	201122
1	
2	An act relating to local government accountability;
3	amending s. 11.40, F.S., relating to the Legislative
4	Auditing Committee; clarifying when the Department of
5	Community Affairs may institute procedures for
6	declaring that a special district is inactive;
7	amending s. 30.49, F.S.; specifying the level of
8	detail required for each fund in the sheriff's
9	proposed budget; revising the categories for
10	expenditures; amending s. 112.63, F.S., relating to
11	the review of the actuarial reports and statements of
12	retirement plans of governmental entities by the
13	Department of Management Services; providing that the
14	failure of a special district to make appropriate
15	adjustments or provide additional information
16	authorizes the department to seek a writ of
17	certiorari; amending s. 129.01, F.S.; revising
18	provisions relating to the preparation of county
19	budgets; specifying the level of detail required for
20	each fund in the budget; amending s. 129.02, F.S.;
21	revising provisions relating to the preparation of
22	special district budgets; specifying the level of
23	detail required for each fund in the budget; amending
24	s. 129.021, F.S.; conforming cross-references;
25	amending s. 129.03, F.S.; deleting a time restriction
26	on preparing and presenting a tentative county budget;
27	requiring tentative county budgets to be posted on the
28	county's website; amending s. 129.06, F.S.; revising
29	provisions relating to the execution and amendment of

# Page 1 of 49

2011224er 30 county budgets; requiring revised budgets to be posted on the county's website; amending s. 129.07, F.S.; 31 32 revising provisions relating to the prohibition 33 against exceeding the county budget; amending s. 34 129.201, F.S.; conforming and revising provisions 35 relating to the budget of the supervisor of elections; 36 specifying the level of detail required for each fund 37 in the proposed budget; revising expenditure categories; amending s. 166.241, F.S.; revising 38 39 provisions relating to the preparation or amendment of municipal budgets; specifying the level of detail for 40 41 each fund in the budget; requiring such budgets and 42 amendments to such budgets to be posted on the website of the municipality or related county; amending s. 43 44 189.4044, F.S.; adding failure to file a registered 45 office or agent with the department for 1 or more years as a criteria for declaring a special district 46 47 inactive; amending s. 189.412, F.S.; adding the Legislative Auditing Committee to the list of entities 48 49 that obtain special district noncompliance status reports; amending s. 189.418, F.S.; revising 50 provisions relating to the preparation or amendment of 51 special district budgets; specifying the level of 52 53 detail for each fund in the budget; requiring such 54 budgets to be posted on the website of the special 55 district or related local general-purpose government 56 or governing authority; specifying how the budget may 57 be amended under certain circumstances; requiring 58 special districts to comply with certain reporting

# Page 2 of 49

2011224er 59 requirements; authorizing a local governing authority 60 to request certain financial information from special 61 districts located solely within the boundaries of the 62 authority; requiring special districts to cooperate 63 with such requests; amending s. 189.419, F.S.; revising procedures relating to a special district's 64 65 failure to file certain reports or information; 66 amending s. 189.421, F.S.; revising procedures 67 relating to the failure of a special district to 68 disclose financial reports; authorizing the Department of Community Affairs to seek a writ of certiorari; 69 70 amending s. 195.087, F.S.; requiring the final 71 approved budget of the property appraiser and tax 72 collector to be posted on their respective website or, 73 if not available, the county's website; amending s. 74 218.32, F.S.; revising the schedule for submitting a 75 local governmental entity's audit and annual financial reports to the Department of Financial Services; 76 77 requiring the department to notify the Special 78 District Information Program if it does not receive a 79 financial report from a local governmental entity; 80 requiring a local governmental entity to provide a link to the entity's financial report on the 81 82 department's website; amending s. 218.35, F.S.; 83 requiring the budget for certain county-related duties to be itemized in accordance with the uniform 84 85 accounting system of the Department of Financial 86 Services; specifying the level of detail for each fund 87 in the clerk of the court's budget; requiring the

### Page 3 of 49

2011224er

88	court clerk's approved budget to be posted on the
89	county's website; amending s. 218.39, F.S.; revising
90	the timeframe for completing a local governmental
91	entity's annual financial audit; requiring that an
92	auditor prepare an audit report; requiring that such
93	report be filed with the Auditor General within a
94	specified time; requiring that the Auditor General
95	notify the Legislative Auditing Committee of any audit
96	report indicating that an audited entity has failed to
97	take corrective action; requiring that the chair of a
98	local governmental entity appear before the committee
99	under certain circumstances; amending s. 218.503,
100	F.S.; revising provisions relating to oversight by the
101	Governor when an entity's financial statements show it
102	cannot cover a deficit of funds; amending s. 373.536,
103	F.S.; requiring that water management district budgets
104	be posted on the district website; amending s.
105	1011.03, F.S.; requiring the summary of the tentative
106	budget, the tentative budget, and the budget of a
107	district school board to be posted on the district's
108	official website; amending s. 1011.051, F.S.; revising
109	provisions relating to the guidelines for district
110	school boards to maintain an ending fund balance for
111	the general fund; amending s. 1011.64, F.S.; updating
112	obsolete accounting terminology for school districts;
113	amending s. 170.201, F.S.; authorizing certain
114	municipalities to levy and collect special assessments
115	to fund special security and crime prevention services
116	and facilities; providing for the abatement of taxes

# Page 4 of 49

117	if the cost of those services and facilities are
118	funded by ad valorem taxes; providing an effective
119	date.
120	
121	Be It Enacted by the Legislature of the State of Florida:
122	
123	Section 1. Paragraph (b) of subsection (5) of section
124	11.40, Florida Statutes, is amended to read:
125	11.40 Legislative Auditing Committee
126	(5) Following notification by the Auditor General, the
127	Department of Financial Services, or the Division of Bond
128	Finance of the State Board of Administration of the failure of a
129	local governmental entity, district school board, charter
130	school, or charter technical career center to comply with the
131	applicable provisions within s. $11.45(5)-(7)$ , s. $218.32(1)$ , or
132	s. 218.38, the Legislative Auditing Committee may schedule a
133	hearing. If a hearing is scheduled, the committee shall
134	determine if the entity should be subject to further state
135	action. If the committee determines that the entity should be
136	subject to further state action, the committee shall:
137	(b) In the case of a special district, notify the
138	Department of Community Affairs that the special district has
139	failed to comply with the law. Upon receipt of notification, the
140	Department of Community Affairs shall proceed pursuant to <u>s.</u>
141	189.4044 or the provisions specified in s. 189.421.
142	Section 2. Subsections (1) through (4) of section 30.49,
143	Florida Statutes, are amended to read:
144	30.49 Budgets
145	(1) Pursuant to s. 129.03(2), each sheriff shall <u>annually</u>

# Page 5 of 49

2011224er 146 prepare and submit certify to the board of county commissioners 147 a proposed budget of expenditures for the carrying out of the 148 powers, duties, and operations of the office for the next 149 ensuing fiscal year of the county. The fiscal year of the 150 sheriff commences shall henceforth commence on October 1 and 151 ends end on September 30 of each year. (2) (a) The sheriff shall submit with the proposed budget 152 153 his or her sworn certificate, stating that the proposed 154 expenditures are reasonable and necessary for the proper and 155 efficient operation of the office for the ensuing year. The 156 proposed budget must shall show the estimated amounts of all 157 proposed expenditures for operating and equipping the sheriff's 158 office and jail, excluding the cost of construction, repair, or 159 capital improvement of county buildings during the such fiscal year. The expenditures must shall be categorized at the 160 161 appropriate fund level in accordance with the following 162 functional categories: 163 1. General law enforcement. 164 2. Corrections and detention alternative facilities. 3. Court services, excluding service of process. 165 (b) The sheriff shall submit a sworn certificate along with 166 167 the proposed budget stating that the proposed expenditures are 168 reasonable and necessary for the proper and efficient operation 169 of the office for the next fiscal year. 170 (c) Within the appropriate fund and functional category, expenditures must shall be itemized in accordance with the 171 uniform accounting system chart of accounts prescribed by the 172 173

Department of Financial Services, as follows:

174

1. Personnel Personal services.

# Page 6 of 49

I

2011224er

175	2. Operating expenses.
176	3. Capital outlay.
177	4. Debt service.
178	5. Grants and aids Nonoperating disbursements and
179	contingency reserves.
180	6. Other uses.
181	<u>(d)</u> The sheriff shall submit to the board of county
182	commissioners for consideration and inclusion in the county
183	budget, as deemed appropriate by the county, requests for
184	construction, repair, or capital improvement of county buildings
185	operated or occupied by the sheriff.
186	(3) The sheriff shall furnish to the board of county
187	commissioners or the budget commission, if there is a budget
188	commission in the county, all relevant and pertinent information
189	concerning expenditures made in previous fiscal years and to the
190	proposed expenditures which <u>the</u> <del>such</del> board or commission deems
191	necessary, including expenditures at the subobject code level in
192	accordance with the uniform accounting system prescribed by the
193	Department of Financial Services. The board or commission may
194	not amend, modify, increase, or reduce any expenditure at the
195	subobject code level. except that The board or commission may
196	not require confidential information concerning details of
197	investigations which. Confidential information concerning
198	details of investigations is exempt from the provisions of s.
199	119.07(1).

(4) The board of county commissioners or the budget
commission, as <u>appropriate</u> the case may be, may require the
sheriff to correct mathematical, mechanical, factual, and
clerical errors and errors as to form in the proposed budget. At

# Page 7 of 49

204 the hearings held pursuant to s. 200.065, the board or 205 commission, as the case may be, may amend, modify, increase, or 206 reduce any or all items of expenditure in the proposed budget, 207 as certified by the sheriff pursuant to paragraphs (2)(a)-(c), and shall approve such budget, as amended, modified, increased, 208 or reduced. The board or commission It must give written notice 209 of its action to the sheriff and specify in such notice the 210 211 specific items amended, modified, increased, or reduced. The 212 budget must shall include the salaries and expenses of the 213 sheriff's office, cost of operation of the county jail, 214 purchase, maintenance and operation of equipment, including patrol cars, radio systems, transporting prisoners, court 215 duties, and all other salaries, expenses, equipment, and 216 217 investigation expenditures of the entire sheriff's office for 218 the previous year.

219 (a) The sheriff, within 30 days after receiving written 220 notice of such action by the board or commission, either in person or in his or her office, may file an appeal by petition 221 222 to the Administration Commission. Such appeal shall be by 223 petition to the Administration commission. The petition must shall set forth the budget proposed by the sheriff, in the form 224 225 and manner prescribed by the Executive Office of the Governor 226 and approved by the Administration Commission, and the budget as 227 approved by the board of county commissioners or the budget 228 commission, as the case may be, and shall contain the reasons or 229 grounds for the appeal. Such petition shall be filed with the 230 Executive Office of the Governor, and a copy of the petition 231 shall be served upon the board or commission from the decision 232 of which appeal is taken by delivering the same to the chair or

### Page 8 of 49

233 president thereof or to the clerk of the circuit court. 234 (b) The board of county commissioners or the budget 235 commission, as the case may be, shall have 5 days following from 236 delivery of a copy of any such petition to file a reply with the 237 Executive Office of the Governor a reply thereto, and it shall deliver a copy of such reply to the sheriff. 238 Section 3. Subsection (4) of section 112.63, Florida 239 240 Statutes, is amended to read: 241 112.63 Actuarial reports and statements of actuarial 242 impact; review.-243 (4) Upon receipt, pursuant to subsection (2), of an 244 actuarial report, or upon receipt, pursuant to subsection (3), of a statement of actuarial impact, the Department of Management 245 Services shall acknowledge such receipt, but shall only review 246 and comment on each retirement system's or plan's actuarial 247 248 valuations at least on a triennial basis. 249 (a) If the department finds that the actuarial valuation is 250 not complete, accurate, or based on reasonable assumptions or 251 otherwise materially fails to satisfy the requirements of this 252 part; , if the department requires additional material 253 information necessary to complete its review of the actuarial 254 valuation of a system or plan or material information necessary to satisfy the duties of the department pursuant to s. 255 256 112.665(1);  $\tau$  or if the department does not receive the actuarial 257 report or statement of actuarial impact, the department shall 258 notify the administrator of the affected retirement system or 259 plan and the affected governmental entity and request 260 appropriate adjustment, the additional material information, or 261 the required report or statement. The notification must inform

### Page 9 of 49

the administrator of the affected retirement system or plan and the affected governmental entity of the consequences for <u>failing</u> failure to comply with the requirements of this subsection.

265 (b) If, after a reasonable period of time, a satisfactory 266 adjustment is not made or the report, statement, or additional material information is not provided, the department may notify 267 268 the Department of Revenue and the Department of Financial Services of the such noncompliance, and in which case the 269 270 Department of Revenue and the Department of Financial Services 271 shall withhold any funds not pledged for satisfaction of bond debt service which are payable to the affected governmental 272 273 entity until the adjustment is made or the report, statement, or 274 additional material information is provided to the department. 275 The Department of Management Services shall specify the date such action is to begin and notify, and notification by the 276 277 department must be received by the Department of Revenue, the 278 Department of Financial Services, and the affected governmental 279 entity 30 days before the specified date the action begins.

280 (c) (a) Within 21 days after receipt of the notice, the 281 affected governmental entity may petition the Department of Management Services for a hearing under ss. 120.569 and 120.57 282 283 with the Department of Management Services. The Department of Revenue and the Department of Financial Services may not be 284 285 parties to the any such hearing, but may request to intervene if 286 requested by the Department of Management Services or if the Department of Revenue or the Department of Financial Services 287 288 determines its interests may be adversely affected by the 289 hearing.

290

1. If the administrative law judge recommends in favor of

# Page 10 of 49

2011224er

291 the department, the department shall perform an actuarial 292 review, prepare the statement of actuarial impact, or collect 293 the requested material information. The cost to the department 294 of performing the such actuarial review, preparing the 295 statement, or collecting the requested material information shall be charged to the affected governmental entity whose of 296 297 which the employees are covered by the retirement system or 298 plan. If payment of such costs is not received by the department 299 within 60 days after receipt by the affected governmental entity 300 receives of the request for payment, the department shall 301 certify to the Department of Revenue and the Department of Financial Services the amount due, and the Department of Revenue 302 303 and the Department of Financial Services shall pay such amount 304 to the Department of Management Services from any funds not pledged for satisfaction of bond debt service which are payable 305 306 to the affected governmental entity of which the employees are 307 covered by the retirement system or plan.

308 <u>2.</u> If the administrative law judge recommends in favor of 309 the affected governmental entity and the department performs an 310 actuarial review, prepares the statement of actuarial impact, or 311 collects the requested material information, the cost to the 312 department of performing the actuarial review, preparing the 313 statement, or collecting the requested material information 314 shall be paid by the Department of Management Services.

315 <u>(d) (b)</u> In the case of an affected special district, the 316 Department of Management Services shall also notify the 317 Department of Community Affairs. Upon receipt of notification, 318 the Department of Community Affairs shall proceed pursuant to 319 the provisions of s. 189.421 with regard to the special

# Page 11 of 49

1	2011224er
320	district.
321	1. Failure of a special district to provide a required
322	report or statement, to make appropriate adjustments, or to
323	provide additional material information after the procedures
324	specified in s. 189.421(1) are exhausted shall be deemed final
325	action by the special district.
326	2. The Department of Management Services may notify the
327	Department of Community Affairs of those special districts that
328	failed to come into compliance. Upon receipt of notification,
329	the Department of Community Affairs shall proceed pursuant to s.
330	189.421(4).
331	Section 4. Section 129.01, Florida Statutes, is amended to
332	read:
333	129.01 Budget system established There is hereby
334	<del>established</del> A budget system for the control of the finances of
335	the boards of county commissioners of the several counties of
336	the state <u>is established</u> , as follows:
337	(1) <u>A budget</u> <del>There</del> shall be prepared, approved, adopted,
338	and executed, as prescribed in this chapter, for the fiscal year
339	<del>ending September 30, 1952, and</del> for each fiscal year <u>. At a</u>
340	minimum, the budget must show for each fund, as thereafter, an
341	<del>annual budget for such funds as may be</del> required by law <u>and</u> <del>or by</del>
342	sound financial practices, budgeted revenues and expenditures by
343	organizational unit which are at least at the level of detail
344	required for the annual financial report under s. 218.32(1) and
345	generally accepted accounting principles. The budget shall
346	control the levy of taxes and the expenditure of money for all
347	county purposes during the ensuing fiscal year.
348	(2) The Each budget must shall conform to the following

# Page 12 of 49

349 general directions and requirements: 350 (a) The budget must shall be prepared, summarized, and 351 approved by the board of county commissioners of each county. 352 (b) The budget must shall be balanced, so that; that is, 353 the total of the estimated receipts available from taxation and 354 other sources, including balances brought forward from prior 355 fiscal years, equals shall equal the total of the appropriations 356 for expenditures and reserves. It shall conform to the uniform 357 classification of accounts prescribed by the appropriate state 358 agency. The budgeted receipts must division of the budget shall 359 include 95 percent of all receipts reasonably to be anticipated from all sources, including taxes to be levied, provided the 360 361 percent anticipated from ad valorem levies is shall be as 362 specified in s. 200.065(2)(a), and is 100 percent of the amount of the balances of both cash and liquid securities estimated to 363 be brought forward at the beginning of the fiscal year. The 364 365 appropriations must appropriation division of the budget shall 366 include itemized appropriations for all expenditures authorized 367 by law, contemplated to be made, or incurred for the benefit of 368 the county during the said year and the provision for the reserves authorized by this chapter. Both the receipts and 369 370 appropriations must appropriation divisions shall reflect the 371 approximate division of expenditures between countywide 372 expenditures and noncountywide expenditures and the division of 373 county revenues derived from or on behalf of the county as a 374 whole and county revenues derived from or on behalf of a 375 municipal service taxing unit, special district included within the county budget, unincorporated area, service area, or program 376 377 area, or otherwise not received for or on behalf of the county

# Page 13 of 49

- 378 as a whole.
- 379

(c) Provision may be made for the following reserves:

380 1. A reserve for contingencies may be provided <u>which does</u>
 381 in a sum not to exceed 10 percent of the total <u>appropriations</u> of
 382 the budget.

2. A reserve for cash balance to be carried over may be 383 384 provided for the purpose of paying expenses from October 1 of the next ensuing fiscal year until the time when the revenues 385 386 for that year are expected to be available. This reserve may be 387 not be more than 20 percent of the total appropriations. 388 However, receipts and balances of the budget; provided that for 389 the bond interest and sinking fund budget, this reserve may not 390 exceed be not more than the total maturities of debt, (both 391 principal and interest), which that will occur during the next ensuing fiscal year, plus the sinking fund requirements, 392 393 computed on a straight-line basis, for any outstanding 394 obligations to be paid from the fund.

395 (d) An appropriation for "outstanding indebtedness" shall 396 be made to provide for the payment of vouchers that which have 397 been incurred in and charged against the budget for the current 398 year or a prior year, but that which are expected to be unpaid at the beginning of the next fiscal ensuing year for which the 399 400 budget is being prepared. The appropriation for the payment of 401 such vouchers shall be to made in the same fund in which for 402 which the expenses were originally incurred.

(e) Any surplus arising from an excess of the estimated cash balance over the estimated amount of unpaid obligations to be carried over in a fund at the end of the current fiscal year may be transferred to any of the other funds of the county, and

### Page 14 of 49

407 the amount so transferred shall be budgeted as a receipt to such 408 other funds. However, a; provided, that no such surplus: 409 1. In a fund raised for debt service may not shall be 410 transferred to another fund until, except to a fund raised for 411 the same purposes in the same territory, unless the debt for 412 which the fund was established of such territory has been extinguished., in which case it may be transferred to any other 413 fund raised for that territory; provided, further, that no such 414 surplus 415 2. In a capital outlay reserve fund may not be transferred 416 417 to another fund until such time as the projects for which the such capital outlay reserve fund was raised have been completed 418 and all obligations paid. 419 420 Section 5. Subsection (6) of section 129.02, Florida 421 Statutes, is amended to read: 422 129.02 Requisites of budgets.-Each budget shall conform to 423 the following specific directions and requirements: 424 (6) For each special district included within the county 425 budget, the operating fund budget must show budgeted revenues 426 and expenditures by organizational unit which are at least at the level of detail required for the annual financial report 427 428 under s. 218.32(1). The amount available from taxation and other 429 sources, including balances brought forward from prior fiscal 430 years, must equal the total appropriations for expenditures and 431 reserves. The budget must include shall contain an estimate of 432 receipts by source and balances as provided herein, and an 433 itemized estimate of expenditures necessary that will need to be 434 incurred to carry on all functions and activities of the special 435 district as now or hereafter provided by law, including and of

#### Page 15 of 49

436 the indebtedness of the special district <u>and the provision for</u>

437 required reserves; also of the reserves for contingencies and

438 the balances, as hereinbefore provided, which should be carried 439 forward at the end of the year.

440 Section 6. Section 129.021, Florida Statutes, is amended to 441 read:

129.021 County officer budget information.—Notwithstanding other provisions of law, the budgets of all county officers, as submitted to the board of county commissioners, <u>must shall</u> be in sufficient detail and contain such information as the board of county commissioners may require in furtherance of their powers and responsibilities provided in ss. 125.01(1)(q), and (r), and (v), and (6) and 129.01(2)(b).

Section 7. Subsection (3) of section 129.03, FloridaStatutes, is amended to read:

451

129.03 Preparation and adoption of budget.-

452 (3) No later than 15 days after certification of value by 453 the property appraiser pursuant to s. 200.065(1), The county 454 budget officer, after tentatively ascertaining the proposed fiscal policies of the board for the next ensuing fiscal year, 455 456 shall prepare and present to the board a tentative budget for the next ensuing fiscal year for each of the funds provided in 457 458 this chapter, including all estimated receipts, taxes to be 459 levied, and balances expected to be brought forward and all 460 estimated expenditures, reserves, and balances to be carried 461 over at the end of the year.

(a) The board of county commissioners shall receive and
examine the tentative budget for each fund and, subject to the
notice and hearing requirements of s. 200.065, shall require

# Page 16 of 49

465 such changes to be made as it deems shall deem necessary, ; 466 provided the budget remains shall remain in balance. The county 467 budget officer's estimates of receipts other than taxes, and of 468 balances to be brought forward, may shall not be revised except 469 by a resolution of the board, duly passed and spread on the minutes of the board. However, the board may allocate to any of 470 471 the funds of the county any anticipated receipts, other than taxes levied for a particular fund, except receipts designated 472 473 or received to be expended for a particular purpose.

474 (b) Upon receipt of the tentative budgets and completion of 475 any revisions made by the board, the board shall prepare a statement summarizing all of the adopted tentative budgets. The 476 477 This summary statement must shall show, for each budget and the 478 total of all budgets, the proposed tax millages, the balances, 479 the reserves, and the total of each major classification of 480 receipts and expenditures, classified according to the uniform 481 classification of accounts adopted prescribed by the appropriate state agency. The board shall cause this summary statement to be 482 483 advertised one time in a newspaper of general circulation 484 published in the county, or by posting at the courthouse door if there is no such newspaper, and the advertisement must shall 485 486 appear adjacent to the advertisement required pursuant to s. 487 200.065.

(c) The board shall hold public hearings to adopt tentative and final budgets pursuant to s. 200.065. The hearings shall be primarily for the purpose of hearing requests and complaints from the public regarding the budgets and the proposed tax levies and for explaining the budget and <u>any</u> proposed or adopted amendments thereto, if any. The tentative budget must be posted

### Page 17 of 49

494 on the county's official website at least 2 days before the 495 public hearing to consider such budget. The final budget must be 496 posted on the website within 30 days after adoption. The 497 tentative budgets, adopted tentative budgets, and final budgets 498 shall be filed in the office of the county auditor as a public 499 record. Sufficient reference in words and figures to identify 500 the particular transactions shall be made in the minutes of the 501 board to record its actions with reference to the budgets. 502 Section 8. Subsection (1) and paragraphs (a) and (f) of subsection (2) of section 129.06, Florida Statutes, are amended 503 504 to read: 505 129.06 Execution and amendment of budget.-506 (1) Upon the final adoption of the budgets as provided in 507 this chapter, the budgets so adopted must shall regulate the expenditures of the county and each special district included 508 509 within the county budget, and the itemized estimates of 510 expenditures must shall have the effect of fixed appropriations 511 and may shall not be amended, altered, or exceeded except as 512 provided in this chapter. (a) The modified-accrual basis or accrual basis of 513 accounting must be followed for all funds in accordance with 514 515 generally accepted accounting principles. (b) The cost of the investments provided in this chapter, 516 517 or the receipts from their sale or redemption, may must not be

518 treated as expense or income, <u>and but</u> the investments on hand at 519 the beginning or end of each fiscal year must be carried as 520 separate items at cost in the fund balances; however, the 521 amounts of profit or loss received on their sale must be treated 522 as income or expense, as <u>applicable</u> the case may be.

### Page 18 of 49

2011224er 523 (2) The board at any time within a fiscal year may amend a 524 budget for that year, and may within the first 60 days of a 525 fiscal year amend the budget for the prior fiscal year, as 526 follows:

527 (a) Appropriations for expenditures within in any fund may be decreased or and other appropriations in the same fund 528 529 correspondingly increased by motion recorded in the minutes if  $\tau$ 530 provided that the total of the appropriations of the fund does 531 not change may not be changed. The board of county 532 commissioners, however, may establish procedures by which the 533 designated budget officer may authorize certain 534 intradepartmental budget amendments if, provided that the total appropriations appropriation of the fund does not change 535 536 department may not be changed.

(f) <u>Unless otherwise prohibited by law</u>, if an amendment to a budget is required for a purpose not specifically authorized in paragraphs (a)-(e), <del>unless otherwise prohibited by law</del>, the amendment may be authorized by resolution or ordinance of the board of county commissioners adopted following a public hearing.

1. The public hearing must be advertised at least 2 days, 543 544 but not more than 5 days, before the date of the hearing. The 545 advertisement must appear in a newspaper of paid general 546 circulation and must identify the name of the taxing authority, 547 the date, place, and time of the hearing, and the purpose of the 548 hearing. The advertisement must also identify each budgetary 549 fund to be amended, the source of the funds, the use of the 550 funds, and the total amount of each fund's appropriations 551 budget.

# Page 19 of 49

# ENROLLED 2011 Legislature

#### CS for SB 224, 1st Engrossed

2011224er

552	2. If the board amends the budget pursuant	to	this
553	paragraph, the adopted amendment must be posted	on	the county's
554	official website within 5 days after adoption.		

555 Section 9. Section 129.07, Florida Statutes, is amended to 556 read:

557 129.07 Unlawful to exceed the budget; certain contracts 558 void; commissioners contracting excess indebtedness personally 559 liable. - It is unlawful for The board of county commissioners may 560 not to expend or enter into a contract requiring expenditures 561 for the expenditure in any fiscal year for more than the amount 562 of appropriations budgeted in each fund's budget, except as 563 provided herein, and in no case shall the total appropriations 564 of any budget may not be exceeded, except as provided in s. 565 129.06., and Any indebtedness contracted for any purpose against 566 either of the funds enumerated in this chapter or for any purpose, the expenditure for which is chargeable to either of 567 568 the said funds, is shall be null and void, and no suit may or 569 suits shall be prosecuted in any court in this state for the 570 collection of such indebtedness. same, and The members of the 571 board of county commissioners voting for and contracting for such indebtedness are amounts and the bonds of such members of 572 said boards also shall be liable for any the excess indebtedness 573 574 so contracted for.

575 Section 10. Section 129.201, Florida Statutes, is amended 576 to read:

577 129.201 Budget of supervisor of elections; manner and time 578 of preparation and presentation.-

579 (1) Pursuant to <u>ss. 129.01 and</u> <del>s.</del> 129.03(2), each 580 supervisor of elections shall <u>annually prepare and submit</u>

### Page 20 of 49

	2011224er	
581	certify to the board of county commissioners, or county budget	
582	commission if there is one in the county, a proposed budget <u>for</u>	
583	carrying out the powers, duties, and operations <del>of income and</del>	
584	expenditures to fulfill the duties, responsibilities, and	
585	operation of the office of the supervisor of elections for the	
586	<u>next</u> ensuing fiscal year of the county. The fiscal year of the	
587	supervisor of elections <u>commences</u> <del>shall commence</del> on October 1 of	
588	each year and ends shall end on September 30 of the following	
589	year.	
590	(2) <del>(a)</del> Expenditures must be itemized in accordance with the	
591	uniform accounting system prescribed by the Department of	
592	Financial Services Each expenditure item in the budget for the	
593	supervisor of elections shall be itemized generally as follows:	
594	(a)1. Personnel services. Compensation for the supervisor	
595	of elections and all other personnel of the office.	
596	(b) <del>2.</del> Operating expenses.	
597	<u>(c)</u> 3. Capital outlay.	
598	(d) Debt service.	
599	<u>(e)</u> 4. Grants and aids. Contingencies and transfers.	
600	(f) Other uses.	
601	(b) To the extent appropriate, the budget shall be further	
602	itemized in conformance with the Uniform Accounting System for	
603	Local Units of Government in Florida adopted by rule of the	
604	Chief Financial Officer.	
605	(3) The supervisor of elections shall furnish to the board	
606	of county commissioners or the county budget commission all	
607	relevant and pertinent information <u>that the</u> <del>which such</del> board or	
608	commission <u>deems</u> <del>shall deem</del> necessary, including expenditures at	
609	the subobject code level in accordance with the uniform	
I		

# Page 21 of 49

accounting system prescribed by the Department of Financial
 Services. The board or commission may not amend, modify,
 increase, or reduce any expenditure at the subobject code level.

613 (4) The board or commission, as appropriate the case may 614 be, may require the supervisor of elections to correct mathematical, mechanical, factual, and clerical errors and 615 errors of form in the proposed budget. At the hearings held 616 617 pursuant to s. 200.065, the board or commission may amend, 618 modify, increase, or reduce any or all items of expenditure in the proposed budget as submitted under subsections (1) and (2); 619 and, as amended, modified, increased, or reduced, such budget 620 shall be approved by the board or commission, which must provide 621 622 giving written notice of its action to specific items amended, 623 modified, increased, or reduced.

(5) The board or commission shall include in the county
budget the items of proposed expenditures as set forth in the
budget which are required by this section to be submitted, after
the budget has been reviewed and approved. The board or
commission shall include the supervisor of elections' reserve
for contingencies provided herein in the general county budget's
reserve for contingencies account in the general county budget.

(6) The <u>supervisor of elections'</u> reserve for contingencies
<u>is</u> in the budget of a supervisor of elections shall be governed
by the same provisions governing the amount and use of the
reserve for contingencies appropriated in the county budget.

635 (7) The proposed budget shall be submitted to the board of 636 county commissioners or county budget commission pursuant to s. 637  $129.03(2)_{\tau}$  and the budget shall be included by the board or 638 commission in the general county budget.

# Page 22 of 49

# ENROLLED 2011 Legislature

### CS for SB 224, 1st Engrossed

2011224er

(8) The items placed in the budget of the board <u>are</u>
pursuant to this act shall be subject to the same provisions of
law as the county annual budget; however, <u>an</u> no amendment may be
made to the appropriations of the office of the supervisor of
elections <u>may not be made</u> without due notice of the change to
the supervisor of elections.
(9) The budget of the supervisor of elections may be

646 increased by the board of county commissioners to cover such 647 expenses for emergencies and unanticipated expenses as are 648 recommended and justified by the supervisor of elections.

649 Section 11. Section 166.241, Florida Statutes, is amended 650 to read:

651 166.241 Fiscal years, appropriations, budgets, and budget
 652 amendments.-

(1) Each municipality shall <u>establish</u> make provision for
establishing a fiscal year beginning October 1 of each year and
ending September 30 of the following year.

656 (2) The governing body of each municipality shall adopt a 657 budget each fiscal year. The budget must be adopted by ordinance 658 or resolution unless otherwise specified in the respective 659 municipality's charter. The amount available from taxation and 660 other sources, including balances brought forward amounts 661 carried over from prior fiscal years, must equal the total appropriations for expenditures and reserves. At a minimum, the 662 663 adopted budget must show for each fund, as required by law and sound financial practices, budgeted revenues and expenditures by 664 665 organizational unit which are at least at the level of detail 666 required for the annual financial report under s. 218.32(1). The 667 adopted budget must regulate expenditures of the municipality,

### Page 23 of 49

668 and <u>an</u> it is unlawful for any officer of a municipal government 669 <u>may not</u> to expend or contract for expenditures in any fiscal 670 year except <u>pursuant to the adopted budget</u> in <u>pursuance of</u> 671 <u>budgeted appropriations</u>.

672 (3) The tentative budget must be posted on the municipality's official website at least 2 days before the 673 674 budget hearing, held pursuant to s. 200.065 or other law, to 675 consider such budget. The final adopted budget must be posted on 676 the municipality's official website within 30 days after 677 adoption. If the municipality does not operate an official website, the municipality must, within a reasonable period of 678 679 time as established by the county or counties in which the 680 municipality is located, transmit the tentative budget and final 681 budget to the manager or administrator of such county or 682 counties who shall post the budgets on the county's website.

(4) (3) The governing body of each municipality at any time
within a fiscal year or within up to 60 days following the end
of the fiscal year may amend a budget for that year as follows:

(a) Appropriations for expenditures within a fund may be decreased or increased by motion recorded in the minutes  $\underline{if}_{\tau}$ <del>provided that</del> the total <del>of the</del> appropriations of the fund is not</del> changed.

(b) The governing body may establish procedures by which
the designated budget officer may authorize certain budget
amendments <u>if</u> within a department, provided that the total of
the appropriations of the <u>fund</u> department is not changed.

(c) If a budget amendment is required for a purpose not
specifically authorized in paragraph (a) or paragraph (b), the
budget amendment must be adopted in the same manner as the

# Page 24 of 49

2011224er 697 original budget unless otherwise specified in the municipality's 698 charter of the respective municipality. 699 (5) If the governing body of a municipality amends the 700 budget pursuant to paragraph (4)(c), the adopted amendment must 701 be posted on the official website of the municipality within 5 702 days after adoption. If the municipality does not operate an 703 official website, the municipality must, within a reasonable 704 period of time as established by the county or counties in which 705 the municipality is located, transmit the adopted amendment to the manager or administrator of such county or counties who 706 707 shall post the adopted amendment on the county's website. 708 Section 12. Paragraph (a) of subsection (1) of section 709 189.4044, Florida Statutes, is amended to read: 710 189.4044 Special procedures for inactive districts.-711 (1) The department shall declare inactive any special 712 district in this state by documenting that: 713 (a) The special district meets one of the following 714 criteria: 715 1. The registered agent of the district, the chair of the 716 governing body of the district, or the governing body of the 717 appropriate local general-purpose government notifies the 718 department in writing that the district has taken no action for 719 2 or more years; 720 2. Following an inquiry from the department, the registered 721 agent of the district, the chair of the governing body of the district, or the governing body of the appropriate local 722 723 general-purpose government notifies the department in writing 724 that the district has not had a governing board or a sufficient 725 number of governing board members to constitute a quorum for 2

# Page 25 of 49

2011224er 726 or more years or the registered agent of the district, the chair 727 of the governing body of the district, or the governing body of 728 the appropriate local general-purpose government fails to 729 respond to the department's inquiry within 21 days; or 730 3. The department determines, pursuant to s. 189.421, that 731 the district has failed to file any of the reports listed in s. 732 189.419; or<del>.</del> 733 4. The district has not had a registered office and agent 734 on file with the department for 1 or more years. 735 Section 13. Subsection (1) of section 189.412, Florida 736 Statutes, is amended to read: 737 189.412 Special District Information Program; duties and 738 responsibilities.-The Special District Information Program of 739 the Department of Community Affairs is created and has the 740 following special duties: 741 (1) The collection and maintenance of special district 742 noncompliance status reports from the Department of Management Services, the Department of Financial Services, the Division of 743 744 Bond Finance of the State Board of Administration, and the 745 Auditor General, and the Legislative Auditing Committee, for the 746 reporting required in ss. 112.63, 218.32, 218.38, and 218.39. 747 The noncompliance reports must list those special districts that did not comply with the statutory reporting requirements. 748 749 Section 14. Subsections (3) through (7) of section 189.418, 750 Florida Statutes, are amended to read: 751 189.418 Reports; budgets; audits.-752 (3) The governing body of each special district shall adopt a budget by resolution each fiscal year. The total amount 753

754 available from taxation and other sources, including balances

# Page 26 of 49

2011224er

755 brought forward amounts carried over from prior fiscal years, 756 must equal the total of appropriations for expenditures and 757 reserves. At a minimum, the adopted budget must show for each 758 fund, as required by law and sound financial practices, budgeted 759 revenues and expenditures by organizational unit which are at 760 least at the level of detail required for the annual financial 761 report under s. 218.32(1). The adopted budget must regulate 762 expenditures of the special district, and an it is unlawful for 763 any officer of a special district may not to expend or contract 764 for expenditures in any fiscal year except pursuant to the 765 adopted budget in pursuance of budgeted appropriations.

766 (4) The tentative budget must be posted on the special 767 district's official website at least 2 days before the budget 768 hearing, held pursuant to s. 200.065 or other law, to consider 769 such budget. The final adopted budget must be posted on the 770 special district's official website within 30 days after 771 adoption. If the special district does not operate an official 772 website, the special district must, within a reasonable period 773 of time as established by the local general-purpose government 774 or governments in which the special district is located or the 775 local governing authority to which the district is dependent, 776 transmit the tentative budget or final budget to the manager or 777 administrator of the local general-purpose government or the 778 local governing authority. The manager or administrator shall 779 post the tentative budget or final budget on the website of the 780 local general-purpose government or governing authority. This 781 subsection and subsection (3) do not apply to water management 782 districts as defined in s. 373.019.

783

(5)<del>(4)</del> The proposed budget of a dependent special district

### Page 27 of 49

2011224er 784 must shall be presented in accordance with generally accepted 785 accounting principles, contained within the general budget of 786 the local governing authority to which it is dependent $_{ au}$  and be 787 clearly stated as the budget of the dependent district. However, 788 with the concurrence of the local governing authority, a 789 dependent district may be budgeted separately. The dependent 790 district must provide any budget information requested by the 791 local governing authority at the time and place designated by 792 the local governing authority. 793 (6) (5) The governing body of each special district at any 794 time within a fiscal year or within up to 60 days following the 795 end of the fiscal year may amend a budget for that year as 796 follows:-797 (a) Appropriations for expenditures within a fund may be 798 decreased or increased by motion recorded in the minutes if the 799 total appropriations of the fund do not increase. 800 (b) The governing body may establish procedures by which 801 the designated budget officer may authorize certain amendments 802 if the total appropriations of the fund do not increase. (c) If a budget amendment is required for a purpose not 803 804 specifically authorized in paragraph (a) or paragraph (b), the 805 budget amendment must be adopted by resolution. 806 (7) If the governing body of a special district amends the 807 budget pursuant to paragraph (6)(c), the adopted amendment must 808 be posted on the official website of the special district within 809 5 days after adoption. If the special district does not operate 810 an official website, the special district must, within a 811 reasonable period of time as established by the local general-812 purpose government or governments in which the special district

# Page 28 of 49

2011224er 813 is located or the local governing authority to which the 814 district is dependent, transmit the adopted amendment to the 815 manager or administrator of the local general-purpose government 816 or governing authority. The manager or administrator shall post the adopted amendment on the website of the local general-817 818 purpose government or governing authority. 819 (8) (6) A local general-purpose government governing 820 authority may, in its discretion, review the budget or tax levy 821 of any special district located solely within its boundaries. (9) All special districts must comply with the financial 822 reporting requirements of ss. 218.32 and 218.39. A local 823 824 general-purpose government or governing authority may request, 825 from any special district located solely within its boundaries, financial information in order to comply with its reporting 826 827 requirements under ss. 218.32 and 218.39. The special district 828 must cooperate with such request and provide the financial 829 information at the time and place designated by the local 830 general-purpose government or governing authority. 831 (10) (1) (7) All reports or information required to be filed with a local general-purpose government or governing authority 832 833 under ss. 189.415, 189.416, and 189.417 and subsection (8) must this section shall: 834 835 (a) If When the local general-purpose government or 836 governing authority is a county, be filed with the clerk of the 837 board of county commissioners. (b) If When the district is a multicounty district, be 838 839 filed with the clerk of the county commission in each county.

840 (c) <u>If When</u> the local <u>general-purpose government or</u>
841 governing authority is a municipality, be filed at the place

# Page 29 of 49

	2011224er
842	designated by the municipal governing body.
843	Section 15. Section 189.419, Florida Statutes, is amended
844	to read:
845	189.419 Effect of failure to file certain reports or
846	information
847	(1) If <u>an independent</u> <del>a</del> special district fails to file the
848	reports or information required under s. 189.415, s. 189.416, <del>or</del>
849	s. 189.417, or s. 189.418(9) with the local general-purpose
850	government or governments in which it is located governing
851	authority, the person authorized to receive and read the reports
852	or information <u>or the local general-purpose government</u> shall
853	notify the district's registered agent and the appropriate local
854	governing authority or authorities. If requested by the
855	district, the <u>local general-purpose government</u> <del>governing</del>
856	<del>authority</del> shall grant an extension of <del>time of</del> up to 30 days for
857	filing the required reports or information.
858	<del>(2)</del> If <u>the governing body of</u> <del>at any time</del> the local <u>general-</u>
859	purpose government or governments governing authority or
860	authorities or the board of county commissioners determines that
861	there has been an unjustified failure to file <u>these</u> <del>the</del> reports
862	or information <del>described in subsection (1)</del> , it may notify the
863	department, and the department may proceed pursuant to s.
864	189.421 <u>(1)</u> .
865	(2) If a dependent special district fails to file the
866	reports or information required under s. 189.416, s. 189.417, or
867	s. 189.418(9) with the local governing authority to which it is
868	dependent, the local governing authority shall take whatever
869	steps it deems necessary to enforce the special district's
870	accountability. Such steps may include, as authorized,

# Page 30 of 49

	2011224er
871	withholding funds, removing governing board members at will,
872	vetoing the special district's budget, conducting the oversight
873	review process set forth in s. 189.428, or amending, merging, or
874	dissolving the special district in accordance with the
875	provisions contained in the ordinance that created the dependent
876	special district.
877	(3) If a special district fails to file the reports or
878	information required under <del>s. 112.63, s. 218.32,</del> s. 218.38 <del>, or</del>
879	s. 218.39 with the appropriate state agency, the agency shall
880	notify the department, and the department shall send a certified
881	technical assistance letter to the special district which
882	summarizes the requirements and encourages the special district
883	to take steps to prevent the noncompliance from reoccurring
884	proceed pursuant to s. 189.421.
885	(4) If a special district fails to file the reports or
886	information required under s. 112.63 with the appropriate state
887	agency, the agency shall notify the department and the
888	department shall proceed pursuant to s. 189.421(1).
889	(5) If a special district fails to file the reports or
890	information required under s. 218.32 or s. 218.39 with the
891	appropriate state agency or office, the state agency or office
892	shall, and the Legislative Auditing Committee may, notify the
893	department and the department shall proceed pursuant to s.
894	<u>189.421.</u>
895	Section 16. Section 189.421, Florida Statutes, is amended
896	to read:
897	189.421 Failure of district to disclose financial reports
898	(1) <u>(a)</u> If When notified pursuant to s. <u>189.419(1), (4), or</u>
899	(5) <del>189.419</del> , the department shall attempt to assist a special

# Page 31 of 49

2011224er

900 district in complying to comply with its financial reporting 901 requirements by sending a certified letter to the special 902 district, and, if the special district is dependent, sending a 903 copy of that the letter to the chair of the governing body of 904 the local governing authority. The letter must include general-905 purpose government, which includes the following: a description 906 of the required report, including statutory submission 907 deadlines, a contact telephone number for technical assistance to help the special district comply, a 60-day deadline extension 908 909 of time for filing the required report with the appropriate entity, the address where the report must be filed, and an 910 911 explanation of the penalties for noncompliance. 912 (b) A special district that is unable to meet the 60-day 913 reporting deadline must provide written notice to the department 914 before the expiration of the deadline stating the reason the 915 special district is unable to comply with the deadline, the 916 steps the special district is taking to prevent the 917 noncompliance from reoccurring, and the estimated date that the

918 special district will file the report with the appropriate 919 agency. The district's written response does not constitute an 920 extension by the department; however, the department shall 921 forward the written response to:

922 <u>1. If the written response refers to the reports required</u> 923 <u>under s. 218.32 or s. 218.39, the Legislative Auditing Committee</u> 924 <u>for its consideration in determining whether the special</u> 925 <u>district should be subject to further state action in accordance</u> 926 <u>with s. 11.40(5)(b).</u>

9272. If the written response refers to the reports or928information requirements listed in s. 189.419(1), the local

### Page 32 of 49

929 <u>general-purpose government or governments for its consideration</u> 930 <u>in determining whether the oversight review process set forth in</u> 931 s. 189.428 should be undertaken.

932 3. If the written response refers to the reports or information required under s. 112.63, the Department of 933 934 Management Services for its consideration in determining whether 935 the special district should be subject to further state action 936 in accordance with s. 112.63(4)(d)2. The department may grant an 937 additional 30-day extension of time if requested to do so in 938 writing by the special district. The department shall notify the 939 appropriate entity of the new extension of time. In the case of 940 a special district that did not timely file the reports or 941 information required by s. 218.38, the department shall send a 942 certified technical assistance letter to the special district which summarizes the requirements and encourages the special 943 944 district to take steps to prevent the noncompliance from 945 reoccurring.

946 (2) Failure of a special district to comply with the 947 actuarial and financial reporting requirements under s. 112.63, 948 s. 218.32, or s. 218.39 after the procedures of subsection (1) 949 are exhausted shall be deemed final action of the special 950 district. The actuarial and financial reporting requirements are 951 declared to be essential requirements of law. Remedy for 952 noncompliance shall be by writ of certiorari as set forth in 953 subsection (4) (3).

954 (3) Pursuant to s. 11.40(5)(b), the Legislative Auditing
955 Committee shall notify the department of those districts that
956 <u>fail failed</u> to file the required <u>reports</u> <del>report</del>. <u>If the</u>
957 procedures described in subsection (1) have not yet been

# Page 33 of 49

958 initiated, the department shall initiate such procedures upon receiving the notice from the Legislative Auditing Committee. 959 960 Otherwise, within 60 30 days after receiving such this notice, 961 or within 60 30 days after the expiration of the 60-day deadline extension date provided in subsection (1), whichever occurs 962 later, the department, shall proceed as follows: notwithstanding 963 964 the provisions of chapter 120, the department shall file a 965 petition for writ of certiorari with the circuit court. Venue 966 for all actions pursuant to this subsection is shall be in Leon 967 County. The court shall award the prevailing party attorney's fees and costs in all cases filed pursuant to this section 968 969 unless affirmatively waived by all parties. A writ of certiorari 970 shall be issued unless a respondent establishes that the 971 notification of the Legislative Auditing Committee was issued as 972 a result of material error. Proceedings under this subsection 973 are shall otherwise be governed by the Rules of Appellate 974 Procedure.

975 (4) Pursuant to s. 112.63(4)(d)2., the Department of 976 Management Services may notify the department of those special 977 districts that have failed to file the required adjustments, 978 additional information, or report or statement after the 979 procedures of subsection (1) have been exhausted. Within 60 days 980 after receiving such notice or within 60 days after the 60-day 981 deadline provided in subsection (1), whichever occurs later, the 982 department, notwithstanding chapter 120, shall file a petition for writ of certiorari with the circuit court. Venue for all 983 984 actions pursuant to this subsection is in Leon County. The court 985 shall award the prevailing party attorney's fees and costs unless affirmatively waived by all parties. A writ of certiorari 986

### Page 34 of 49

2011224er 987 shall be issued unless a respondent establishes that the 988 notification of the Department of Management Services was issued 989 as a result of material error. Proceedings under this subsection 990 are otherwise governed by the Rules of Appellate Procedure. 991 Section 17. Subsection (6) is added to section 195.087, 992 Florida Statutes, to read: 993 195.087 Property appraisers and tax collectors to submit 994 budgets to Department of Revenue.-995 (6) Each property appraiser and tax collector must post 996 their final approved budget on their official website within 30 997 days after adoption. Each county's official website must have a 998 link to the websites of the property appraiser or tax collector 999 where the final approved budget is posted. If the property 1000 appraiser or tax collector does not have an official website, 1001 the final approved budget must be posted on the county's 1002 official website. 1003 Section 18. Paragraphs (d), (e), and (f) of subsection (1) 1004 of section 218.32, Florida Statutes, are amended, and paragraph 1005 (g) is added to that subsection, to read: 1006 218.32 Annual financial reports; local governmental 1007 entities.-1008 (1)(d) Each local governmental entity that is required to 1009 1010 provide for an audit under in accordance with s. 218.39(1) must 1011 submit the annual financial report with the audit report. a copy 1012 of the audit report and annual financial report must be 1013 submitted to the department within 45 days after the completion of the audit report but no later than 9  $\frac{12}{12}$  months after the end 1014 1015 of the fiscal year.

#### Page 35 of 49

1016 (e) Each local governmental entity that is not required to 1017 provide for an audit under report in accordance with s. 218.39 1018 must submit the annual financial report to the department no 1019 later than 9 months after the end of the fiscal April 30 of each 1020 year. The department shall consult with the Auditor General in 1021 the development of the format of annual financial reports 1022 submitted pursuant to this paragraph. The format must shall 1023 include balance sheet information used to be utilized by the 1024 Auditor General pursuant to s. 11.45(7)(f). The department must 1025 forward the financial information contained within the these 1026 entities' annual financial reports to the Auditor General in 1027 electronic form. This paragraph does not apply to housing 1028 authorities created under chapter 421.

(f) If the department does not receive a completed annual financial report from a local governmental entity within the required period, it shall notify the Legislative Auditing Committee and the Special District Information Program of the <u>Department of Community Affairs</u> of the <del>local governmental</del> entity's failure to comply with the reporting requirements. The committee shall proceed in accordance with s. 11.40(5).

1036 (g) Each local governmental entity's website must provide a 1037 link to the department's website to view the entity's annual 1038 financial report submitted to the department pursuant to this 1039 section. If the local governmental entity does not have an 1040 official website, the county government's website must provide 1041 the required link for the local governmental entity.

1042 Section 19. Section 218.35, Florida Statutes, is amended to 1043 read:

1044

218.35 County fee officers; financial matters.-

# Page 36 of 49
1045 (1) Each county fee officer shall establish an annual 1046 budget for carrying out the powers, duties, and operations of 1047 his or her office for the next county fiscal year which shall clearly reflect the revenues available to said office and the 1048 1049 functions for which money is to be expended. The budget must 1050 shall be balanced so that; that is, the total of estimated 1051 receipts, including balances brought forward, equals shall equal 1052 the total of estimated expenditures and reserves. The budgeting 1053 of segregated funds must shall be made in a such manner that 1054 retains the relation between program and revenue source, as 1055 provided by law is retained.

1056 (2) The clerk of the circuit court, functioning in his or 1057 her capacity as clerk of the circuit and county courts and as 1058 clerk of the board of county commissioners, shall prepare his or 1059 her budget in two parts:

(a) The budget for funds necessary to perform court-related functions as provided for in s. 28.36, which shall detail the methodologies used to apportion costs between court-related and non-court-related functions performed by the clerk.

1064 (b) The budget relating to the requirements of the clerk as 1065 clerk of the board of county commissioners, county auditor, and custodian or treasurer of all county funds and other county-1066 related duties, which shall be annually prepared and submitted 1067 1068 to the board of county commissioners pursuant to s. 129.03(2), 1069 for each fiscal year. Expenditures must be itemized in 1070 accordance with the uniform accounting system prescribed by the 1071 Department of Financial Services as follows:

1072 1073 1. Personnel services.

2. Operating expenses.

#### Page 37 of 49

1	2011224er
1074	3. Capital outlay.
1075	4. Debt service.
1076	5. Grants and aids.
1077	6. Other uses.
1078	(3) The clerk of the circuit court shall furnish to the
1079	board of county commissioners or the county budget commission
1080	all relevant and pertinent information that the board or
1081	commission deems necessary, including expenditures at the
1082	subobject code level in accordance with the uniform accounting
1083	system prescribed by the Department of Financial Services.
1084	(4) The final approved budget of the clerk of the circuit
1085	court must be posted on the county's official website within 30
1086	days after adoption. The final approved budget of the clerk of
1087	the circuit court may be included in the county's budget.
1088	<u>(5)</u> Each county fee officer shall <u>establish</u> make
1089	<del>provision for establishing</del> a fiscal year beginning October 1 and
1090	ending September 30 of the following year, and shall report his
1091	or her finances annually upon the close of each fiscal year to
1092	the county fiscal officer for inclusion in the annual financial
1093	report by the county.
1094	<u>(6)</u> (4) The proposed budget of a county fee officer shall be
1095	filed with the clerk of the county governing authority by
1096	September 1 preceding the fiscal year for the budget, except for
1097	the budget prepared by the clerk of the circuit court for court-
1098	related functions as provided in s. 28.36.
1099	Section 20. Section 218.39, Florida Statutes, is amended to
1100	read:
1101	218.39 Annual financial audit reports
1102	(1) If, by the first day in any fiscal year, a local
l	
	Page 38 of 49

2011224er 1103 governmental entity, district school board, charter school, or 1104 charter technical career center has not been notified that a 1105 financial audit for that fiscal year will be performed by the Auditor General, each of the following entities shall have an 1106 1107 annual financial audit of its accounts and records completed 1108 within 9  $\frac{12}{12}$  months after the end of its fiscal year by an 1109 independent certified public accountant retained by it and paid 1110 from its public funds: 1111 (a) Each county. 1112 (b) Any municipality with revenues or the total of expenditures and expenses in excess of \$250,000, as reported on 1113 the fund financial statements. 1114 1115 (c) Any special district with revenues or the total of expenditures and expenses in excess of \$100,000, as reported on 1116 1117 the fund financial statements. 1118 (d) Each district school board. 1119 (e) Each charter school established under s. 1002.33. (f) Each charter technical center established under s. 1120 1121 1002.34. 1122 (g) Each municipality with revenues or the total of expenditures and expenses between \$100,000 and \$250,000, as 1123 reported on the fund financial statements, which that has not 1124 1125 been subject to a financial audit pursuant to this subsection 1126 for the 2 preceding fiscal years. 1127 (h) Each special district with revenues or the total of expenditures and expenses between \$50,000 and \$100,000, as 1128 1129 reported on the fund financial statement, which that has not 1130 been subject to a financial audit pursuant to this subsection 1131 for the 2 preceding fiscal years.

## Page 39 of 49

## CS for SB 224, 1st Engrossed

2011224er

1132 (2) The county audit report must shall be a single document 1133 that includes a financial audit of the county as a whole and, 1134 for each county agency other than a board of county commissioners, an audit of its financial accounts and records, 1135 1136 including reports on compliance and internal control, management 1137 letters, and financial statements as required by rules adopted 1138 by the Auditor General. In addition to such requirements, if a 1139 board of county commissioners elects to have a separate audit of 1140 its financial accounts and records in the manner required by 1141 rules adopted by the Auditor General for other county agencies, the such separate audit must shall be included in the county 1142 1143 audit report.

(3) (a) A dependent special district may <u>provide</u> make provision for an annual financial audit by being included <u>in</u> within the audit of <u>the</u> another local governmental entity upon which it is dependent. An independent special district may not make provision for an annual financial audit by being included <u>in</u> within the audit of another local governmental entity.

1150 (b) A special district that is a component unit, as defined 1151 by generally accepted accounting principles, of a local 1152 governmental entity shall provide the local governmental entity, 1153 within a reasonable time period as established by the local governmental entity, with financial information necessary to 1154 1155 comply with this section. The failure of a component unit to 1156 provide this financial information must be noted in the annual financial audit report of the local governmental entity. 1157

(4) A management letter shall be prepared and included as a part of each financial audit report.

1160

(5) At the conclusion of the audit, the auditor shall

## Page 40 of 49

1161 discuss with the chair of the governing body of the each local 1162 governmental entity or the chair's designee, or with the elected 1163 official of each county agency or with the elected official's designee, or with the chair of the district school board or the 1164 1165 chair's designee, or with the chair of the board of the charter 1166 school or the chair's designee, or with the chair of the board 1167 of the charter technical career center or the chair's designee, 1168 as appropriate, all of the auditor's comments that will be 1169 included in the audit report. If the officer is not available to 1170 discuss the auditor's comments, their discussion is presumed 1171 when the comments are delivered in writing to his or her office. 1172 The auditor shall notify each member of the governing body of a local governmental entity, district school board, charter 1173 1174 school, or charter technical career center for which 1175 deteriorating financial conditions exist that may cause a condition described in s. 218.503(1) to occur if actions are not 1176 1177 taken to address such conditions.

(6) The officer's written statement of explanation or rebuttal concerning the auditor's findings, including corrective action to be taken, must be filed with the governing body of the local governmental entity, district school board, charter school, or charter technical career center within 30 days after the delivery of the auditor's findings.

1184 (7) All audits conducted pursuant to this section must be 1185 conducted in accordance with the rules of the Auditor General 1186 adopted pursuant to s. 11.45. Upon completion of the audit, the 1187 auditor shall prepare an audit report in accordance with the 1188 rules of the Auditor General. The audit report shall be filed 1189 with the Auditor General within 45 days after delivery of the

#### Page 41 of 49

	2011224er
1190	audit report to the governing body of the audited entity, but no
1191	later than 9 months after the end of the audited entity's fiscal
1192	year. The audit report must include a written statement
1193	describing corrective actions to be taken in response to each of
1194	the auditor's recommendations included in the audit report.
1195	(8) The Auditor General shall notify the Legislative
1196	Auditing Committee of any audit report prepared pursuant to this
1197	section which indicates that an audited entity has failed to
1198	take full corrective action in response to a recommendation that
1199	was included in the two preceding financial audit reports.
1200	(a) The committee may direct the governing body of the
1201	audited entity to provide a written statement to the committee
1202	explaining why full corrective action has not been taken or, if
1203	the governing body intends to take full corrective action,
1204	describing the corrective action to be taken and when it will
1205	occur.
1206	(b) If the committee determines that the written statement
1207	is not sufficient, it may require the chair of the governing
1208	body of the local governmental entity or the chair's designee,
1209	the elected official of each county agency or the elected
1210	official's designee, the chair of the district school board or
1211	the chair's designee, the chair of the board of the charter
1212	school or the chair's designee, or the chair of the board of the
1213	charter technical career center or the chair's designee, as
1214	appropriate, to appear before the committee.
1215	(c) If the committee determines that an audited entity has
1216	failed to take full corrective action for which there is no
1217	justifiable reason for not taking such action, or has failed to
1218	comply with committee requests made pursuant to this section,

# Page 42 of 49

# 1219 the committee may proceed in accordance with s. 11.40(5).

1220 (9) (7) The predecessor auditor of a district school board 1221 shall provide the Auditor General access to the prior year's 1222 working papers in accordance with the Statements on Auditing 1223 Standards, including documentation of planning, internal 1224 control, audit results, and other matters of continuing 1225 accounting and auditing significance, such as the working paper 1226 analysis of balance sheet accounts and those relating to 1227 contingencies.

1228 (8) All audits conducted in accordance with this section 1229 must be conducted in accordance with the rules of the Auditor 1230 General promulgated pursuant to s. 11.45. All audit reports and 1231 the officer's written statement of explanation or rebuttal must 1232 be submitted to the Auditor General within 45 days after 1233 delivery of the audit report to the entity's governing body, but 1234 no later than 12 months after the end of the fiscal year.

1235 <u>(10)(9)</u> Each charter school and charter technical career 1236 center must file a copy of its audit report with the sponsoring 1237 entity; the local district school board, if not the sponsoring 1238 entity; the Auditor General; and with the Department of 1239 Education.

1240 <u>(11) (10)</u> This section does not apply to housing authorities 1241 created under chapter 421.

1242 <u>(12)(11)</u> Notwithstanding the provisions of any local law, 1243 the provisions of this section shall govern.

1244 Section 21. Paragraph (e) of subsection (1) of section 1245 218.503, Florida Statutes, is amended to read:

- 1246
- 1247

218.503 Determination of financial emergency.-

(1) Local governmental entities, charter schools, charter

#### Page 43 of 49

1248 technical career centers, and district school boards shall be 1249 subject to review and oversight by the Governor, the charter 1250 school sponsor, the charter technical career center sponsor, or 1251 the Commissioner of Education, as appropriate, when any one of 1252 the following conditions occurs:

(e) A An unreserved or total fund balance or retained 1253 1254 earnings deficit in total or for that portion of a fund balance 1255 not classified as restricted, committed, or nonspendable, or a 1256 unrestricted or total or unrestricted net assets deficit, as 1257 reported on the balance sheet or statement of net assets on the 1258 general purpose or fund financial statements of entities 1259 required to report under governmental financial reporting 1260 standards or on the basic financial statements of entities 1261 required to report under not-for-profit financial reporting 1262 standards, for which sufficient resources of the local 1263 governmental entity, charter school, charter technical career 1264 center, or district school board, as reported on the balance sheet or statement of net assets on the general purpose or fund 1265 1266 financial statements, are not available to cover the deficit. 1267 Resources available to cover reported deficits include fund 1268 balance or net assets that are not otherwise restricted by 1269 federal, state, or local laws, bond covenants, contractual 1270 agreements, or other legal constraints. Property, plant, and 1271 equipment Fixed or capital assets, the disposal of which would 1272 impair the ability of a local governmental entity, charter 1273 school, charter technical career center, or district school 1274 board to carry out its functions, are not considered resources 1275 available to cover reported deficits.

1276

Section 22. Paragraph (c) of subsection (5) of section

## Page 44 of 49

2011224er 1277 373.536, Florida Statutes, is amended, and paragraph (c) is 1278 added to subsection (6) of that section, to read: 1279 373.536 District budget and hearing thereon.-1280 (5) TENTATIVE BUDGET CONTENTS AND SUBMISSION; REVIEW AND 1281 APPROVAL.-1282 (c) Each water management district shall, by August 1 of 1283 each year, submit for review a tentative budget to the Governor, 1284 the President of the Senate, the Speaker of the House of 1285 Representatives, the chairs of all legislative committees and 1286 subcommittees with substantive or fiscal jurisdiction over water management districts, as determined by the President of the 1287 1288 Senate or the Speaker of the House of Representatives as 1289 applicable, the secretary of the department, and the governing 1290 body of each county in which the district has jurisdiction or 1291 derives any funds for the operations of the district. The 1292 tentative budget must be posted on the water management 1293 district's official website at least 2 days before budget 1294 hearings held pursuant to s. 200.065 or other law. 1295 (6) FINAL BUDGET; ANNUAL AUDIT; CAPITAL IMPROVEMENTS PLAN; 1296 WATER RESOURCE DEVELOPMENT WORK PROGRAM.-1297 (c) The final adopted budget must be posted on the water 1298 management district's official website within 30 days after 1299 adoption. 1300 Section 23. Subsections (1) and (4) of section 1011.03, 1301 Florida Statutes, are amended, and subsection (5) is added to 1302 that section, to read: 1303 1011.03 Public hearings; budget to be submitted to 1304 Department of Education.-1305 (1) Each district school board shall must cause a summary

# Page 45 of 49

2011224er 1306 of its tentative budget, including the proposed millage levies 1307 as provided for by law, to be posted on the district's official 1308 website online and advertised once one time in a newspaper of 1309 general circulation published in the district or to be posted at 1310 the courthouse if there be no such newspaper. 1311 (4) The board shall hold public hearings to adopt tentative 1312 and final budgets pursuant to s. 200.065. The hearings shall be 1313 primarily for the purpose of hearing requests and complaints 1314 from the public regarding the budgets and the proposed tax 1315 levies and for explaining the budget and proposed or adopted 1316 amendments thereto, if any. The tentative budget must be posted on the district's official website at least 2 days before the 1317 1318 budget hearing held pursuant to s. 200.065 or other law. The 1319 final adopted budget must be posted on the district's official 1320 website within 30 days after adoption. The district school board 1321 shall then require the superintendent to transmit forthwith two 1322 copies of the adopted budget to the Department of Education for approval as prescribed by law and rules of the State Board of 1323 1324 Education. 1325 (5) If the governing body of a district amends the budget, 1326 the adopted amendment must be posted on the official website of the district within 5 days after adoption. 1327 1328 Section 24. Section 1011.051, Florida Statutes, is amended 1329 to read:

1330 1011.051 Guidelines for general funds.-The district school
1331 board shall maintain <u>a</u> an unreserved general fund <u>ending fund</u>
1332 balance that is sufficient to address normal contingencies.

1333(1) If at any time the portion of the unreserved general1334fund's ending fund balance not classified as restricted,

#### Page 46 of 49

1335 <u>committed, or nonspendable</u> in the district's approved operating 1336 budget is projected to fall <u>during the current fiscal year</u> below 1337 3 percent of projected general fund revenues <u>during the current</u> 1338 <u>fiscal year</u>, the superintendent shall provide written 1339 notification to the district school board and the Commissioner 1340 of Education.

1341 (2) If at any time the portion of the unreserved general 1342 fund's ending fund balance not classified as restricted, committed, or nonspendable in the district's approved operating 1343 1344 budget is projected to fall during the current fiscal year below 1345 2 percent of projected general fund revenues during the current 1346 fiscal year, the superintendent shall provide written notification to the district school board and the Commissioner 1347 of Education. Within 14 days after receiving such notification, 1348 if the commissioner determines that the district does not have a 1349 1350 plan that is reasonably anticipated to avoid a financial 1351 emergency as determined pursuant to s. 218.503, the commissioner 1352 shall appoint a financial emergency board that shall operate 1353 under consistent with the requirements, powers, and duties 1354 specified in s. 218.503(3)(g).

1355Section 25. Paragraph (a) of subsection (3) of section13561011.64, Florida Statutes, is amended to read:

1357 1011.64 School district minimum classroom expenditure
1358 requirements.-

1359 (3)(a) Annually the Department of Education shall calculate 1360 for each school district:

1361 1. Total K-12 operating expenditures, which are defined as 1362 the amount of total general fund expenditures for K-12 programs 1363 as reported in accordance with the accounts and codes prescribed

#### Page 47 of 49

### CS for SB 224, 1st Engrossed

2011224er

1364 in the most recent issuance of the Department of Education 1365 publication entitled "Financial and Program Cost Accounting and 1366 Reporting for Florida Schools" and as included in the most 1367 recent annual financial report submitted to the Commissioner of 1368 Education, less the student transportation revenue allocation 1369 from the state appropriation for that purpose, amounts 1370 transferred to other funds, and increases to the amount of the 1371 general fund's fund unreserved ending fund balance not 1372 classified as restricted, committed, or nonspendable if when the 1373 total unreserved ending fund balance not classified as restricted, committed, or nonspendable is in excess of 5 percent 1374 1375 of the total general fund revenues.

1376 2. Expenditures for classroom instruction, which <u>equal</u> 1377 shall be the sum of the general fund expenditures for K-12 1378 instruction and instructional staff training.

1379 Section 26. Subsection (1) of section 170.201, Florida
1380 Statutes, is amended to read:

1381

170.201 Special assessments.-

1382 (1) In addition to other lawful authority to levy and 1383 collect special assessments, the governing body of a 1384 municipality may levy and collect special assessments to fund 1385 capital improvements and municipal services, including, but not 1386 limited to, fire protection, emergency medical services, garbage 1387 disposal, sewer improvement, street improvement, and parking 1388 facilities. Without limiting the foregoing, a municipality that 1389 has a population of fewer than 100 persons for the previous 1390 year's taxing year, may also levy and collect special 1391 assessments to fund special security and crime prevention 1392 services and facilities, including guard and gatehouse

#### Page 48 of 49

1393 facilities for the current taxing year. However, if prior to the 1394 levy of the assessment, the cost of the services and facilities 1395 are funded by ad valorem taxes, the taxes shall be abated 1396 annually thereafter, in an amount equal to the full amount of 1397 the special assessment. The governing body of a municipality may apportion costs of such special assessments based on: 1398 1399 (a) The front or square footage of each parcel of land; or 1400 (b) An alternative methodology, so long as the amount of

1401 the assessment for each parcel of land is not in excess of the 1402 proportional benefits as compared to other assessments on other 1403 parcels of land.

1404

Section 27. This act shall take effect October 1, 2011.