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By the Committees on Rules; and Rules

595-02202-12 20122038c1 A bill to be entitled

An act relating to the privatization of correctional facilities; creating s. 944.7115, F.S.; requiring that the Department of Corrections privatize the management and operation of certain correctional facilities and assigned correctional units; requiring that the department issue one or more requests for proposals; providing a timeframe for proposals submitted in response to a request for proposals; providing certain cost-saving requirements for a request for proposals; requiring that the department determine the costs incurred for the 2010-2011 fiscal year for each correctional facility and assigned correctional unit according to a specified formula; limiting the costs to be incurred by the state in the second or subsequent contract years; providing that the provisions in a request for proposals which relate to cost savings are not subject to challenge in any protest of the specifications of a request for proposals; requiring that each contractor selected as a result of a request for proposals manage and operate the correctional facilities and all assigned correctional units at certain capacities; requiring that all activities regarding the classification of inmates remain under the department's supervision and direction; requiring that each facility's average daily population and medical and psychological grade population percentages remain unchanged from the average daily population calculated for the 2010-2011

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fiscal year; requiring that certain participating accounts associated with the correctional facilities and assigned correctional units continue to be remitted to the General Revenue Fund; providing that certain statutory provisions regarding contractual arrangements with private entities for the operation and maintenance of correctional facilities and the certification of private correctional officers do not apply to a request for proposals or a contract authorized by the act; providing that s. 216.023, F.S., regarding legislative budget requests furnished to the Legislature, does not initially apply to the department with respect to the services required to be privatized under the act; providing requirements for a contract that results from a request for proposals; requiring that the department provide reports to the legislative appropriations committees regarding the performance of each contractor; requiring that the department prepare and submit to the Legislative Budget Commission proposed revisions to its operating budget; requiring that the department enter into a contract with one or more winning bidders after approval by the Legislative Budget Commission; requiring that current employees at each designated correctional facility and assigned correctional unit be given first preference for continued employment; requiring that the department make reasonable efforts for finding job placements for employees who wish to continue to be employed by the state; authorizing the

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department to adopt rules; repealing s. 944.719(1), F.S., relating to the adoption of rules by the Department of Corrections regarding contractual arrangements and standards for the operation of correctional facilities by private vendors; providing an effective date.

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

Section 1. Section 944.7115, Florida Statutes, is created to read:

944.7115 Department of Corrections; Southern Florida Region; privatization of correctional facilities.—

- (1) Notwithstanding s. 287.057(1)(b)1., the department shall, through the issuance of one or more requests for proposals, privatize the management and operation of all correctional facilities and assigned correctional units, including prisons, annexes, work camps, road prisons, and work release centers, which are operated by the department in the Southern Florida Region and located in Manatee, Hardee, Indian River, Okeechobee, Highlands, St. Lucie, DeSoto, Sarasota, Charlotte, Glades, Martin, Palm Beach, Hendry, Lee, Collier, Broward, Miami-Dade, and Monroe Counties, excluding any correctional facility or assigned correctional unit that has been closed or scheduled for closure before June 30, 2012.
- (2) The department shall issue its request for proposals no later than 30 days after the effective date of this act. The department shall require that any proposal submitted in response to a request for proposals be submitted no later than 30 days

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after the issuance of the request for proposals.

(3) Each request for proposals which is issued by the department must provide that the total cost of a responsive proposal to the department during the first year of the contract must result in actual cost savings to the state of at least 7 percent of the costs incurred by the state for the 2010-2011 fiscal year for the provision of the services at the correctional facilities and assigned correctional units included in the request for proposals. For each correctional facility and assigned correctional unit included in a request for proposals, the department shall determine the costs incurred by the state for the 2010-2011 fiscal year using the average daily population of each correctional facility and assigned correctional unit during the 2010-2011 fiscal year and the direct and distributed inmate per diem cost for each correctional facility and assigned correctional unit during the 2010-2011 fiscal year, reduced for the 3 percent retirement contribution now required by state employees under chapter 121, by inmate medical costs, and by the department's direct and personnel costs associated with inmate classification. The total costs to be incurred by the state in the second or subsequent years of the contract resulting from the request for proposals may increase by not more than the percentage increase in the Consumer Price Index; however, any such increase is contingent upon appropriation by the Legislature. Notwithstanding s. 120.57(3), the provisions in a request for proposals which relate to the cost savings required under this subsection are not subject to challenge in any protest of the specifications of the request for proposals.

(4) Each contractor selected as a result of a request for

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proposals must manage and operate each correctional facility and
the assigned correctional unit at capacities set forth in s.

944.023.

- (5) All activities regarding the classification of inmates shall remain under the department's supervision and direction as required by law. Each facility's average daily population, as well as medical and psychological grade population percentages, shall remain substantially unchanged from the average daily population calculated for the 2010-2011 fiscal year.
- (6) Notwithstanding ss. 944.72 and 945.215, funds from canteens, subsistence payments, and any other participating accounts associated with or located at the correctional facilities and all assigned correctional units shall continue to be remitted to the General Revenue Fund.
- (7) The provisions of s. 944.105(1), (6), and (7) do not apply to any request for proposals or contract authorized by this section. Section 216.023 does not apply to the department with respect to the services required to be privatized under this section until the department is required to submit its legislative budget request for the first fiscal year that begins after the department completely implements the privatization required under this section.
- (8) Any contract resulting from a request for proposals
  must:
- (a) Require compliance with all applicable federal, state, and local laws and all rules adopted by the department.
- (b) Require actual cost savings to the state of at least 7 percent of the costs incurred by the state for the 2010-2011 fiscal year for the provision of the required services at the

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correctional facilities and assigned correctional units included in the request for proposals.

- (c) Require the certification of private correctional officers pursuant to s. 943.1395 at the contractor's expense, and all such officers must meet the minimum qualifications established in s. 943.13. All other employees of the contractor who perform their duties at the private correctional facility shall, at a minimum, receive the same quality and quantity of training required by the state for employees of state-operated correctional facilities. All training expenses are the responsibility of the contractor. The department shall be the contributor and recipient of all criminal background information necessary for certification by the Criminal Justice Standards and Training Commission.
- (d) Include specific performance measures and levels of expected performance for the contractor in order to ensure contractor performance and accountability, and require the contractor to provide the department with information concerning each performance measure for each separate correctional facility and assigned correctional unit for each month, calendar quarter, and year during the term of the contract, in the format specified by the department.
- 1. The required performance measures must include, but are not limited to:
- <u>a. The number of batteries committed by inmates on one or</u>
  more persons per 1,000 inmates;
- b. The number of inmates receiving major disciplinary reports per 1,000 inmates;
  - c. The percentage of random inmate drug tests that are

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p. The percentage of inmates who successfully complete

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204 vocational education programs;

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q. The average increase in grade level achieved by inmates participating in education programs every 3-month instructional period; and

- r. The percentage of inmates who successfully complete transition, rehabilitation, or support programs without subsequent recommitment to community supervision or prison for 24 months after release.
- 2. For work release centers, the required performance measures must also include, but are not limited to:
  - a. The percent of employment of supervised individuals;
  - b. The illegal substance use by supervised individuals;
  - c. The victim restitution paid by supervised individuals;
- d. Compliance by supervised individuals with no-contact orders;
- e. The number of serious incidents occurring at the facility; and
  - f. The number of absconders.
- (9) The department shall provide reports to each chair of the legislative appropriations committees regarding the performance of each contractor which include, but are not limited to, information regarding each required performance measure in each contract resulting from the request for proposals for each contractor and for each correctional facility and assigned correctional unit.
- (10) After the department has issued its notice of intent to award a contract, resolved any bid protests, and concluded negotiation of a contract resulting from the request for proposals, the department must prepare and submit to the

595-02202-12 20122038c1 233 Legislative Budget Commission proposed revisions to its 234 operating budget which demonstrate the 7 percent savings 235 required under subsection (3), which must be attained during the 236 first year of the term of the contract. 237 (11) After approval by the Legislative Budget Commission, 238 the department shall enter into a contract with one or more 239 winning bidders. 240 (12) Each current department employee at the designated 241 correctional facility and assigned correctional unit who is 2.42 affected by the privatization must be given first preference for 243 continued employment by the contractor selected as a result of a 244 request for proposals. The department shall make reasonable 245 efforts to find suitable job placements for employees who wish 246 to continue to be employed by the state. 247 (13) The department may adopt rules as necessary to 248 administer this section. 249 Section 2. Subsection (1) of section 944.719, Florida 250 Statutes, is repealed.

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