by the Department of Insurance to be fully 7 qualified, financially sound, and capable of meeting all 8 servicing requirements. Alternatively, the division may 9 self-insure any plan or plans contained in the state group 10 insurance program subject to approval based on actuarial soundness by the Department of Insurance. The division may 11 12 contract with an insurance company or professional administrator qualified and approved by the Department of 13 14 Insurance to administer such plan. Before entering into any 15 contract, the division shall advertise for competitive proposals, and such contract shall be let upon the 16 17 consideration of the benefits provided in relationship to the cost of such benefits. In determining which entity to contract 18 19 with, the division shall, at a minimum, consider: the entity's previous experience and expertise in administering 20 group insurance programs of the type it proposes to 21 22 administer; the entity's ability to specifically perform its 23 contractual obligations in this state and other governmental jurisdictions; the entity's anticipated administrative costs 24 and claims experience; the entity's capability to adequately 25 26 provide service coverage and sufficient number of experienced and qualified personnel in the areas of claims processing, 27 recordkeeping, and underwriting, as determined by the 28 29 division; the entity's accessibility to state employees and providers; the financial solvency of the entity, using 30 accepted business sector measures of financial performance. 31 23

The division may contract for medical services which will
 improve the health or reduce medical costs for employees who
 participate in the state group insurance plan.

4 (d) With respect to the state group health insurance
5 plan, be authorized to require copayments with respect to all
6 providers under the plan.

7 (e) Have authority to establish a voluntary program
8 for comprehensive health maintenance, which may include health
9 educational components and health appraisals.

10 (f) With respect to any contract with an insurance 11 carrier or carriers or professional administrator entered into 12 by the division, require that the state and the enrollees be 13 held harmless and indemnified for any financial loss caused by 14 the failure of the insurance carrier or professional 15 administrator to comply with the terms of the contract.

(g) With respect to any contract with an insurance carrier or carriers, or professional administrator entered into by the division, require that the carrier or professional administrator provide written notice to individual enrollees if any payment due to any health care provider of the enrollee remains unpaid beyond a period of time as specified in the contract.

(h) Have authority to establish a voluntary group
long-term care program or other programs to be funded on a
pretax contribution basis or on a posttax contribution basis,
as the division determines.

27

Final decisions concerning <u>enrollment</u>, the existence of coverage, or <u>covered</u> benefits under the state group health insurance <u>program</u> plan shall not be delegated or deemed to have been delegated by the division.

24

1	(9) PUBLIC RECORDS LAW; EXEMPTIONPatient medical
2	records and medical claims records of state employees, former
3	state employees, and their eligible covered dependents in the
4	custody or control of the state group insurance program are
5	confidential and exempt from the provisions of s. 119.07(1).
6	Such records shall not be furnished to any person other than
7	the <u>affected state</u> employee <u>or former state employee,</u> or <u>his</u>
8	or her the employee's legal representative, except upon
9	written authorization of the employee or former state
10	employee, but may be furnished in any civil or criminal
11	action, unless otherwise prohibited by law, upon the issuance
12	of a subpoena from a court of competent jurisdiction and
13	proper notice to the <u>state</u> employee <u>, former state employee,</u> or
14	his or her the employee's legal representative by the party
15	seeking such records.
16	Section 7. Section 110.12315, Florida Statutes, is
17	amended to read:
18	(Substantial rewording of section. See
19	s. 110.12315, F.S., for present text.)
20	110.12315 Prescription drug programThe state
21	employees' prescription drug program is hereby established.
22	This program shall be administered by the Division of State
23	Group Insurance within the Department of Management Services,
24	according to the terms and conditions of the plan as
25	established by the Division of State Group Insurance and by
26	relevant provisions of the annual General Appropriations Act
27	and implementing legislation, subject to the following
28	<u>conditions:</u>
29	(1) The Division of State Group Insurance shall allow
30	prescriptions written by health care providers under the plan
31	to be filled by any licensed pharmacy pursuant to contractual
	25

claims-processing provisions. However, nothing in this section 1 2 shall be construed as prohibiting a mail order prescription 3 drug program distinct from the service provided by retail 4 pharmacies. 5 (2) In providing for reimbursement of pharmacies for 6 prescription medicines dispensed to members of the state group 7 health insurance plan and their dependents under the state 8 employees' prescription drug program: 9 (a) Retail pharmacies participating in the program shall be reimbursed at a uniform rate and subject to uniform 10 conditions, according to the terms and conditions of the plan. 11 12 (b) There shall be a 30-day supply limit for 13 prescription card purchases; there shall be a 90-day supply 14 limit for mail order or mail order prescription drug 15 purchases. 16 (c) The current pharmacy dispensing fee shall remain 17 in effect. 18 (d) No copayment amount for mail order prescription 19 drug purchases may be imposed which is less than the copayment 20 amount imposed for prescription drug card purchases. 21 (3) The Division of State Group Insurance shall establish the reimbursement schedule for prescription 22 23 pharmaceuticals dispensed under the program. Reimbursement rates for a prescription pharmaceutical shall be based on the 24 cost of the generic equivalent drug if a generic equivalent 25 26 exists, unless the physician prescribing the pharmaceutical 27 clearly states on the prescription that the brand name drug is medically necessary or that the drug product is included on 28 29 the formulary of drug products that may not be interchanged as provided in chapter 465, in which case, reimbursement shall be 30 based on the cost of the brand name drug as specified in the 31 26

reimbursement schedule adopted by the Division of State Group 1 2 Insurance. 3 (4) The Division of State Group Insurance shall 4 conduct a prescription utilization review program. In order 5 to participate in the state employees' prescription drug 6 program, retail pharmacies dispensing prescription medicines 7 to members of the state group health insurance plan or their covered dependents, or to subscribers or covered dependents of 8 9 a health maintenance organization plan under the state group insurance program, shall be required to make their records 10 available for this review. 11 12 (5) The Division of State Group Insurance shall implement such additional cost saving measures and adjustments 13 14 as may be required to balance program funding within appropriations provided, including, but not limited to, a 15 trial or starter dose program and dispensing of long-term 16 17 maintenance medication in lieu of acute therapy medication. 18 (6) Participating pharmacies must use a point-of-sale 19 device or an on-line computer system to verify a participant's 20 eligibility for coverage. The state is not liable for 21 reimbursement of a participating pharmacy for dispensing prescription drugs to any person whose current eligibility for 22 23 coverage has not been verified by the state's contracted 24 administrator or by the Division of State Group Insurance. 25 Section 8. Section 110.1232, Florida Statutes, is 26 amended to read: 110.1232 Health insurance coverage for persons retired 27 under state-administered retirement systems before January 1, 28 29 1976, and for spouses .-- Notwithstanding any provisions of law to the contrary, the Division of State Group Insurance shall 30 provide health insurance coverage under in the state group 31 27 CODING: Words stricken are deletions; words underlined are additions.

Health insurance program Plan for persons who retired prior to 1 January 1, 1976, under any of the state-administered 2 3 retirement systems and who are not covered by social security 4 and for the spouses and surviving spouses of such retirees who are also not covered by social security. Such health 5 insurance coverage shall provide the same benefits as provided 6 7 to other retirees who are entitled to participate under s. 110.123. The claims experience of this group shall be 8 9 commingled with the claims experience of other members covered under s. 110.123. 10 Section 9. Subsection (1) of section 110.1234, Florida 11 12 Statutes, is amended to read: 13 110.1234 Health insurance for retirees under the 14 Florida Retirement System; Medicare supplement and fully 15 insured coverage. --(1) The Division of State Group Insurance shall 16 17 solicit competitive bids from state-licensed insurance companies to provide and administer a fully insured Medicare 18 19 supplement policy for all eligible retirees of a state or 20 local public employer. Such Medicare supplement policy shall meet the provisions of ss. 627.671-627.675. For the purpose 21 22 of this subsection, "eligible retiree" means any public 23 employee who retired from a state or local public employer who 24 is covered by Medicare, Parts A and B. The division department shall authorize one company to offer the Medicare supplement 25 26 coverage to all eligible retirees. All premiums shall be paid 27 by the retiree. 28 Section 10. Section 110.1238, Florida Statutes, is 29 amended to read: 110.1238 State group health insurance plans; refunds 30 with respect to overcharges by providers. -- A participant in a 31 28 CODING: Words stricken are deletions; words underlined are additions.

state group health insurance plan who discovers that he or she 1 was overcharged by a health care provider shall receive a 2 3 refund of 50 percent of any amount recovered as a result of 4 such overcharge, up to a maximum of \$1,000 per admission. 5 Section 11. Section 110.1245, Florida Statutes, is 6 amended to read: 7 110.1245 Meritorious service awards program.--8 (1) The Department of Management Services shall set 9 policy, develop procedures, and promote a program of 10 meritorious service awards, incentives, and recognition to employees who: 11 12 (a) Propose procedures or ideas which are adopted and 13 which will result in increasing productivity, in eliminating 14 or reducing state expenditures or improving operations, or in 15 generating additional revenues, provided such proposals are 16 placed in effect and can be implemented under current 17 statutory authority; or 18 By their superior accomplishments, make (b) 19 exceptional contributions to the efficiency, economy, or other 20 improvement in the operations of the state government. 21 22 Every state agency, unless otherwise provided by law, shall 23 participate in the program. The Chief Justice shall have the 24 authority to establish a meritorious service awards program for employees of the judicial branch within the parameters 25 26 established in this section. The component of the program 27 specified in paragraph (a) shall apply to all employees within the Career Service System, the Selected Exempt Service System, 28 29 and comparable employees within the judicial branch. The component of the program specified in paragraph (b) shall 30 apply to all employees of the state. No award granted under 31 29

the component of the program described in paragraph (a) shall 1 2 exceed 10 percent of the first year's actual savings or actual 3 revenue increase, up to \$25,000, plus applicable taxes, unless 4 a larger award is made by the Legislature, and shall be paid 5 from the appropriation available to the judicial branch or state agency affected by the award or from any specific б 7 appropriation therefor. No award granted under the component 8 of the program described in paragraph (b) shall exceed \$1,000 9 plus applicable taxes per individual employee. The judicial branch or an agency may award savings bonds or other items in 10 lieu of cash awards, provided that the cost of such item does 11 12 not exceed the limits specified in this subsection. In addition, the judicial branch or a state agency may award 13 14 certificates, pins, plaques, letters of commendation, and other tokens of recognition of meritorious service to an 15 employee eligible for recognition under either component of 16 17 the program, provided that the award may not cost in excess of \$100\$75 each plus applicable taxes. 18 19 (2) The department and the judicial branch shall 20 submit annually to the President of the Senate and the Speaker 21 of the House of Representatives information that by April 1 of 22 each year a report which outlines each agency's level of 23 participation in the meritorious service awards program. The 24 information must report shall include, but is not be limited 25 to: 26 The number of proposals made. (a) 27 (b) The number of awards made to employees for adopted 28 proposals. 29 The actual cost savings realized as a result of (C) 30 implementing employee proposals. 31 30

(d) Total expenditures incurred by the agency for 1 2 providing awards to employees for adopted proposals. 3 (e) The number of employees recognized for superior 4 accomplishments. 5 (f) The number of employees recognized for 6 satisfactory service to the state. 7 (3) Each department head is authorized to incur expenditures to award suitable framed certificates, pins, and 8 9 other tokens of recognition to retiring state employees whose service with the state has been satisfactory, in appreciation 10 and recognition of such service. Such awards may not cost in 11 12 excess of \$100 \$50 each plus applicable taxes. (4) Each department head is authorized to incur 13 14 expenditures to award suitable framed certificates, pins, or 15 other tokens of recognition to state employees who have achieved increments of 5 years of satisfactory service in the 16 17 agency or to the state, in appreciation and recognition of 18 such service. Such awards may not cost in excess of \$50 \$10 19 each plus applicable taxes. 20 (5) Each department head is authorized to incur 21 expenditures not to exceed\$100\$50 each plus applicable taxes for suitable framed certificates, plaques, or other tokens of 22 23 recognition to any appointed member of a state board or commission whose service to the state has been satisfactory, 24 25 in appreciation and recognition of such service upon the 26 expiration of such board or commission member's final term in 27 such position. 28 Section 12. Subsections (5), (6), and (7) of section 29 110.161, Florida Statutes, are amended to read: 30 110.161 State employees; pretax benefits program.--31 31 CODING: Words stricken are deletions; words underlined are additions.

.

CS for SB 1132

1	(5) The Division of State Group Insurance shall	
2	develop rules for the pretax benefits program, which shall	
3	specify the benefits to be offered under the program, the	
4	continuing tax-exempt status of the program, and any other	
5	matters deemed necessary by the <u>division</u> department to	
6	implement this section. The rules must be approved by a	
7	majority vote of the Administration Commission.	
8	(6) The Division of State Group Insurance is	
9	authorized to <u>administer the</u> establish a pretax benefits	
10	program <u>established</u> for all employees <u>so that</u> whereby	
11	employees <u>may</u> would receive benefits which are not includable	
12	in gross income under the Internal Revenue Code of 1986. The	
13	pretax benefits program <u>:shall be implemented in phases.</u>	
14	(a) Phase one Shall allow employee contributions to	
15	premiums for the state <u>group insurance</u> health program	
16	administered under s. 110.123 and state life insurance to be	
17	paid on a pretax basis unless an employee elects not to	
18	participate.	
19	(b) Phase two Shall allow employees to voluntarily	
20	establish expense reimbursement plans from their salaries on a	
21	pretax basis to pay for qualified medical and dependent care	
22	expenses, including premiums paid by employees for qualified	
23	supplemental insurance.	
24	<u>(c)</u> Phase two May also provide for the payment of such	
25	premiums through a pretax payroll procedure as used in phase	
26	one. The Administration Commission and the Division of State	
27	Group Insurance are directed to take all actions necessary to	
28	preserve the tax-exempt status of the program.	
29	(7) The Legislature recognizes that a substantial	
30	amount of the employer savings realized by the implementation	
31	of a pretax benefits program will be the result of diminutions	
	32	
CODING:Words stricken are deletions; words <u>underlined</u> are additions.		

First Engrossed

in the state's employer contribution to the Federal Insurance 1 2 Contributions Act tax. There is hereby created the Pretax 3 Benefits Trust Fund in the Division of State Group Insurance. 4 Each agency shall transfer to the Pretax Benefits Trust Fund 5 the employer FICA contributions saved by the state as a result of the implementation of the pretax benefits program 6 7 authorized pursuant to this section. Any moneys forfeited 8 pursuant to employees' salary reduction agreements to 9 participate in phase one or phase two of the program must also be deposited in the Pretax Benefits Trust Fund. Moneys in the 10 Pretax Benefits Trust Fund shall be used for the pretax 11 12 benefits program, including its administration by the Division 13 of State Group Insurance Department of Management Services or 14 a third-party administrator. 15 Section 13. Paragraph (b) of subsection (2) of section 16 110.181, Florida Statutes, is amended to read: 17 110.181 Florida State Employees' Charitable 18 Campaign.--19 (2) SELECTION OF FISCAL AGENTS; COST. --20 The fiscal agent shall withhold the reasonable (b) costs for conducting the campaign and for accounting and 21 22 distribution to the participating organizations and shall 23 reimburse the department the actual cost, not to exceed 1 percent, for coordinating the campaign in accordance with the 24 rules of the department. In any fiscal year in which the 25 26 Legislature specifically appropriates to the department its 27 total costs for coordinating the campaign from the General Revenue Fund, the fiscal agent is not required to reimburse 28 29 such costs to the department under this subsection. Otherwise, reimbursement will be the difference between actual costs and 30 the amount appropriated. 31 33

Section 14. Subsection (5) is added to section 1 2 110.201, Florida Statutes, to read: 3 110.201 Personnel rules, records, and reports.--4 (5) The department shall develop a workforce report that contains data representative of the state's human 5 6 resources. The report should identify trends for planning and 7 improving the management of the state's human resources. The 8 department shall submit this report annually to the Governor, 9 the President of the Senate, and the Speaker of the House of 10 Representatives. Section 15. Paragraphs (i) and (m) of subsection (2) 11 12 of section 110.205, Florida Statutes, are amended to read: 13 110.205 Career service; exemptions.--14 (2) EXEMPT POSITIONS.--The exempt positions which are 15 not covered by this part include the following, provided that 16 no position, except for positions established for a limited 17 period of time pursuant to paragraph (h), shall be exempted if 18 the position reports to a position in the career service: 19 (i) The appointed secretaries, assistant secretaries, 20 deputy secretaries, and deputy assistant secretaries of all 21 departments; the executive directors, assistant executive directors, deputy executive directors, and deputy assistant 22 23 executive directors of all departments; and the directors of all divisions and those positions determined by the department 24 25 to have managerial responsibilities comparable to such 26 positions, which positions include, but are not limited to, 27 program directors, assistant program directors, district administrators, deputy district administrators, the Director 28 29 of Central Operations Services of the Department of Health and Rehabilitative Services, the assistant director of the 30 Division of State Group Insurance and the assistant director 31

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

34

1	of the Division of Retirement of the Department of Management
2	Services, and the State Transportation Planner, State Highway
3	Engineer, State Public Transportation Administrator, district
4	secretaries, district directors of planning and programming,
5	production, and operations, and the managers of the offices
б	specified in s. 20.23(3)(d)2., of the Department of
7	Transportation. Unless otherwise fixed by law, the department
8	shall set the salary and benefits of these positions in
9	accordance with the rules of the Senior Management Service.
10	(m)1. In addition to those positions exempted by other
11	paragraphs of this subsection, each department head may
12	designate a maximum of 20 policymaking or managerial
13	positions, as defined by the department and approved by the
14	Administration Commission, as being exempt from the Career
15	Service System. Career service employees who occupy a
16	position designated as a position in the Selected Exempt
17	Service under this paragraph shall have the right to remain in
18	the Career Service System by opting to serve in a position not
19	exempted by the employing agency. Unless otherwise fixed by
20	law, the department shall set the salary and benefits of these
21	positions in accordance with the rules of the Selected Exempt
22	Service; provided, however, that if the agency head determines
23	that the general counsel, chief Cabinet aide, public
24	information administrator or comparable position for a Cabinet
25	officer, inspector general, or legislative affairs director
26	has both policymaking and managerial responsibilities and if
27	the department determines that any such position has both
28	policymaking and managerial responsibilities, the salary and
29	benefits for each such position shall be established by the
30	department in accordance with the rules of the Senior
31	Management Service. In addition, each department may designate

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

35

one additional position in the Senior Management Service if 1 2 that position reports directly to the agency head or to a 3 position in the Senior Management Service and if any 4 additional costs are absorbed from the existing budget of that 5 department. 6 2. If otherwise exempt, employees of the Public 7 Employees Relations Commission, the Commission on Human 8 Relations, and the Unemployment Appeals Commission, upon the 9 certification of their respective commission heads, may be provided for under this paragraph as members of the Senior 10 Management Service, if otherwise qualified. However, the 11 12 deputy general counsels of the Public Employees Relations 13 Commission shall be compensated as members of the Selected 14 Exempt Service. 15 Section 16. Subsection (4) of section 110.235, Florida 16 Statutes, is amended to read: 17 110.235 Training.--18 (4) Each employing agency shall annually evaluate and 19 report to the department the training it has implemented and 20 the progress it has made in the area of training. The department shall review and consolidate the information 21 22 reported to it by the agencies and shall annually report the 23 progress of the agencies in training to the Governor, the 24 President of the Senate, and the Speaker of the House of 25 Representatives. 26 Section 17. Subsection (5) of section 110.503, Florida 27 Statutes, is amended to read: 28 110.503 Responsibilities of departments and 29 agencies .-- Each department or agency utilizing the services of 30 volunteers shall: 31 36 CODING: Words stricken are deletions; words underlined are additions.

1	(5) Provide for the recognition of volunteers who have
2	offered continuous and outstanding service to
3	state-administered programs. Each department or agency using
4	the services of volunteers is authorized to incur expenditures
5	not to exceed \$75 each plus applicable taxes for suitable
6	framed certificates, plaques, or other tokens of recognition
7	to honor, reward, or encourage volunteers for their service.
8	Section 18. Subsection (6) of section 110.504, Florida
9	Statutes, is amended to read:
10	110.504 Volunteer benefits
11	(6) Incidental recognition benefits or incidental
12	nonmonetary awards may be furnished to volunteers serving in
13	state departments to award, recognize, or encourage volunteers
14	for their service. The awards may not cost in excess of \$75
15	each plus applicable taxes.
16	Section 19. Paragraph (f) of subsection (3) and
17	subsections (12) and (13) of section 112.061, Florida
18	Statutes, are amended to read:
19	112.061 Per diem and travel expenses of public
20	officers, employees, and authorized persons
21	(3) AUTHORITY TO INCUR TRAVEL EXPENSES
22	(f) A traveler who becomes sick or injured while away
23	from his or her official headquarters and is therefore unable
24	to perform the official business of the agency may continue to
25	receive subsistence as provided in subsection (6) during this
26	period of illness or injury until such time as he or she is
27	able to perform the official business of the agency or returns
28	to his or her official headquarters, whichever is earlier.
29	Such subsistence may be paid when approved by the agency head
30	or his or her designee.
31	
	37

1	(12) ADVANCEMENTS Notwithstanding any of the
2	foregoing restrictions and limitations, an agency head or his
3	or her designee may make, or authorize the making of, advances
4	to cover anticipated costs of travel to travelers. Such
5	advancements may include the costs of subsistence and travel
6	of any person transported in the care or custody of the
7	traveler in the performance of his or her duties.
8	(13) DIRECT PAYMENT OF EXPENSES BY AGENCYWhenever
9	an agency requires an employee to incur either Class A or
10	Class B travel on emergency notice to the traveler, such
11	traveler may request the agency to pay his or her expenses for
12	meals and lodging directly to the vendor, and the agency may
13	pay the vendor the actual expenses for meals and lodging
14	during the travel period, limited to an amount not to exceed
15	that authorized pursuant to this section. In emergency
16	situations, the agency head or his or her designee may
17	authorize an increase in the amount paid for a specific meal,
18	provided that the total daily cost of meals does not exceed
19	the total amount authorized for meals each day. The agency
20	head or his or her designee may also grant prior approval for
21	a state agency to make direct payments of travel expenses in
22	other situations that result in cost savings to the state, and
23	such cost savings shall be documented in the voucher submitted
24	to the Comptroller for the direct payment of travel expenses.
25	The provisions of this subsection shall not be deemed to apply
26	to any legislator or to any employee of either house of the
27	Legislature or of the Joint Legislative Management Committee.
28	Section 20. Section 121.025, Florida Statutes, is
29	amended to read:
30	121.025 Administrator; powers and dutiesThe
31	director of the Division of Retirement shall be the
	38

administrator of the retirement and pension systems assigned 1 or transferred to the Division of Retirement by law and shall 2 have the authority to sign the contracts necessary to carry 3 4 out the duties and responsibilities assigned by law to the 5 Division of Retirement. The director and assistant director shall be exempt from the Career Service System as provided б 7 under s. 110.205(2)(i) of the state personnel law. In addition to the 20 policymaking positions allocated to the Department 8 9 of Management Services, under s. 110.205(2)(m), the director, 10 as agency head, may designate as being exempt from the Career Service System a maximum of 10 positions determined by the 11 12 director to have policymaking or managerial responsibilities 13 comparable to such positions. 14 Section 21. Subsection (1) of section 215.196, Florida 15 Statutes, is amended to read: 215.196 Architects Incidental Trust Fund; creation; 16 17 assessment.--18 (1) There is created the Architects Incidental Trust 19 Fund for the purpose of providing sufficient funds for the 20 operation of the facilities development activities of the Department of Management Services Division of Building 21 Construction. 22 23 Section 22. Subsections (5) and (9) of section 215.422, Florida Statutes, are amended to read: 24 215.422 Warrants, vouchers, and invoices; processing 25 26 time limits; dispute resolution; agency or judicial branch 27 compliance.--(5) All purchasing agreements between a state agency 28 29 or the judicial branch and a vendor, applicable to this section, shall include a statement of the vendor's rights and 30 the state's responsibilities under this section. The vendor's 31 39 CODING: Words stricken are deletions; words underlined are additions.

1	rights shall include being provided with the name and
2	telephone number of the vendor ombudsman within the Department
3	of Banking and Finance, which information shall also be placed
4	on all agency or judicial branch purchase orders.
5	(9) Each agency and the judicial branch shall include
6	in the official position description of every officer or
7	employee who is responsible for the approval or processing of
8	vendors' invoices or distribution of warrants to vendors that
9	the requirements of this section are mandatory. In addition,
10	each employee shall be required to sign a statement at least
11	annually that he or she has been provided a copy of this
12	section and the rules promulgated by the Comptroller. The
13	statement shall also acknowledge that the employee understands
14	the approval and processing time limitations and the provision
15	for automatic interest penalty payments. Each agency and the
16	judicial branch shall certify its compliance with this
17	subsection to the Comptroller on or before February 1 of each
18	year.
19	Section 23. Paragraph (a) of subsection (5) of section
20	215.94, Florida Statutes, is amended to read:
21	215.94 Designation, duties, and responsibilities of
22	functional owners
23	(5) The Department of Management Services shall be the
24	functional owner of the Cooperative Personnel Employment
25	Subsystem. The department shall design, implement, and
26	operate the subsystem in accordance with the provisions of ss.
27	110.116 and 215.90-215.96. The subsystem shall include, but
28	shall not be limited to, functions for:
29	(a) Maintenance of employee and position data,
30	including funding sources and percentages and salary lapse.
31	The employee data shall include, but not be limited to,
	40
CODING: Words stricken are deletions; words <u>underlined</u> are additions.	

information to meet the payroll system requirements of the 1 2 Department of Banking and Finance and to meet the employee 3 benefit system requirements of the Division of State Group 4 Employees Insurance in the Department of Management Services. 5 Section 24. Paragraph (v) of subsection (1) of section 6 216.011, Florida Statutes, is amended to read: 7 216.011 Definitions.--8 (1) For the purpose of fiscal affairs of the state, 9 appropriations acts, legislative budgets, and approved budgets, each of the following terms has the meaning 10 11 indicated: 12 (v) "Operating capital outlay" means equipment, fixtures, and other tangible personal property of a 13 14 nonconsumable and nonexpendable nature, the value or cost of 15 which is1,000\frac{$500}{}$ or more and the normal expected life of which is 1 year or more, and hardback-covered bound books that 16 17 are circulated to students or the general public, the value or cost of which is \$25 or more, and hardback-covered bound 18 19 books, the value or cost of which is\$250\$100 or more. 20 Section 25. Paragraphs (b) and (k) of subsection (2) 21 of section 255.249, Florida Statutes, are amended to read: 22 255.249 Division of Facilities Management; 23 responsibility; department rules.--The department shall promulgate rules pursuant to 24 (2) 25 chapter 120 providing: 26 (b) Procedures for soliciting and accepting 27 competitive proposals for leased space of 5,000 3,000 square 28 feet or more in privately owned buildings, for evaluating the 29 proposals received, for exemption from competitive bidding requirements of any lease the purpose of which is the 30 provision of care and living space for persons or emergency 31 41 CODING: Words stricken are deletions; words underlined are additions.

space needs as provided in s. 255.25(10), and for the securing 1 2 of at least three documented quotes for a lease that is not 3 required to be competitively bid. 4 (k) For a lease of less than 5,000 3,000 square feet, 5 a method for certification by the agency head or the agency 6 head's designated representative that all criteria for leasing 7 have been fully complied with and for the filing of a copy of such lease and all supporting documents with the department 8 9 for its review and approval as to technical sufficiency. 10 Section 26. Paragraph (b) of subsection (2) and subsection (3) of section 255.25, Florida Statutes, are 11 12 amended to read: 255.25 Approval required prior to construction or 13 14 lease of buildings.--(2) 15 (b) The approval of the Department Division of 16 17 Facilities Management Services, except for technical 18 sufficiency, need not be obtained for the lease of less than 19 $5,000 \quad \frac{3,000}{3,000}$ square feet of space within a privately owned building, provided the agency head or the agency head's 20 designated representative has certified compliance with 21 22 applicable leasing criteria as may be provided pursuant to s. 255.249(2)(k) and has determined such lease to be in the best 23 interest of the state. Such a lease which is for a term 24 extending beyond the end of a fiscal year is subject to the 25 provisions of ss. 216.311, 255.2502, and 255.2503. 26 (3)(a) Except as provided in subsection (10) and 27 28 except for those leases negotiated pursuant to the pilot 29 project for contracted tenant brokers established by the Department of Management Services in this act, no state agency 30 shall enter into a lease as lessee for the use of $5,000 \frac{3,000}{3}$ 31 42

square feet or more of space in a privately owned building 1 except upon advertisement for and receipt of competitive bids 2 3 and award to the lowest and best bidder. The Department of 4 Management Services Division of Facilities Management shall 5 have the authority to approve a lease for $5,000 \frac{3,000}{3,000}$ square feet or more of space that covers more than 1 fiscal year, 6 7 subject to the provisions of ss. 216.311, 255.2501, 255.2502, and 255.2503, if such lease is, in the judgment of the 8 9 department division, in the best interests of the state. This 10 paragraph does not apply to buildings or facilities of any size leased for the purpose of providing care and living space 11 12 for persons. 13 (b) The Department Division of Facilities Management 14 Services may approve extensions of an existing lease of 5,000 15 3,000 square feet or more of space if such extensions are determined to be in the best interests of the state, but in no 16 17 case shall the total of such extensions exceed 11 months. Τf at the end of the 11th month an agency still needs space, it 18 19 shall be procured by competitive bid in accordance with s. 255.249(2)(b). 20 (c) Any person who files an action protesting a 21 22 decision or intended decision pertaining to a competitive bid 23 for space to be leased by the agency pursuant to s. 120.57(3)(b) shall post with the state agency at the time of 24 filing the formal written protest a bond payable to the agency 25

26 in an amount equal to 1 percent of the estimated total rental 27 of the basic lease period or \$5,000, whichever is <u>greater</u> 28 less, which bond shall be conditioned upon the payment of all 29 costs which may be adjudged against him or her in the 30 administrative hearing in which the action is brought and in 31 any subsequent appellate court proceeding. If the agency

43

prevails after completion of the administrative hearing 1 process and any appellate court proceedings, it shall recover 2 3 all costs and charges which shall be included in the final 4 order or judgment, excluding attorney's fees. Upon payment of 5 such costs and charges by the person protesting the award, the bond shall be returned to him or her. If the person 6 7 protesting the award prevails, the bond shall be returned to 8 that person and he or she shall recover from the agency all 9 costs and charges which shall be included in the final order of judgment, excluding attorney's fees. 10 Section 27. Contracted tenant brokers; pilot 11 12 project.--13 (1) The Department of Management Services shall 14 undertake a pilot project in Hillsborough, Leon, Levy, and 15 Orange Counties for a contracted tenant broker to assist state 16 agencies in locating suitable private sector leases. The 17 department shall solicit qualified candidates through the request for proposals process and conduct interviews of 18 19 finalists. The tenant broker shall be under contract to the 20 department, but all fees or commissions to be paid to the tenant broker shall be paid by the ultimate private sector 21 lessor. The department shall select two brokers in each county 22 23 in the pilot project. Agencies may employ the services of either broker in any such county for a specified period of 24 time for a given property procurement. Except for the 25 26 exemption from competitive bidding as described in section 255.25(3)(a), Florida Statutes, current leasing procedures 27 would remain in effect, including the zone rate guidelines. 28 29 Brokers shall be required to disclose any conflict of interest and all compensation received from transactions. Brokers' 30 31 compensation shall be no more than what is customarily found 44

First Engrossed

in the marketplace. Contracts between the department and the 1 brokers shall be for a term of 1 year, renewable for an 2 3 additional year based on a satisfactory performance review. 4 The Department of Management Services is authorized to adopt 5 such rules as may be necessary to carry out the intent of this 6 section. 7 (2) In designing the pilot project, the department 8 shall endeavor to accomplish the following goals: 9 (a) Provide for a faster, more efficient, and cost-effective lease procurement process. 10 (b) Provide access for agencies to experienced brokers 11 12 with knowledge of the local marketplace. 13 (c) Provide a documented, professional cost/benefit 14 analysis of all choices. 15 (d) Provide for the ability to negotiate the best 16 deal. 17 (e) Provide the ability to reject any proposal which does not meet the needs of the agency. 18 19 (f) Provide that the Department of Management Services 20 shall have final review and approval of all leases to ensure 21 quality control. 22 (3) On or before July 1, 2000, the Department of 23 Management Services shall report to the Legislature on the effectiveness of the pilot project and shall make 24 recommendations, in the form of legislation, if necessary, for 25 26 the implementation of the project on a statewide basis. 27 (4) The pilot project shall stand repealed effective July 1, 2000. 28 29 Section 28. Subsection (2) of section 255.257, Florida Statutes, is amended to read: 30 31 45 CODING: Words stricken are deletions; words underlined are additions.

255.257 Energy management plan; buildings occupied by 1 2 state agencies. --3 (2) ENERGY CONSUMPTION AND COST DATA. -- Each state 4 agency shall submit, in the form and manner to be prescribed 5 by the Department Division of Facilities Management Services, data on energy consumption and cost. The data gathered shall б 7 be on state-owned facilities and metered state-leased facilities of 5,000 net square feet or more. These data will 8 9 be used in the computation of the effectiveness of the state energy management plan and the effectiveness of the energy 10 management program of each of the reporting agencies. 11 The 12 department division shall advise the various agencies on the 13 effectiveness of their energy management programs. 14 Section 29. Section 255.503, Florida Statutes, is amended to read: 15 255.503 Powers of the Department Division of 16 17 Facilities Management Services .--18 (1) The Department Division of Facilities Management 19 Services shall have all the authority necessary to carry out and effectuate the purposes and provisions of this act, 20 21 including, but not limited to, the authority to: (a)(1) Collect reasonable rentals or charges for the 22 23 use of and services provided for facilities in the pool in accordance with the provisions of this act exclusively for the 24 purpose of paying the expenses of improving, repairing, 25 26 maintaining, and operating facilities and paying debt service 27 charges in connection with its obligations. 28 (b) (2) Prescribe for the use of facilities in the 29 pool, prescribe the amount of rentals or charges, and make and enter into contracts with any political subdivision or agency, 30 for the use of and services provided for such facilities. 31 46 CODING: Words stricken are deletions; words underlined are additions.

1	(c) (3) Acquire facilities pursuant to s. 11(e), Art.
2	VII of the State Constitution and own, operate, and finance
3	such facilities in accordance with this act through the
4	issuance of obligations by the division under this act; to
5	utilize rentals or charges from such facilities, as well as
6	any appropriated state or other public funds; and to pledge
7	revenue from such facilities to finance the acquisition of
8	facilities pursuant to the provisions of this act.
9	(d) (4) Operate existing state-owned facilities in the
10	pool and to pledge rentals or charges for such facilities to
11	finance the acquisition of facilities pursuant to the
12	provisions of this act.
13	(e)(5) Pledge, hypothecate, or otherwise encumber
14	rentals or charges as may be agreed as security for
15	obligations issued under this act and enter into trust
16	agreements or indentures for the benefit of the holders of
17	such obligations.
18	<u>(f)</u> Borrow money or accept advances, loans, gifts,
19	grants, devises, or bequests from any source; enter into
20	contracts or agreements with any party; and hold and apply
21	advances, loans, gifts, grants, devises, or bequests according
22	to the terms thereof. Such advances, loans, gifts, grants,
23	devises, or bequests of real estate may be in fee simple or of
24	any lesser estate and may be subject to any reasonable
25	reservations. Any advances or loans received from any source
26	may be repaid in accordance with the terms of such advance or
27	loan.
28	<u>(g)</u> (7) Sell, lease, release, or otherwise dispose of
29	facilities in the pool in accordance with applicable law.
30	(h) (8) Create and establish funds and accounts for the
31	purpose of debt service reserves, for the matching of the
	47
CODING:Words stricken are deletions; words <u>underlined</u> are additions.	

1	timing and the amount of available funds and debt service
2	charges, for sinking funds, for capital depreciation reserves,
3	for operating reserves, for capitalized interest and moneys
4	not required for immediate disbursement to acquire all or a
5	portion of any facility, and for any other reserves, funds, or
6	accounts reasonably necessary to carry out the provisions of
7	this act and to invest in authorized investments any moneys
8	held in such funds and accounts, provided such investments
9	will be made on behalf of the <u>Department</u> Division of
10	Facilities Management <u>Services</u> by the State Board of
11	Administration or the Treasurer, as appropriate.
12	(i)(9) Engage the services of consultants for
13	rendering professional and technical assistance and advice and
14	to engage services of professionals in connection with the
15	acquisition or financing of any facility or the operation and
16	activities of the Division of Facilities Management, including
17	attorneys, auditors, consultants, and accountants.
18	<u>(j)</u> Lease all or any portion of any facility to an
19	agency or to any political subdivision.
20	<u>(k)</u> Promulgate all rules necessary to implement
21	the provisions of this act.
22	(1) (12) Do all other acts reasonably necessary to
23	carry out the provisions of this act.
24	(2) When the Governor, by Executive Order, declares an
25	emergency, an agency head has the responsibility for the
26	closing of the affected facilities or portions thereof within
27	his or her jurisdiction which are located in the area covered
28	by the Executive Order. In any other disaster or emergency
29	condition that may necessitate the closing of facilities in an
30	area, an agency head has the authority and responsibility to
31	determine whether the agency offices or facilities or portion
	48

thereof under his or her jurisdiction are affected by the 1 2 emergency and should be closed. The Department of Management 3 Services must approve the closing of any agency facility or 4 portion thereof for more than 2 consecutive work days. In the 5 case of a facility operated by the Department of Management 6 Services, either an agency head or the Secretary of Management 7 Services has the authority and responsibility to determine 8 whether agency offices or facilities or any portion thereof 9 are affected by the emergency and are to be closed. 10 Section 30. Paragraph (a) of subsection (3) of section 267.075, Florida Statutes, is amended to read: 11 12 267.075 The Grove Advisory Council; creation; 13 membership; purposes. --14 (3)(a) The Grove Advisory Council shall be composed of 15 eight members, as follows: 16 1. Five members shall be private citizens appointed by 17 the Secretary of State. 18 One member shall be the Secretary director of the 2. 19 Division of Facilities Management of the Department of Management Services or his or her designee. 20 21 3. One member shall be the director of the Division of Historical Resources of the Department of State. 22 4. At least one member shall be a direct descendant of 23 Mary Call Darby Collins appointed by the Secretary of State 24 with the advice of the oldest living generation of lineal 25 26 descendants of Mary Call Darby Collins. 27 Of the citizen members, at least one member shall have 28 29 professional curatorial and museum expertise, one member shall have professional architectural expertise in the preservation 30 of historic buildings, and one member shall have professional 31 49 CODING: Words stricken are deletions; words underlined are additions.

landscape expertise. The five citizen members of the council 1 2 appointed by the Secretary of State and the member of the 3 council who is a direct descendant of Mary Call Darby Collins 4 appointed by the Secretary of State shall be appointed for 5 staggered 4-year terms. The Secretary of State shall fill the 6 remainder of unexpired terms for the five citizen members of 7 the council and the member of the council who is a direct descendant of Mary Call Darby Collins. 8 9 Section 31. Paragraph (a) of subsection (1) of section 272.18, Florida Statutes, is amended to read: 10 272.18 Governor's Mansion Commission.--11 12 (1)(a) There is created within the Department of Management Services a Governor's Mansion Commission to be 13 14 composed of eight members. Five members shall be private 15 citizens appointed by the Governor and subject to confirmation 16 by the Senate; one member shall be the Secretary Director of 17 the Division of Facilities Management of the Department of 18 Management Services or his or her designee; one member shall 19 be the Director of the Division of Recreation and Parks of the 20 Department of Environmental Protection; and one member shall be designated by the Secretary of State and shall be an 21 employee of the Department of State with curatorial and museum 22 23 expertise. The Governor shall appoint all citizen members for 4-year terms. The Governor shall fill vacancies for the 24 remainder of unexpired terms. The spouse of the Governor or 25 26 the designated representative of the Governor shall be an ex officio member of the commission but shall have no voting 27 rights except in the case of a tie vote. 28 29 Section 32. Section 272.185, Florida Statutes, is 30 amended to read: 31 50

1	272.185 Maintenance of Governor's Mansion by
2	Department Division of Facilities Management Services
3	(1) POWERS AND DUTIES OF DIVISION
4	(a) The Division of Facilities Management of the
5	Department of Management Services shall maintain all
6	structures, furnishings, equipment, and grounds of the
7	Governor's Mansion, except that the exterior facades; the
8	landscaping of the grounds; the antique furnishings in the
9	private quarters; the interiors of the state rooms; and the
10	articles of furniture, fixtures, and decorative objects used
11	or displayed in the state rooms shall be maintained pursuant
12	to the directives of the Governor's Mansion Commission.
13	(2) (b) The <u>department</u> division shall insure the
14	Governor's Mansion, its contents, and all structures and
15	appurtenances thereto with the State Property Insurance Trust
16	Fund as provided in s. 284.01. The <u>department may</u> division is
17	authorized to purchase any necessary insurance either by a
18	primary insurance contract, excess coverage insurance, or
19	reinsurance to cover the contents of the mansion, whether
20	title of the contents is in the state or in any other person
21	or entity not a resident of the mansion, notwithstanding the
22	provision of s. 287.025.
23	(3) (c) The <u>department</u> division shall have authority to
24	contract and be contracted with for work and materials
25	required.
26	(4)(d) The department division shall keep a continuing
27	and accurate inventory of all equipment and furnishings.
28	(2) FINANCING; BUDGETSThe division shall submit its
29	budgetary requirements to the Department of Management
30	Services for its approval and inclusion in legislative budget
31	requests.
	51
	JI JI

Section 33. Section 273.02, Florida Statutes, is 1 2 amended to read: 3 273.02 Record and inventory of certain property.--The 4 word "property" as used in this section means equipment, 5 fixtures, and other tangible personal property of a 6 nonconsumable and nonexpendable nature, the value or cost of 7 which is\$1,000\$500 or more and the normal expected life of 8 which is 1 year or more, and hardback-covered bound books that 9 are circulated to students or the general public, the value or cost of which is \$25 or more, and hardback-covered bound 10 books, the value or cost of which is\$250\$100 or more. Each 11 12 item of property which it is practicable to identify by marking shall be marked in the manner required by the Auditor 13 14 General. Each custodian shall maintain an adequate record of property in his or her custody, which record shall contain 15 such information as shall be required by the Auditor General. 16 17 Once each year, on July 1 or as soon thereafter as is practicable, and whenever there is a change of custodian, each 18 19 custodian shall take an inventory of property in his or her custody. The inventory shall be compared with the property 20 record, and all discrepancies shall be traced and reconciled. 21 22 All publicly supported libraries shall be exempt from marking 23 hardback-covered bound books, as required by this section. The catalog and inventory control records maintained by each 24 publicly supported library shall constitute the property 25 26 record of hardback-covered bound books with a value or cost of \$25 or more included in each publicly supported library 27 collection and shall serve as a perpetual inventory in lieu of 28 29 an annual physical inventory. All books identified by these records as missing shall be traced and reconciled, and the 30 library inventory shall be adjusted accordingly. 31

52

```
First Engrossed
```

Section 34. Subsection (5) of section 273.055, Florida 1 2 Statutes, is amended to read: 3 273.055 Disposition of state-owned tangible personal 4 property.--5 (5) All moneys received by the division from the 6 disposition of state-owned tangible personal property or from 7 any agreement entered into under this chapter must be retained 8 by the custodian and may be disbursed for the acquisition of exchange and surplus property and for all necessary operating 9 expenditures, and are appropriated for those purposes. The 10 custodian shall maintain records of the accounts into which 11 12 the money is deposited shall be deposited into the General Revenue Fund. 13 14 Section 35. Section 281.07, Florida Statutes, is amended to read: 15 281.07 Rules; Facilities Program Division of Capitol 16 17 Police; traffic regulation .--18 (1) The Department of Management Services shall adopt 19 and promulgate rules to govern the administration, operation, and management of the Facilities Program Division of Capitol 20 Police and to regulate traffic and parking on state-owned or 21 22 state-leased property, which rules are not in conflict with 23 any state law or county or municipal ordinance, and to carry out the provisions of ss. 281.02-281.09. 24 (2) Political subdivisions and municipalities may 25 26 enact and enforce ordinances on the violation of traffic and 27 parking rules provided in subsection (1). 28 Section 36. Subsection (5) is added to section 29 282.105, Florida Statutes, to read: 30 282.105 Use of state SUNCOM Network by nonprofit 31 corporations.--53

(5) Private, nonprofit elementary and secondary 1 2 schools shall be eligible for rates and services on the same 3 basis as public schools, providing these nonpublic schools do 4 not have an endowment in excess of \$50 million. 5 Section 37. Subsection (4) of section 282.111, Florida 6 Statutes, is amended to read: 7 282.111 Statewide system of regional law enforcement 8 communications.--9 (4) The Secretary of Management Services or his or her 10 designee director of the division is designated as the director of the statewide system of regional law enforcement 11 12 communications and, for the purpose of carrying out the provisions of this section, is authorized to coordinate the 13 14 activities of the system with other interested state agencies and local law enforcement agencies. 15 Section 38. Paragraph (b) of subsection (2) and 16 paragraph (b) of subsection (4) of section 287.042, Florida 17 18 Statutes, are amended to read: 19 287.042 Powers, duties, and functions.--The Department 20 of Management Services division shall have the following 21 powers, duties, and functions: (2) 22 23 (b) As an alternative to any provision in s. 120.57(3)(c), the department division may proceed with the bid 24 solicitation or contract award process of a term contract bid 25 26 when the secretary of the department or his or her designee director of the division sets forth in writing particular 27 facts and circumstances which demonstrate that the delay 28 29 incident to staying the bid process or contract award process would be detrimental to the interests of the state. After the 30 award of a contract resulting from a bid in which a timely 31 54 CODING: Words stricken are deletions; words underlined are additions.

protest was received and in which the state did not prevail, 1 2 the contract may be canceled and reawarded to the prevailing 3 party. 4 (4) To establish a system of coordinated, uniform 5 procurement policies, procedures, and practices to be used by 6 agencies in acquiring commodities and contractual services, 7 which shall include, but not be limited to: (b) Development of procedures for the releasing of 8 9 requests for proposals, and invitations to bid, and other competitive procurements, which procedures shall include, but 10 not be limited to, publication in the Florida Administrative 11 12 Weekly or on Government Services Direct the Florida Communities Network of notice for requests for proposals at 13 14 least 28 days before the date set for submittal of proposals and publication of notice for invitations to bid at least 10 15 calendar days before the date set for submission of bids. An 16 17 agency may waive the requirement for notice in the Florida 18 Administrative Weekly or on Government Services Direct the Florida Communities Network. Notice of the request for 19 proposals shall be mailed to prospective offerors at least 28 20 calendar days prior to the date for submittal of proposals. 21 Notice of the invitation to bid shall be mailed to prospective 22 23 bidders at least 10 calendar days prior to the date set for submittal of bids. The Minority Business Advocacy and 24 25 Assistance Office may consult with agencies regarding the 26 development of bid distribution procedures to ensure that maximum distribution is afforded to certified minority 27 28 business enterprises as defined in s. 288.703. 29 Section 39. Paragraph (d) of subsection (3) of section 30 287.057, Florida Statutes, is amended to read: 31 55

First Engrossed

287.057 Procurement of commodities or contractual 1 2 services.--3 (3) When the purchase price of commodities or 4 contractual services exceeds the threshold amount provided in 5 s. 287.017 for CATEGORY TWO, no purchase of commodities or contractual services may be made without receiving competitive 6 7 sealed bids or competitive sealed proposals unless: (d) When it is in the best interest of the state, the 8 9 Secretary the Department of Management Services or his or her designee may authorize the Support Program director of the 10 division to purchase insurance by negotiation, but such 11 12 purchase shall be made only under conditions most favorable to 13 the public interest. 14 Section 40. Paragraph (c) of subsection (1) of section 15 287.058, Florida Statutes, is amended to read: 287.058 Contract document.--16 17 (1) Every procurement of contractual services in excess of the threshold amount provided in s. 287.017 for 18 19 CATEGORY TWO, except for the providing of health and mental health services or drugs in the examination, diagnosis, or 20 treatment of sick or injured state employees or the providing 21 22 of other benefits as required by the provisions of chapter 23 440, shall be evidenced by a written agreement embodying all provisions and conditions of the procurement of such services, 24 which provisions and conditions shall, where applicable, 25 26 include, but shall not be limited to: 27 (c) A provision allowing unilateral cancellation by the agency for refusal by the contractor to allow public 28 29 access to all documents, papers, letters, or other material subject to the provisions of chapter 119 and made or received 30 by the contractor in conjunction with the contract. Further 31 56 CODING: Words stricken are deletions; words underlined are additions.

1	agreements between the contractor, subcontractors, or other
2	parties performing services and receiving state funds, either
3	directly or indirectly, shall also contain a provision
4	allowing unilateral cancellation by the contractor or by the
5	agency for refusal by the subcontractor or other party to
6	allow public access to all documents, papers, letters, or
7	other such material subject to the provisions of chapter 119
8	and made or received by the subcontractor or other party in
9	conjunction with the contract.
10	
11	In lieu of a written agreement, the division may authorize the
12	use of a purchase order for classes of contractual services,
13	provided the provisions of paragraphs (a)-(f) are included in
14	the purchase order, invitation to bid, or request for
15	proposals. The purchase order shall include an adequate
16	description of the services, the contract period, and the
17	method of payment. In lieu of printing the provisions of
18	paragraphs (a)-(f) in the contract document or purchase order,
19	agencies may incorporate the requirements of paragraphs
20	(a)-(f) by reference.
21	Section 41. Section 287.16, Florida Statutes, is
22	amended to read:
23	287.16 Powers and duties of <u>department</u> divisionThe
24	Department of Management Services Division of Motor Pool shall
25	have the following powers, duties, and responsibilities:
26	(1) To obtain the most effective and efficient use of
27	motor vehicles, watercraft, and aircraft for state purposes.
28	(2) To establish and operate central facilities for
29	the acquisition, disposal, operation, maintenance, repair,
30	storage, supervision, control, and regulation of all
31	state-owned or state-leased aircraft and motor vehicles and to
	57
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

operate any state facilities for those purposes. Acquisition 1 may be by purchase, lease, loan, or in any other legal manner. 2 3 (3) In its discretion, to require every state agency 4 to transfer its ownership, custody, and control of every 5 aircraft and motor vehicle, and associated maintenance 6 facilities and equipment, except those used principally 7 associated maintenance facilities and equipment, except those used principally for law enforcement or fire control purposes, 8 9 to the Department of Management Services, including all right, title, interest, and equity therein. 10 (4) Upon requisition and showing of need, to assign 11 12 suitable aircraft or motor vehicles, on a temporary (for a 13 period up to and including 1 month) or permanent (for a period 14 from 1 month up to and including 1 full year) basis, to any 15 state agency. (5) To allocate and charge fees to the state agencies 16 17 to which aircraft or motor vehicles are furnished, based upon 18 any reasonable criteria. 19 (6) To adopt and enforce rules and regulations for the 20 efficient and safe use, operation, maintenance, repair, and replacement of all state-owned or state-leased aircraft and 21 motor vehicles and to require the placement of appropriate 22 23 stickers, decals, or other markings upon the aircraft and motor vehicles of the state. The department division may 24 delegate to the respective heads of the agencies to which 25 26 aircraft and motor vehicles are assigned the duty of enforcing 27 the rules and regulations adopted by the department division. 28 (7) To contract for specialized maintenance services. 29 (8) To require any state agency to keep records and make reports regarding aircraft and motor vehicles to the 30 31 department division as may be required. The Department of 58 CODING: Words stricken are deletions; words underlined are additions.

First Engrossed

Highway Safety and Motor Vehicles may use the reporting system 1 2 in effect on October 1, 1983, until July 1, 1984. Beginning 3 July 1, 1984, the Department of Highway Safety and Motor 4 Vehicles shall use a reporting system approved by the 5 department division. The Support Program division shall assist 6 the Department of Highway Safety and Motor Vehicles in 7 developing or implementing a reporting system prior to July 1, 8 1984, which shall specifically address the needs and requirements of the Support Program division and the 9 Department of Highway Safety and Motor Vehicles. 10 (9) To establish and operate central facilities to 11 12 determine the mode of transportation to be used by state employees traveling on official state business and to schedule 13 14 and coordinate use of state-owned or state-leased aircraft and passenger-carrying vehicles to assure maximum utilization of 15 state aircraft, motor vehicles, and employee time by assuring 16 17 that employees travel by the most practical and economical 18 mode of travel. The department division shall consider the 19 number of employees making the trip to the same location, the most efficient and economical means of travel considering the 20 time of the employee, transportation cost and subsistence 21 22 required, the urgency of the trip, and the nature and purpose 23 of the trip. (10) To provide the Legislature annual reports at the 24 end of each calendar year concerning the utilization of all 25 26 aircraft in the executive pool and special purpose aircraft. Section 42. Section 287.18, Florida Statutes, is 27 28 amended to read: 29 287.18 Repair and service of motor vehicles and 30 aircraft. -- The Secretary of Management Services or his or her 31 designee director of the Division of Motor Pool may require a 59 CODING: Words stricken are deletions; words underlined are additions.

department or any state agency having facilities for the 1 2 repair of aircraft or motor vehicles and for the storage and distribution of gasoline and other petroleum products to 3 4 repair aircraft and motor vehicles and to furnish gasoline and 5 other petroleum products to any other department or agency and 6 shall compensate for the cost of such services and products. 7 Section 43. Subsections (5) and (12) of section 365.171, Florida Statutes, are amended to read: 8 9 365.171 Emergency telephone number "911".--(5) SYSTEM DIRECTOR.--The secretary of the department 10 or his or her designee director of the division is designated 11 12 as the director of the statewide emergency telephone number "911" system and, for the purpose of carrying out the 13 14 provisions of this section, is authorized to coordinate the 15 activities of the system with state, county, local, and private agencies. The director is authorized to employ not 16 17 less than five persons, three of whom will be at the professional level, one at the secretarial level, and one to 18 19 fill a fiscal position, for the purpose of carrying out the provisions of this section. The director in implementing the 20 21 system shall consult, cooperate, and coordinate with local law 22 enforcement agencies. 23 (12) FEDERAL ASSISTANCE. -- The secretary of the department or his or her designee may director of the division 24 is authorized to apply for and accept federal funding 25 26 assistance in the development and implementation of a statewide emergency telephone number "911" system. 27 28 Section 44. Section 401.021, Florida Statutes, is 29 amended to read: 30 401.021 System director. -- The Secretary of Management Services or his or her designee director of the Division of 31 60 CODING: Words stricken are deletions; words underlined are additions.

1	Communications is designated as the director of the statewide
2	telecommunications system of the regional emergency medical
3	service and, for the purpose of carrying out the provisions of
4	this part, is authorized to coordinate the activities of the
5	telecommunications system with other interested state, county,
6	local, and private agencies.
7	Section 45. Section 401.027, Florida Statutes, is
8	amended to read:
9	401.027 Federal assistanceThe Secretary of
10	Management Services or his or her designee director of the
11	Division of Communications is authorized to apply for and
12	accept federal funding assistance in the development and
13	implementation of a statewide emergency medical
14	telecommunications system.
15	Section 46. Subsection (1) of section 446.604, Florida
16	Statutes, is amended to read:
17	446.604 One-Stop Career Centers
18	(1) The Department of Management Services shall
19	coordinate among the agencies a plan for a One-Stop Career
20	Center Electronic Network made up of One-Stop Career Centers
21	that are operated by the Department of Labor and Employment
22	Security, the Department of Health and Rehabilitative
23	Services, the Department of Education, and other authorized
24	public or private for-profit or not-for-profit agents. The
25	plan shall identify resources within existing revenues to
26	establish and support such electronic network for service
27	delivery that includes <u>Government Services Direct</u> the Florida
28	Communities Network.
29	Section 47. Paragraph (e) of subsection (3) of section
30	447.208, Florida Statutes, is amended to read:
31	
	61
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

```
First Engrossed
```

447.208 Procedure with respect to certain appeals 1 2 under s. 447.207.--3 (3) With respect to hearings relating to demotions, 4 suspensions, or dismissals pursuant to the provisions of this 5 section: (e) Any order of the commission issued pursuant to 6 7 this subsection may include back pay, if applicable, and an 8 amount, to be determined by the commission and paid by the 9 agency, for reasonable attorney's fees, witness fees, and other out-of-pocket expenses incurred during the prosecution 10 of an appeal against an agency in which the commission 11 12 sustains the employee. In determining the amount of an attorney's fee, the commission shall consider only the number 13 14 of hours reasonably spent on the appeal, comparing the number 15 of hours spent on similar Career Service System appeals and 16 the reasonable hourly rate charged in the geographic area for 17 similar appeals, but not including litigation over the amount of the attorney's fee. This paragraph applies to future and 18 19 pending cases. 20 Section 48. Sections 110.407 and 110.607, Florida 21 Statutes, are repealed. 22 Section 49. This act shall take effect upon becoming a 23 law. 24 25 26 27 28 29 30 31 62 CODING: Words stricken are deletions; words underlined are additions.