Bill No. HB 5003 (2014)

Amendment No.

	CHAMBER ACTION
	Senate House
	•
1	The Conference Committee on UD 5000 afferred the fallening
1	The Conference Committee on HB 5003 offered the following:
2 3	Conference Committee Amendment (with title amendment)
4	Remove everything after the enacting clause and insert:
5	Section 1. It is the intent of the Legislature that the
6	implementing and administering provisions of this act apply to
7	the General Appropriations Act for the 2014-2015 fiscal year.
8	Section 2. In order to implement Specific Appropriations
	9 10 11 96 and 97 of the 2017-2015 Ceneral Appropriations
9	9, 10, 11, 96, and 97 of the 2014-2015 General Appropriations
9 0	Act, the calculations of the Florida Education Finance Program
9 0 1	Act, the calculations of the Florida Education Finance Program for the 2014-2015 fiscal year in the document titled "Public
9 0 1 2	Act, the calculations of the Florida Education Finance Program for the 2014-2015 fiscal year in the document titled "Public School Funding-The Florida Education Finance Program," dated
9 .0 .1 .2 .3	Act, the calculations of the Florida Education Finance Program for the 2014-2015 fiscal year in the document titled "Public School Funding-The Florida Education Finance Program," dated April 29, 2014, and filed with the Clerk of the House of
	Act, the calculations of the Florida Education Finance Program for the 2014-2015 fiscal year in the document titled "Public School Funding-The Florida Education Finance Program," dated

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15	of displaying the calculations used by the Legislature,
16	consistent with the requirements of state law, in making
17	appropriations for the Florida Education Finance Program. This
18	section expires July 1, 2015.
19	Section 3. In order to implement Specific Appropriations 9
20	and 96 of the 2014-2015 General Appropriations Act and
21	notwithstanding the provisions of ss. 1006.28-1006.42, 1002.20,
22	1003.02, 1011.62(6)(b)5., and 1011.67, Florida Statutes,
23	relating to the expenditure of funds provided for instructional
24	materials, for the 2014-2015 fiscal year, funds provided for
25	instructional materials shall be released and expended as
26	required in the proviso language for Specific Appropriation 96
27	of the 2014-2015 General Appropriations Act. This section
28	expires July 1, 2015.
29	Section 4. In order to implement Specific Appropriation 25
30	of the 2014-2015 General Appropriations Act, paragraph (a) of
31	subsection (1) of section 1013.64, Florida Statutes, is amended
32	to read:
33	1013.64 Funds for comprehensive educational plant needs;
34	construction cost maximums for school district capital
35	projectsAllocations from the Public Education Capital Outlay
36	and Debt Service Trust Fund to the various boards for capital
37	outlay projects shall be determined as follows:
38	(1)(a) <u>1.</u> Funds for remodeling, renovation, maintenance,
39	repairs, and site improvement for existing satisfactory
40	facilities shall be given priority consideration by the
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41 Legislature for appropriations allocated to the boards from the 42 total amount of the Public Education Capital Outlay and Debt 43 Service Trust Fund appropriated. These funds shall be calculated pursuant to the following basic formula: the building value 44 45 times the building age over the sum of the years' digits 46 assuming a 50-year building life. For modular noncombustible 47 facilities, a 35-year life shall be used, and for relocatable facilities, a 20-year life shall be used. "Building value" is 48 49 calculated by multiplying each building's total assignable 50 square feet times the appropriate net-to-gross conversion rate 51 found in state board rules and that product times the current average new construction cost. "Building age" is calculated by 52 53 multiplying the prior year's building age times 1 minus the 54 prior year's sum received from this subsection divided by the 55 prior year's building value. To the net result shall be added the number 1. Each board shall receive the percentage generated 56 57 by the preceding formula of the total amount appropriated for the purposes of this section. 58

59 <u>2. Notwithstanding subparagraph 1., and for the 2014-2015</u> 60 <u>fiscal year only, funds appropriated for remodeling, renovation,</u> 61 <u>maintenance, repairs, and site improvement for existing</u> 62 <u>satisfactory facilities shall be allocated by prorating the</u> 63 <u>total appropriation based on each school district's share of the</u> 64 <u>2013-2014 reported fixed capital outlay full-time equivalent</u> 65 <u>student. This subparagraph expires July 1, 2015.</u>

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66 Section 5. In order to implement Specific Appropriations 9 67 and 96 of the 2014-2015 General Appropriations Act, paragraph 68 (e) of subsection (4) of section 1011.62, Florida Statutes, is 69 amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The
Legislature shall prescribe the aggregate required local effort
for all school districts collectively as an item in the General
Appropriations Act for each fiscal year. The amount that each
district shall provide annually toward the cost of the Florida
Education Finance Program for kindergarten through grade 12
programs shall be calculated as follows:

83

(e) Prior period funding adjustment millage.-

There shall be an additional millage to be known as the 84 1. 85 Prior Period Funding Adjustment Millage levied by a school district if the prior period unrealized required local effort 86 funds are greater than zero. The Commissioner of Education shall 87 calculate the amount of the prior period unrealized required 88 89 local effort funds as specified in subparagraph 2. and the 90 millage required to generate that amount as specified in this 91 subparagraph. The Prior Period Funding Adjustment Millage shall

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92 be the quotient of the prior period unrealized required local 93 effort funds divided by the current year taxable value certified 94 to the Commissioner of Education pursuant to sub-subparagraph 95 (a)1.a. This levy shall be in addition to the required local 96 effort millage certified pursuant to this subsection. Such 97 millage shall not affect the calculation of the current year's required local effort, and the funds generated by such levy 98 99 shall not be included in the district's Florida Education 100 Finance Program allocation for that fiscal year. For purposes of 101 the millage to be included on the Notice of Proposed Taxes, the 102 Commissioner of Education shall adjust the required local effort 103 millage computed pursuant to paragraph (a) as adjusted by 104 paragraph (b) for the current year for any district that levies 105 a Prior Period Funding Adjustment Millage to include all Prior Period Funding Adjustment Millage. For the purpose of this 106 107 paragraph, there shall be a Prior Period Funding Adjustment 108 Millage levied for each year certified by the Department of Revenue pursuant to sub-subparagraph (a)2.a. since the previous 109 year certification and for which the calculation in sub-110 subparagraph 2.b. is greater than zero. 111

112

2.a. As used in this subparagraph, the term:

(I) "Prior year" means a year certified under subsubparagraph (a)2.a.

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(II) "Preliminary taxable value" means:

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(A) If the prior year is the 2009-2010 fiscal year or
later, the taxable value certified to the Commissioner of
Education pursuant to sub-subparagraph (a)1.a.

(B) If the prior year is the 2008-2009 fiscal year or earlier, the taxable value certified pursuant to the final calculation as specified in former paragraph (b) as that paragraph existed in the prior year.

(III) "Final taxable value" means the district's taxable value as certified by the property appraiser pursuant to s. 193.122(2) or (3), if applicable. This is the certification that reflects all final administrative actions of the value adjustment board.

128 b. For purposes of this subsection and with respect to 129 each year certified pursuant to sub-subparagraph (a)2.a., if the 130 district's prior year preliminary taxable value is greater than the district's prior year final taxable value, the prior period 131 132 unrealized required local effort funds are the difference between the district's prior year preliminary taxable value and 133 the district's prior year final taxable value, multiplied by the 134 135 prior year district required local effort millage. If the 136 district's prior year preliminary taxable value is less than the district's prior year final taxable value, the prior period 137 unrealized required local effort funds are zero. 138

<u>c. For the 2014-2015 fiscal year only, if a district's</u>
 <u>prior period unrealized required local effort funds and prior</u>
 <u>period district required local effort millage cannot be</u>

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142	determined because such district's final taxable value has not
143	yet been certified pursuant to s. 193.122(2) or (3), for the
144	2014 tax levy, the Prior Period Funding Adjustment Millage for
145	such fiscal year shall be levied in 2014 in an amount equal to
146	75 percent of such district's most recent unrealized required
147	local effort for which a Prior Period Funding Adjustment Millage
148	was determined as provided in this section. Upon certification
149	of the final taxable value for the 2013 tax roll in accordance
150	with s. 193.122(2) or (3), the Prior Period Funding Adjustment
151	Millage levied in 2015 shall be adjusted to include any
152	shortfall or surplus in the prior period unrealized required
153	local effort funds that would have been levied in 2014, had the
154	district's final taxable value been certified pursuant to s.
155	193.122(2) or (3) for the 2014 tax levy. This provision shall be
156	implemented by a district only if the millage calculated
157	pursuant to this paragraph when added to the millage levied by
158	the district for all purposes for the 2014-2015 fiscal year is
159	less than or equal to the total millage levied for the 2013-2014
160	fiscal year. This sub-subparagraph expires July 1, 2015.
161	Section 6. In order to implement Specific Appropriation
162	28A of the 2014-2015 General Appropriations Act and
163	notwithstanding s. 1013.64(2), Florida Statutes, any district
164	school board that generates less than \$1 million in revenue from
165	a 1-mill levy of ad valorem tax shall contribute 0.75 mills for
166	fiscal year 2014-2015 toward the cost of funded special

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167	facilities construction projects. This section expires July 1,
168	2015.
169	Section 7. In order to implement Specific Appropriations
170	203, 210, 211, 212, and 215 of the 2014-2015 General
171	Appropriations Act, the calculations for the Medicaid Low-Income
172	Pool, Disproportionate Share Hospital, and Hospital
173	Reimbursement programs, and the parameters and calculations for
174	the diagnosis-related group (DRG) methodology for hospital
175	reimbursement, for the 2014-2015 fiscal year contained in the
176	document titled "Medicaid Hospital Funding Programs," dated
177	April 29, 2014, and filed with the Clerk of the House of
178	Representatives, are incorporated by reference for the purpose
179	of displaying the calculations used by the Legislature,
180	consistent with the requirements of state law, in making
181	appropriations for the Medicaid Low-Income Pool,
182	Disproportionate Share Hospital, and Hospital Reimbursement
183	programs, and the parameters and calculations for the diagnosis-
184	related group methodology for hospital reimbursement. This
185	section expires July 1, 2015.
186	Section 8. (1) In order to implement Specific
187	Appropriation 490 of the 2014-2015 General Appropriations Act,
188	the following requirements govern the continuation of the
189	Department of Health's Florida Onsite Sewage Nitrogen Reduction
190	Strategies Study:
191	(a) Funding for completion of the study is through the
192	Department of Health. Notwithstanding s. 287.057, Florida
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193	Statutes, the current contract may be extended until the study
194	is completed.
195	(b) The Department of Health, the Department of Health's
196	Research Review and Advisory Committee, and the Department of
197	Environmental Protection shall work together to provide the
198	necessary technical oversight to complete the study.
199	(c) Management and oversight of the completion of the
200	study must be consistent with the terms of the existing
201	contract. However, the main focus and priority shall be
202	developing, testing, and recommending cost-effective passive
203	technology design criteria for nitrogen reduction.
204	Notwithstanding any other provision of law, before the study is
205	completed, a state agency may not adopt or implement a rule or
206	policy that:
207	1. Mandates, establishes, or implements more restrictive
208	nitrogen reduction standards to existing or new onsite sewage
209	treatment systems or modification of such systems; or
210	2. Directly or indirectly, such as through an
211	administrative order issued by the Department of Environmental
212	Protection as part of a basin management action plan adopted
213	pursuant to s. 403.067, Florida Statutes, requires the use of
214	performance-based treatment systems or similar technologies.
215	However, more restrictive nitrogen reduction standards for
216	onsite systems may be required through a basin management action
217	plan if such plan is phased in after the study is completed.

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218	(d) Any systems installed at home sites are experimental
219	in nature and shall be installed with significant field testing
220	and monitoring. The Department of Health is specifically
221	authorized to allow installation of these experimental systems.
222	(2) This section expires July 1, 2015.
223	Section 9. (1) In order to implement Specific
224	Appropriation 268 of the 2014-2015 General Appropriations Act,
225	and notwithstanding s. 393.065(5), Florida Statutes, individuals
226	on the Medicaid home and community-based waiver programs wait
227	list shall be offered a slot in the waiver as follows:
228	(a) Individuals in category 1, which includes clients
229	deemed to be in crisis as described in rule, shall be given
230	first priority in moving from the wait list to the waiver.
231	(b) Individuals in category 2 at the time of finalization
232	of an adoption with placement in a family home, reunification
233	with family members with placement in a family home, or
234	permanent placement with a relative in a family home, shall be
235	moved to the waiver.
236	(c) In selecting individuals in category 3 or category 4,
237	the Agency for Persons with Disabilities shall use the Agency
238	for Persons with Disabilities Wait List Prioritization Tool,
239	dated March 15, 2013. Those individuals whose needs score
240	highest on the Wait List Prioritization Tool shall be moved to
241	the waiver during the 2014-2015 fiscal year, to the extent funds
242	are available.

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243	(2) The agency shall allow an individual who meets the
244	eligibility requirements of s. 393.065(1), Florida Statutes, to
245	receive home and community-based services in this state if the
246	individual's parent or legal guardian is an active-duty military
247	servicemember and, at the time of the servicemember's transfer
248	to Florida, the individual was receiving home and community-
249	based services in another state.
250	(3) Upon the placement of individuals on the waiver
251	pursuant to subsection (1), individuals remaining on the wait
252	list are deemed not to have been substantially affected by
253	agency action and are, therefore, not entitled to a hearing
254	under s. 393.125, Florida Statutes, or administrative proceeding
255	under chapter 120, Florida Statutes. This section expires July
256	<u>1, 2015.</u>
257	Section 10. In order to implement Specific Appropriations
258	350 through 366C and 371 through 374 of the 2014-2015 General
259	Appropriations Act, and notwithstanding any other provision of
260	law, in order to provide consistency and continuity in the
261	provision of mental health and substance abuse treatment
262	services to individuals throughout the state, behavioral health
263	managing entities contracting with the Department of Children
264	and Families pursuant to s. 394.9082, Florida Statutes, may not
265	conduct provider network procurements during the 2014-2015
266	fiscal year. Procurements are authorized when required by
267	federal funding requirements, to procure services due to new
268	funding, or to use available existing funds no longer allocated
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269	to a provider. The department shall amend its contracts with
270	each managing entity, if necessary, to remove contractual
271	provisions that have the effect of requiring a managing entity
272	to conduct a provider network procurement during the 2014-2015
273	fiscal year. This section expires July 1, 2015.
274	Section 11. In order to implement Specific Appropriations
275	572 through 577 and 578 through 580 of the 2014-2015 General
276	Appropriations Act, subsection (3) is added to section 296.37,
277	Florida Statutes, to read:
278	296.37 Residents; contribution to support
279	(3) Notwithstanding subsection (1), each resident of the
280	home who receives a pension, compensation, or gratuity from the
281	United States Government, or income from any other source, of
282	more than \$105 per month shall contribute to his or her
283	maintenance and support while a resident of the home in
284	accordance with a payment schedule determined by the
285	administrator and approved by the director. The total amount of
286	such contributions shall be to the fullest extent possible, but
287	in no case, shall exceed the actual cost of operating and
288	maintaining the home. This subsection expires July 1, 2015.
289	Section 12. In order to implement Specific Appropriation
290	241 of the 2014-2015 General Appropriations Act, the Agency for
291	Health Care Administration shall ensure that nursing facility
292	residents who are eligible for funds to transition to home and
293	community-based services waivers must first have resided in a

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294 skilled nursing facility for at least 60 consecutive days. This 295 section expires July 1, 2015. 296 Section 13. In order to implement Specific Appropriation 297 242 of the 2014-2015 General Appropriations Act, the Agency for 298 Health Care Administration and the Department of Elderly Affairs 299 shall prioritize individuals for enrollment in the Medicaid 300 Long-Term Care Waiver program using a frailty-based screening 301 that provides a prioritization score (the "scoring process") and 302 shall enroll individuals in the program according to the assigned priority score, as funds are available. The agency may 303 adopt rules, pursuant to s. 409.919, Florida Statutes, and enter 304 305 into interagency agreements necessary to administer s. 306 409.979(3), Florida Statutes. Such rules or interagency 307 agreements adopted by the agency relating to the scoring process 308 may delegate to the Department of Elderly Affairs, pursuant to 309 s. 409.978, Florida Statutes, the responsibility for 310 implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and the responsibility 311 312 for defending, as needed, the scores assigned to persons on the 313 program waitlist in any resulting Medicaid fair hearings. The 314 Department of Elderly Affairs may delegate the provision of 315 notice of Medicaid fair hearing rights to its contractors. This 316 section expires July 1, 2015. 317 Section 14. In order to implement Specific Appropriation 318 189 of the 2014-2015 General Appropriations Act and notwithstanding s. 287.057, Florida Statutes, the Agency for 319 372617 Approved For Filing: 4/29/2014 8:17:36 PM

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320	Health Care Administration may extend through June 30, 2015, the
321	current contract for consultant services related to Diagnostic
322	Related Groups (DRG) for Medicaid hospital inpatient services.
323	This section expires July 1, 2015.
324	Section 15. In order to implement Specific Appropriations
325	196 through 247 of the 2014-2015 General Appropriations Act, the
326	Agency for Health Care Administration shall submit a budget
327	amendment pursuant to chapter 216, Florida Statutes, to realign
328	funding based on the implementation of the Managed Medical
329	Assistance component of the Medicaid Managed Care program as
330	authorized in chapter 2011-134, Laws of Florida. The funding
331	realignment shall reflect the actual enrollment changes due to
332	the transfer of beneficiaries from fee-for-service to capitated
333	managed care plans for medical assistance services.
334	Notwithstanding s. 216.177, Florida Statutes, if the chair or
335	vice chair of the Legislative Budget Commission or the President
336	of the Senate or the Speaker of the House of Representatives
337	timely advises the Executive Office of the Governor, in writing,
338	that the budget amendment exceeds the delegated authority of the
339	Executive Office of the Governor or is contrary to legislative
340	policy or intent, the Executive Office of the Governor shall
341	void the action. This section expires July 1, 2015.
342	Section 16. In order to implement Specific Appropriations
343	196 through 235 and 543 of the General Appropriations Act and
344	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
345	Agency for Health Care Administration, in consultation with the
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346	Department of Health, may submit a budget amendment, subject to
347	the notice and objection procedures set forth in s. 216.177,
348	Florida Statutes, to realign funding within and between agencies
349	based on implementation of the Statewide Medicaid Managed Care
350	Medical Assistance program for Children's Medical Services
351	program of the Department of Health. The funding realignment
352	shall reflect the actual enrollment changes due to the transfer
353	of beneficiaries from fee-for-service to the capitated
354	Children's Medical Services network. The Agency for Health Care
355	Administration may submit a request for nonoperating budget
356	authority to transfer the federal funds to the Department of
357	Health, pursuant to s. 216.181(12), Florida Statutes. This
358	section expires July 1, 2015.
359	Section 17. In order to implement Specific Appropriations
360	210, 212, and 215 of the 2014-2015 General Appropriations Act,
361	subsection (5) is added to section 409.97, Florida Statutes, to
362	read:
363	409.97 State and local Medicaid partnerships
364	(5) Notwithstanding subsection (1), the provisions of this
365	section shall take effect beginning in the 2015-2016 fiscal
366	year. This section expires July 1, 2015.
367	Section 18. In order to implement Specific Appropriations
368	210 and 215 and notwithstanding s. 409.905, Florida Statutes, in
369	the event the Agency for Health Care Administration determines
370	the providers' average per-discharge Automatic Intergovernmental
371	Transfer payments and self-funded Intergovernmental Transfer
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372	payments used in paying hospitals during state fiscal year 2013-
373	2014 differs from appropriated state fiscal year 2013-2014
374	intergovernmental transfer allocations, the agency shall
375	retroactively adjust hospital payment rates to align payments
376	with available intergovernmental transfer funding by
377	reprocessing all hospital claims for state fiscal year 2013-
378	2014. Adjustments will cover differences between actual
379	intergovernmental transfer payments and appropriated
380	intergovernmental transfer amounts up to a limit equal to full
381	hospital Medicaid inpatient cost. This section expires July 1,
382	2015.
383	Section 19. In order to implement Specific Appropriation
384	210 and notwithstanding s. 409.905, Florida Statutes, the Agency
385	for Health Care Administration may make nonrecurring retroactive
386	rate adjustments for hospital inpatient services for any
387	hospital with a Medicaid utilization rate greater than 50
388	percent and that has reduced its chargemaster by at least 30
389	percent as of January 1, 2014. This section expires July 1,
390	2015.
391	Section 20. In order to implement Specific Appropriations
392	598 through 734 and 747 through 786 of the 2014-2015 General
393	Appropriations Act, subsection (4) of section 216.262, Florida
394	Statutes, is amended to read:
395	216.262 Authorized positions
396	(4) Notwithstanding the provisions of this chapter
397	relating to increasing the number of authorized positions, and
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398 for the 2014-2015 2013-2014 fiscal year only, if the actual 399 inmate population of the Department of Corrections exceeds the 400 inmate population projections of the February 27, 2014 19, 2013, 401 Criminal Justice Estimating Conference by 1 percent for 2 402 consecutive months or 2 percent for any month, the Executive 403 Office of the Governor, with the approval of the Legislative 404 Budget Commission, shall immediately notify the Criminal Justice 405 Estimating Conference, which shall convene as soon as possible 406 to revise the estimates. The Department of Corrections may then 407 submit a budget amendment requesting the establishment of 408 positions in excess of the number authorized by the Legislature 409 and additional appropriations from unallocated general revenue 410 sufficient to provide for essential staff, fixed capital 411 improvements, and other resources to provide classification, 412 security, food services, health services, and other variable 413 expenses within the institutions to accommodate the estimated 414 increase in the inmate population. All actions taken pursuant to this subsection are subject to review and approval by the 415 Legislative Budget Commission. This subsection expires July 1, 416 417 2015 2014. 418 Section 21. In order to implement Specific Appropriations 1322 and 1323 of the 2014-2015 General Appropriations Act, the 419 420 Department of Legal Affairs may expend appropriated funds in

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those specific appropriations on the same programs that were 422 funded by the department pursuant to specific appropriations

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423 <u>made in general appropriations acts in previous years. This</u> 424 section expires July 1, 2015.

425 Section 22. In order to implement Specific Appropriations 426 1258 and 1263 of the 2014-2015 General Appropriations Act, 427 paragraph (d) of subsection (4) of section 932.7055, Florida 428 Statutes, is amended to read:

429

932.7055 Disposition of liens and forfeited property.-

430 (4) The proceeds from the sale of forfeited property shall431 be disbursed in the following priority:

432 (d) Notwithstanding any other provision of this 433 subsection, and for the 2014-2015 2013-2014 fiscal year only, 434 the funds in a special law enforcement trust fund established by 435 the governing body of a municipality may be expended to 436 reimburse the general fund of the municipality for moneys 437 advanced from the general fund to the special law enforcement 438 trust fund before October 1, 2001. This paragraph expires July 439 1, 2015 2014.

Section 23. (1) In order to implement Specific
Appropriations 1129, 1130, 1135, 1136, 1182, 1184, 1186, 1189,
1190, 1192, 1193, 1194, 1205, and 1210 of the 2014-2015 General
Appropriations Act, the Department of Juvenile Justice must
comply with the following reimbursement limitations:

(a) Payments to a hospital or a health care provider may
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448	the department and the hospital or the health care provider
449	providing services at a hospital.
450	(b) The department may continue to make payments for
451	health care services at the currently contracted rates through
452	the current term of the contract if a contract has been executed
453	between the department and a hospital or a health care provider
454	providing services at a hospital; however, payments may not
455	exceed 110 percent of the Medicare allowable rate after the
456	current term of the contract expires or after the contract is
457	renewed during the 2014-2015 fiscal year.
458	(c) Payments may not exceed 110 percent of the Medicare
459	allowable rate under a contract executed on or after July 1,
460	2014, between the department and a hospital or a health care
461	provider providing services at a hospital.
462	(d) Notwithstanding paragraphs (a)-(c), the department may
463	pay up to 125 percent of the Medicare allowable rate for health
464	care services at a hospital that reports or has reported a
465	negative operating margin for the previous fiscal year to the
466	Agency for Health Care Administration through hospital-audited
467	financial data.
468	(e) The department may not execute a contract for health
469	care services at a hospital for rates other than rates based on
470	a percentage of the Medicare allowable rate.
471	(2) As used in this section, the term "hospital" means a
472	hospital licensed under chapter 395, Florida Statutes.
473	(3) This section expires July 1, 2015.
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474 Section 24. In order to implement section 7 of the 2014-475 2015 General Appropriations Act, paragraph (c) of subsection (4) 476 of section 29.008, Florida Statutes, is amended to read: 477 29.008 County funding of court-related functions.-478 (4) 479 (c) Counties are exempt from all requirements and 480 provisions of paragraph (a) for the 2014-2015 2013-2014 fiscal 481 year. Accordingly, for the 2014-2015 2013-2014 fiscal year, 482 counties shall maintain, but are not required to increase, their 483 expenditures for the items specified in paragraphs (1)(a)-(h)484 and subsection (3). The requirements described in paragraph (a) 485 shall be reinstated beginning with the 2015-2016 2014-2015 486 fiscal year. This paragraph expires July 1, 2015 2014.

487 Section 25. In order to implement section 7 of the 2014488 2015 General Appropriations Act, subsection (2) of section
489 215.18, Florida Statutes, is amended to read:

490

215.18 Transfers between funds; limitation.-

491 (2)The Chief Justice of the Supreme Court may receive one or more trust fund loans to ensure that the state court system 492 493 has funds sufficient to meet its appropriations in the 2014-2015 494 2012-2013 General Appropriations Act. If the Chief Justice accesses the loan, he or she must notify the Governor and the 495 496 chairs of the legislative appropriations committees in writing. 497 The loan must come from other funds in the State Treasury which 498 are for the time being or otherwise in excess of the amounts 499 necessary to meet the just requirements of such last-mentioned

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500 funds. The Governor shall order the transfer of funds within 5 501 days after the written notification from the Chief Justice. If 502 the Governor does not order the transfer, the Chief Financial 503 Officer shall transfer the requested funds. The loan of funds 504 from which any money is temporarily transferred must be repaid 505 by the end of the <u>2014-2015</u> 2012-2013 fiscal year. This 506 subsection expires July 1, 2015 2013.

507 Section 26. In order to implement appropriations used for 508 the payments of existing lease contracts for private lease space 509 in excess of 2,000 square feet in the 2014-2015 General 510 Appropriations Act, the Department of Management Services, with 511 the cooperation of the agencies having the existing lease 512 contracts for office or storage space, shall use tenant broker 513 services to renegotiate or reprocure all private lease 514 agreements for office or storage space expiring between July 1, 2015, and June 30, 2017, in order to reduce costs in future 515 516 years. The department shall incorporate this initiative into its 517 2014 Master Leasing Report required under s. 255.249(7), Florida 518 Statutes, and may use tenant broker services to explore the 519 possibilities of colocating office or storage space, to review 520 the space needs of each agency, and to review the length and 521 terms of potential renewals or renegotiations. The department shall provide a report to the Executive Office of the Governor, 522 523 the President of the Senate, and the Speaker of the House of Representatives by November 1, 2014, which lists each lease 524 contract for private office or storage space, the status of 525

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526 <u>renegotiations, and the savings achieved.</u> This section expires 527 <u>July 1, 2015.</u>

528 Section 27. In order to implement Specific Appropriations 529 2277 through 2285 of the 2014-2015 General Appropriations Act, 530 section 624.502, Florida Statutes, is reenacted to read:

531 624.502 Service of process fee.—In all instances as 532 provided in any section of the insurance code and s. 48.151(3) 533 in which service of process is authorized to be made upon the 534 Chief Financial Officer or the director of the office, the 535 plaintiff shall pay to the department or office a fee of \$15 for 536 such service of process, which fee shall be deposited into the 537 Administrative Trust Fund.

538 Section 28. The amendment to s. 624.502, Florida Statutes, 539 as carried forward by this act from chapter 2013-41, Laws of 540 Florida, expires July 1, 2015, and the text of that section 541 shall revert to that in existence on June 30, 2013, except that 542 any amendments to such text enacted other than by this act shall 543 be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that 544 545 expire pursuant to this section.

546 Section 29. In order to implement Specific Appropriations 547 2896 through 2907 of the 2014-2015 General Appropriations Act, 548 paragraph (a) of subsection (2) of section 282.709, Florida 549 Statutes, is amended to read:

550 282.709 State agency law enforcement radio system and 551 interoperability network.—

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(2) The Joint Task Force on State Agency Law Enforcement Communications is created adjunct to the department to advise the department of member-agency needs relating to the planning, designing, and establishment of the statewide communication system.

(a) The Joint Task Force on State Agency Law EnforcementCommunications shall consist of the following members:

1. A representative of the Division of Alcoholic Beverages
and Tobacco of the Department of Business and Professional
Regulation who shall be appointed by the secretary of the
department.

563 2. A representative of the Division of Florida Highway 564 Patrol of the Department of Highway Safety and Motor Vehicles 565 who shall be appointed by the executive director of the 566 department.

3. A representative of the Department of Law Enforcement
who shall be appointed by the executive director of the
department.

4. A representative of the Fish and Wildlife Conservation
Commission who shall be appointed by the executive director of
the commission.

573 5. A representative of the Department of Corrections who 574 shall be appointed by the secretary of the department.

575 6. A representative of the Division of State Fire Marshal 576 of the Department of Financial Services who shall be appointed 577 by the State Fire Marshal.

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578	7. A representative of the Department of Agriculture and
579	<u>Consumer Services</u> Transportation who shall be appointed by the
580	Commissioner of Agriculture secretary of the department.
581	Section 30. The amendment made by this act to s. 282.709,
582	Florida Statutes, expires July 1, 2015, and the text of that
583	section shall revert to that in existence on June 30, 2014,
584	except that any amendments to such text enacted other than by
585	this act shall be preserved and continue to operate to the
586	extent that such amendments are not dependent upon the portions
587	of text that expire pursuant to this section.
588	Section 31. In order to implement Specific Appropriation
589	1653 and section 52 of the 2014-2015 General Appropriations Act,
590	paragraph (e) of subsection (5) of section 161.143, Florida
591	Statutes, is amended to read:
592	161.143 Inlet management; planning, prioritizing, funding,
593	approving, and implementing projects
594	(5) The department shall annually provide an inlet
595	management project list, in priority order, to the Legislature
596	as part of the department's budget request. The list must
597	include studies, projects, or other activities that address the
598	management of at least 10 separate inlets and that are ranked
599	according to the criteria established under subsection (2).
600	(e) Notwithstanding paragraphs (a) and (b), and for the
601	2014-2015 2013-2014 fiscal year only, the amount allocated for
602	inlet management funding is provided in the <u>2014-2015</u> General
603	Appropriations Act. This paragraph expires July 1, <u>2015</u> 2014 .
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	Amendment No.
604	Section 32. In order to implement Specific Appropriations
605	1583, 1627A, and 1646 and sections 53 and 54 of the 2014-2015
606	General Appropriations Act, paragraphs (b) and (c) of subsection
607	(3) of section 375.041, Florida Statutes, are amended to read:
608	375.041 Land Acquisition Trust Fund
609	(3)
610	(b) In addition to the uses allowed under paragraph (a),
611	for the $2014-2015$ $2013-2014$ fiscal year, moneys in the Land
612	Acquisition Trust Fund may be transferred to support the Total
613	Maximum Daily Loads Program as provided in the General
614	Appropriations Act. This paragraph expires July 1,2015 2014.
615	(c) For the <u>2014-2015</u> 2013-2014 fiscal year only, moneys
616	in the Land Acquisition Trust Fund may be transferred to the
617	Save Our Everglades Trust Fund to support Everglades restoration
618	projects included in the final report of the Select Committee on
619	Indian River Lagoon and Lake Okeechobee Basin, dated November 8,
620	2013, and to the Florida Forever Trust Fund for the Florida
621	Forever program for Everglades restoration pursuant to
622	nonoperating budget authority under s. 216.181(12). This
623	paragraph expires July 1, <u>2015</u> 2014 .
624	Section 33. In order to implement Specific Appropriations
625	1620A, 1621A, 1621B, 1621C, 1625, and 1627A and section 54 of
626	the 2014-2015 General Appropriations Act, subsection (12) of
627	section 373.59, Florida Statutes, is amended to read:
628	373.59 Water Management Lands Trust Fund

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629	(12) Notwithstanding subsection (8), and for the $2014-2015$
630	2013-2014 fiscal year only, the moneys from the Water Management
631	Lands Trust Fund are allocated as follows:
632	(a) An amount necessary to pay debt service on bonds
633	issued before February 1, 2009, by the South Florida Water
634	Management District and the St. Johns River Water Management
635	District, which are secured by revenues provided pursuant to
636	this section, or to fund debt service reserve funds, rebate
637	obligations, or other amounts payable with respect to such
638	bonds.
639	(b) Eight million dollars to be transferred to the General
640	Revenue Fund.
641	(c) Seven million seven hundred thousand dollars to be
642	transferred to the Save Our Everglades Trust Fund to support
643	Everglades restoration projects included in the final report of
644	the Select Committee on Indian River Lagoon and Lake Okeechobee
645	Basin, dated November 8, 2013.
646	(d) (c) Any remaining funds to be provided in accordance
647	with the General Appropriations Act Three million dollars to be
648	distributed to the Suwannee River Water Management District for
649	springs restoration and protection projects.
650	(d) Three million dollars to be distributed to the
651	Northwest Florida Water Management District for Apalachicola Bay
652	water quality improvement projects.

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653	(e) Four million dollars to be distributed to the South
654	Florida Water Management District for J.W. Corbett Levee system
655	improvements.
656	(f) One million dollars to be distributed to the Southwest
657	Florida Water Management District for Duck Slough/Thousand Oaks
658	flood mitigation.
659	(g) The remaining appropriation to be distributed to the
660	Suwannee River Water Management District.
661	
662	This subsection expires July 1, 2015 2014.
663	Section 34. In order to implement Specific Appropriation
664	1627 of the 2014-2015 General Appropriations Act, the recurring
665	\$12 million appropriated from the General Revenue Fund and the
666	recurring \$20 million appropriated from the Water Management
667	Lands Trust Fund to the Department of Environmental Protection
668	for the Restoration Strategies Regional Water Quality Plan
669	provided in chapter 2013-59, Laws of Florida, shall be deposited
670	into the Save Our Everglades Trust Fund within the department to
671	support Everglades restoration projects included in the final
672	report of the Select Committee on Indian River Lagoon and Lake
673	Okeechobee Basin, dated November 8, 2013. This section expires
674	July 1, 2015.
675	Section 35. In order to implement Specific Appropriation
676	1700 of the 2014-2015 General Appropriations Act, subsection (5)
677	of section 403.7095, Florida Statutes, is amended to read:
678	403.7095 Solid waste management grant program
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(5) Notwithstanding any other provision of this section, and for the <u>2014-2015</u> 2013-2014 fiscal year only, the Department of Environmental Protection shall award the sum of \$3 million in grants equally to counties having populations of fewer than 100,000 for waste tire and litter prevention, recycling education, and general solid waste programs. This subsection expires July 1, <u>2015</u> 2014.

Section 36. In order to implement Specific Appropriations 1431A and 1583 and section 56 of the 2014-2015 General Appropriations Act, paragraph (m) of subsection (3) of section 259.105, Florida Statutes, is amended, and subsection (4) is added to that section, to read:

691

259.105 The Florida Forever Act.-

(3) Less the costs of issuing and the costs of funding
reserve accounts and other costs associated with bonds, the
proceeds of cash payments or bonds issued pursuant to this
section shall be deposited into the Florida Forever Trust Fund
created by s. 259.1051. The proceeds shall be distributed by the
Department of Environmental Protection in the following manner:

698 (m) Notwithstanding paragraphs (a)-(j) and for the 2014-699 2015 2013-2014 fiscal year only:

Five million dollars to the Department of Agriculture
 and Consumer Services for the acquisition of agricultural lands
 through perpetual conservation easements and other perpetual
 less-than-fee techniques, which will achieve the objectives of
 Florida Forever and s. 570.71 Ten million dollars appropriated

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705 from the Florida Forever Trust Fund shall be distributed only to 706 the Division of State Lands within the Department of 707 Environmental Protection for Board of Trustees Florida Forever 708 Priority List land acquisition projects that provide 709 conservation lands to protect the state's military installations 710 against encroachment. 711 2. The remaining moneys appropriated from the Florida 712 Forever Trust Fund shall be distributed only to the Division of 713 State Lands within the Department of Environmental Protection 714 for land acquisitions that are less-than-fee interest, for 715 partnerships in which the state's portion of the acquisition 716 cost is no more than 50 percent, or for conservation lands 717 needed for military buffering or springs or water resources 718 protection. 719 720 This paragraph expires July 1, 2015 2014. 721 (4) Notwithstanding subsection (3) and for the 2014-2015 722 fiscal year only, the funds appropriated in section 56 of the 723 2014-2015 General Appropriations Act may be provided to water 724 management districts for land acquisitions, including less-than-725 fee interest, identified by water management districts as being 726 needed for water resource protection or ecosystem restoration. 727 This subsection expires July 1, 2015. Section 37. In order to implement Specific Appropriations 728 729 1583 and 1627A and sections 53 and 54 of the 2014-2015 General

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Appropriations Act, paragraph (f) is added to subsection (11) ofsection 259.032, Florida Statutes, to read:

732 259.032 Conservation and Recreation Lands Trust Fund;733 purpose.-

734 (11)

735 (f) For the 2014-2015 fiscal year only, moneys in the 736 Conservation and Recreation Lands Trust Fund may be transferred 737 to the Florida Forever Trust Fund for the Florida Forever 738 program and to the Save Our Everglades Trust Fund to support 739 Everglades restoration projects included in the final report of 740 the Select Committee on Indian River Lagoon and Lake Okeechobee Basin, dated November 8, 2013, pursuant to nonoperating budget 741 742 authority under s. 216.181(12). This subsection expires July 1, 2015. 743

744 Section 38. In order to implement Specific Appropriations 745 1483 and 1484 of the 2014-2015 General Appropriations Act, 746 subsection (3) is added to section 255.25001, Florida Statutes, 747 to read:

748 255.25001 Department of Management Services not required 749 to participate in PRIDE leasing process; Department of 750 Agriculture and Consumer Services authorized to sell property 751 without complying with specified laws, distribution of 752 proceeds.—Notwithstanding the provisions of:

753 (3) Subsection (2), funds derived from the sale of 754 property by the Department of Agriculture and Consumer Services 755 located in Sanford, Florida, shall be deposited into the Market

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756	Improvements Working Capital Trust Fund. Before finalizing such
757	sale, the department's proposed action shall be subject to the
758	notice and review procedures set forth in s. 216.177. This
759	subsection expires July 1, 2015.
760	Section 39. In order to implement Specific Appropriations
761	1727A, 1727B, 1777A, and 1843A of the 2014-2015 General
762	Appropriations Act, paragraph (d) is added to subsection (11) of
763	section 216.181, Florida Statutes, to read:
764	216.181 Approved budgets for operations and fixed capital
765	outlay
766	(11)
767	(d) Notwithstanding paragraph (b) and paragraph (2)(b),
768	and for the 2014-2015 fiscal year only, the Legislative Budget
769	Commission may increase the amounts appropriated to the Fish and
770	Wildlife Conservation Commission or the Department of
771	Environmental Protection for fixed capital outlay projects,
772	including additional fixed capital outlay projects, using funds
773	provided to the state from the Gulf Environmental Benefit Fund
774	administered by the National Fish and Wildlife Foundation; funds
775	provided to the state from the Gulf Coast Restoration Trust Fund
776	related to the Resources and Ecosystems Sustainability, Tourist
777	Opportunities, and Revived Economies of the Gulf Coast Act of
778	2012 (RESTORE Act); or funds provided by the British Petroleum
779	Corporation (BP) for natural resource damage assessment early
780	restoration projects. Concurrent with submission of an amendment
781	to the Legislative Budget Commission pursuant to this paragraph,

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782	any project that carries a continuing commitment for future
783	appropriations by the Legislature must be specifically
784	identified, together with the projected amount of the future
785	commitment associated with the project and the fiscal years in
786	which the commitment is expected to commence. This paragraph
787	expires July 1, 2015.
788	
789	The provisions of this subsection are subject to the notice and
790	objection procedures set forth in s. 216.177.
791	Section 40. In order to implement Specific Appropriation
792	1839A of the 2014-2015 General Appropriations Act, the Fish and
793	Wildlife Conservation Commission may pay a bounty for each
794	lionfish captured and destroyed from state or adjacent federal
795	waters during participating lionfish derbies. This section
796	expires July 1, 2015.
797	Section 41. In order to implement Specific Appropriation
798	1913 of the 2014-2015 General Appropriations Act, paragraph (i)
799	is added to subsection (4) of section 339.135, Florida Statutes,
800	and subsection (5) of that section is amended, to read:
801	339.135 Work program; legislative budget request;
802	definitions; preparation, adoption, execution, and amendment
803	(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM
804	(i) Notwithstanding paragraph (a), and for the 2014-2015
805	fiscal year only, the Department of Transportation may use
806	appropriated funds to support the establishment of a statewide
807	system of interconnected multiuse trails and to pay the costs of
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813

808	planning, land acquisition, design, and construction of such
809	trails and related facilities. Funds specifically appropriated
810	for this purpose may not reduce, delete, or defer any existing
811	projects funded as of July 1, 2014, in the department's 5-year
812	work program. This paragraph expires July 1, 2015.

(5) ADOPTION OF THE WORK PROGRAM.-

The original approved budget for operational and fixed 814 (a) 815 capital expenditures for the department shall be the Governor's 816 budget recommendation and the first year of the tentative work 817 program, as both are amended by the General Appropriations Act 818 and any other act containing appropriations. In accordance with 819 the appropriations act, the department shall, before the 820 beginning of the fiscal year, adopt a final work program that includes which shall only include the original approved budget 821 822 for the department for the ensuing fiscal year, together with 823 any roll forwards approved pursuant to paragraph (6)(c), and the 824 portion of the tentative work program for the following 4 fiscal 825 years revised in accordance with the original approved budget for the department for the ensuing fiscal year together with the 826 827 roll forwards. The adopted work program may include only those 828 projects submitted as part of the tentative work program 829 developed under the provisions of subsection (4), plus any projects that which are separately identified by specific 830 831 appropriation in the General Appropriations Act and any roll forwards approved pursuant to paragraph (6)(c). However, any 832 transportation project of the department which is identified by 833

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834 specific appropriation in the General Appropriations Act shall 835 be deducted from the funds annually distributed to the 836 respective district pursuant to paragraph (4)(a). In addition, 837 the department may shall not in any year include any project or 838 allocate funds to a program in the adopted work program that is 839 contrary to existing law for that particular year. Projects may 840 shall not be undertaken unless they are listed in the adopted 841 work program.

842 (b) Notwithstanding paragraph (a), and for the 2014-2015 843 fiscal year only, the department may use appropriated funds to 844 support the establishment of a statewide system of 845 interconnected multiuse trails and to pay the costs of planning, 846 land acquisition, design, and construction of such trails and 847 related facilities. Funds specifically appropriated for this 848 purpose may not reduce, delete, or defer any existing projects 849 funded as of July 1, 2014, in the department's 5-year work 850 program. This paragraph expires July 1, 2015.

851 Section 42. In order to implement Specific Appropriation
852 1913 of the 2014-2015 General Appropriations Act, subsection (4)
853 is added to section 335.065, Florida Statutes, to read:

854 335.065 Bicycle and pedestrian ways along state roads and 855 transportation facilities.-

856 (4) (a) The department may use appropriated funds to 857 support the establishment of a statewide system of 858 interconnected multiuse trails and to pay the costs of planning, 859 land acquisition, design, and construction of such trails and

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related facilities. The department shall give funding priority 860 861 to projects that: 862 1. Are identified by the Florida Greenways and Trails 863 Council as priorities within the Florida Greenways and Trails 864 System pursuant to chapter 260. 865 2. Support the transportation needs of bicyclists and 866 pedestrians. 867 3. Have national, statewide, or regional importance. 4. Facilitate an interconnected system of trails by 868 869 completing gaps in existing trails. (b) A project funded under subsection (4) shall: 870 871 1. Be included in the department's work program developed 872 pursuant to s. 339.135. 2. Be operated and maintained by an entity other than the 873 874 department upon completion of construction. The department is 875 not obligated to provide funds for the operation and maintenance 876 of the project. 877 (c) This subsection expires July 1, 2015. 878 Section 43. In order to implement Specific Appropriation 879 1913 of the 2014-2015 General Appropriations Act, and 880 notwithstanding s. 339.135(6)(c), Florida Statutes, the 881 unobligated funds appropriated for transportation and economic 882 development projects in Specific Appropriation 1891, chapter 883 2013-40, Laws of Florida, shall revert immediately. For the purposes of this section, the term "unobligated funds" does not 884 885 include funding for projects for which grant awards have been 372617 Approved For Filing: 4/29/2014 8:17:36 PM

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886 executed for specific transportation economic development
887 projects. This section expires July 1, 2015.

Section 44. In order to implement Specific Appropriation
1890 of the 2014-2015 General Appropriations Act, subsection
(10) of section 341.302, Florida Statutes, is amended to read:

891 341.302 Rail program; duties and responsibilities of the 892 department.-The department, in conjunction with other 893 governmental entities, including the rail enterprise and the 894 private sector, shall develop and implement a rail program of 895 statewide application designed to ensure the proper maintenance, safety, revitalization, and expansion of the rail system to 896 897 assure its continued and increased availability to respond to 898 statewide mobility needs. Within the resources provided pursuant 899 to chapter 216, and as authorized under federal law, the department shall: 900

901 (10) (a) Administer rail operating and construction 902 programs, which programs shall include the regulation of maximum 903 train operating speeds, the opening and closing of public grade 904 crossings, the construction and rehabilitation of public grade 905 crossings, and the installation of traffic control devices at 906 public grade crossings, the approval and implementation of quiet 907 zones, and administration the administering of the programs by 908 the department including participation in the cost of the 909 programs.

Provide grant funding to assist with the

910

911

(b)

implementation of quiet zones that have been approved by the 372617

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912	department, which funding may not exceed 50 percent of the
913	nonfederal and nonprivate share of the total costs of any quiet
914	zone capital improvement project.
915	(c) Coordinate and work closely with local, state, and
916	federal agencies to provide technical support to local agencies
917	for the development of quiet zone plans.
918	(d) Monitor crossing incidents at approved quiet zone
919	locations and suspend the operation of a quiet zone at any time
920	the department determines that a significant deterioration in
921	safety is resulting from quiet zone implementation.
922	Section 45. The amendments made by this act to s. 341.302,
923	Florida Statutes, expire July 1, 2015, and the text of that
924	section shall revert to that in existence on June 30, 2014,
925	except that any amendments to such text enacted other than by
926	this act shall be preserved and continue to operate to the
927	extent that such amendments are not dependent upon the portions
928	of text that expire pursuant to this section.
929	Section 46. In order to implement Specific Appropriation
930	2654 of the 2014-2015 General Appropriations Act, the Department
931	of Highway Safety and Motor Vehicles shall contract with the
932	corporation organized pursuant to part II of chapter 946,
933	Florida Statutes, to manufacture the current or newly redesigned
934	license tags, such contract being in the same manner and for the
935	same price as that paid by the department during the 2013-2014
936	fiscal year. The corporation shall seek sealed bids for the
937	reflectorized sheeting used in the manufacture of such license
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938	tags, and in the event the sealed bids result in any savings in	
939	the sheeting costs, the corporation shall credit to the	
940	department an amount equal to 70 percent of the savings. The	
941	county name shall not appear on any redesigned license tag. This	
942	section expires July 1, 2015.	
943	Section 47. In order to implement Specific Appropriation	
944	1913 of the 2014-2015, General Appropriations Act, paragraph (i)	
945	is added to subsection (4) of section 339.135, Florida Statutes,	
946	and subsection (5) of that section is amended, to read:	
947	339.135 Work program; legislative budget request;	
948	definitions; preparation, adoption, execution, and amendment	
949	(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM	
950	(i) Notwithstanding paragraph (a) and for the 2014-2015	
951	fiscal year only, the department may use up to \$15 million of	
952	appropriated funds to pay the costs of strategic and regionally	
953	significant transportation projects. Funds may be used to	
954	provide up to 75 percent of project costs for production-ready	
955	eligible projects. Preference shall be given to projects that	
956	support the state's economic regions, or that have been	
957	identified as regionally significant in accordance with s.	
958	339.155(4)(c), (d), and (e), and that have an increased level of	
959	nonstate match. This paragraph expires July 1, 2015.	
960	(5) ADOPTION OF THE WORK PROGRAM	
961	(a) The original approved budget for operational and fixed	
962	capital expenditures for the department shall be the Governor's	
963	budget recommendation and the first year of the tentative work	
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964 program, as both are amended by the General Appropriations Act 965 and any other act containing appropriations. In accordance with 966 the appropriations act, the department shall, before the 967 beginning of the fiscal year, adopt a final work program that 968 includes which shall only include the original approved budget 969 for the department for the ensuing fiscal year, together with 970 any roll forwards approved pursuant to paragraph (6)(c), and the 971 portion of the tentative work program for the following 4 fiscal 972 years revised in accordance with the original approved budget 973 for the department for the ensuing fiscal year together with the 974 roll forwards. The adopted work program may include only those 975 projects submitted as part of the tentative work program 976 developed under the provisions of subsection (4), plus any 977 projects that which are separately identified by specific 978 appropriation in the General Appropriations Act and any roll 979 forwards approved pursuant to paragraph (6)(c). However, any 980 transportation project of the department which is identified by specific appropriation in the General Appropriations Act shall 981 982 be deducted from the funds annually distributed to the 983 respective district pursuant to paragraph (4)(a). In addition, 984 the department may shall not in any year include any project or 985 allocate funds to a program in the adopted work program that is 986 contrary to existing law for that particular year. Projects may 987 shall not be undertaken unless they are listed in the adopted 988 work program.

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989	(b) Notwithstanding paragraph (a), and for the 2014-2015
990	fiscal year only, the department may use appropriated funds to
991	pay the costs of strategic and regionally significant
992	transportation projects as provided in paragraph (4)(i). Funds
993	specifically appropriated for this purpose may not reduce,
994	delete, or defer any existing projects funded as of July 1,
995	2014, in the department's 5-year work program. This paragraph
996	expires July 1, 2015.
997	Section 48. In order to implement the salary and benefits,

998 expenses, other personal services, contracted services, special 999 categories and operating capital outlay categories of the 2014-1000 2015 General Appropriations Act, paragraph (a) of subsection (2) 1001 of section 216.292, Florida Statutes, is amended to read:

216.292 Appropriations nontransferable; exceptions.-

1003 (2) The following transfers are authorized to be made by 1004 the head of each department or the Chief Justice of the Supreme 1005 Court whenever it is deemed necessary by reason of changed 1006 conditions:

(a) The transfer of appropriations funded from identical
funding sources, except appropriations for fixed capital outlay,
and the transfer of amounts included within the total original
approved budget and plans of releases of appropriations as
furnished pursuant to ss. 216.181 and 216.192, as follows:

1012 1. Between categories of appropriations within a budget 1013 entity, if no category of appropriation is increased or 1014 decreased by more than 5 percent of the original approved budget

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1015 or \$250,000, whichever is greater, by all action taken under 1016 this subsection.

1017 2. Between budget entities within identical categories of 1018 appropriations, if no category of appropriation is increased or 1019 decreased by more than 5 percent of the original approved budget 1020 or \$250,000, whichever is greater, by all action taken under 1021 this subsection.

1022 3. Any agency exceeding salary rate established pursuant 1023 to s. 216.181(8) on June 30th of any fiscal year shall not be 1024 authorized to make transfers pursuant to subparagraphs 1. and 2. 1025 in the subsequent fiscal year.

4. Notice of proposed transfers under subparagraphs 1. and 2. shall be provided to the Executive Office of the Governor and the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an opportunity for review. The review shall be limited to ensuring that the transfer is in compliance with the requirements of this paragraph.

Section 49. The amendment made by this act to s. 216.292, Florida Statutes, expires July 1, 2015, and the text of that section shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.

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1040 Section 50. In order to implement the appropriation of 1041 funds in the contracted services and expenses categories of the 1042 2014-2015 General Appropriations Act, no state agency may 1043 initiate a competitive solicitation for a product or service if 1044 the completion of such competitive solicitation would: 1045 (1) Require a change in law; or 1046 (2) Require a change to the agency's budget other than a 1047 transfer authorized in s. 216.292(2) or (3), Florida Statutes, 1048 unless the initiation of such competitive solicitation is specifically authorized in law, in the General Appropriations 1049 1050 Act, or by the Legislative Budget Commission. 1051 1052 This section does not apply to a competitive solicitation for 1053 which the agency head certifies that a valid emergency exists. 1054 This section expires July 1, 2015. 1055 Section 51. In order to implement the appropriation of 1056 funds in the appropriation category "Special Categories-Risk Management Insurance" in the 2014-2015 General Appropriations 1057 Act, and pursuant to the notice, review, and objection 1058 1059 procedures of s. 216.177, Florida Statutes, the Executive Office 1060 of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority 1061 1062 granted with the premiums paid by each department for risk 1063 management insurance. This section expires July 1, 2015. Section 52. In order to implement the appropriation of 1064 funds in the appropriation category "Special Categories-Transfer 1065 372.617

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1066	to Department of Management Services-Human Resources Services
1067	Purchased per Statewide Contract" in the 2014-2015 General
1068	Appropriations Act, and pursuant to the notice, review, and
1069	objection procedures of s. 216.177, Florida Statutes, the
1070	Executive Office of the Governor may transfer funds appropriated
1071	in that category between departments in order to align the
1072	budget authority granted with the assessments that must be paid
1073	by each agency to the Department of Management Services for
1074	human resource management services. This section expires July 1,
1075	2015.
1076	Section 53. In order to implement appropriations for
1077	salaries and benefits of the 2014-2015 General Appropriations
1078	Act, subsection (6) of section 112.24, Florida Statutes, is
1079	amended to read:
1080	112.24 Intergovernmental interchange of public employees
1081	To encourage economical and effective utilization of public
1082	employees in this state, the temporary assignment of employees
1083	among agencies of government, both state and local, and
1084	including school districts and public institutions of higher
1085	education is authorized under terms and conditions set forth in
1086	this section. State agencies, municipalities, and political
1087	subdivisions are authorized to enter into employee interchange

1088 agreements with other state agencies, the Federal Government, 1089 another state, a municipality, or a political subdivision 1090 including a school district, or with a public institution of 1091 higher education. State agencies are also authorized to enter

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1092 into employee interchange agreements with private institutions 1093 of higher education and other nonprofit organizations under the 1094 terms and conditions provided in this section. In addition, the 1095 Governor or the Governor and Cabinet may enter into employee 1096 interchange agreements with a state agency, the Federal 1097 Government, another state, a municipality, or a political 1098 subdivision including a school district, or with a public institution of higher learning to fill, subject to the 1099 1100 requirements of chapter 20, appointive offices which are within 1101 the executive branch of government and which are filled by 1102 appointment by the Governor or the Governor and Cabinet. Under 1103 no circumstances shall employee interchange agreements be 1104 utilized for the purpose of assigning individuals to participate 1105 in political campaigns. Duties and responsibilities of 1106 interchange employees shall be limited to the mission and goals 1107 of the agencies of government.

1108 For the 2014-2015 2013-2014 fiscal year only, the (6) assignment of an employee of a state agency as provided in this 1109 section may be made if recommended by the Governor or Chief 1110 1111 Justice, as appropriate, and approved by the chairs of the 1112 legislative appropriations committees. Such actions shall be deemed approved if neither chair provides written notice of 1113 objection within 14 days after receiving notice of the action 1114 1115 pursuant to s. 216.177. This subsection expires July 1, 2015 1116 $\frac{2014}{2014}$.

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Bill No. HB 5003 (2014)

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1117	Section 54. In order to implement Specific Appropriations
1118	2674 and 2675 of the 2014-2015 General Appropriations Act and
1119	notwithstanding s. 11.13(1), Florida Statutes, the authorized
1120	salaries for members of the Legislature for the 2014-2015 fiscal
1121	year shall be set at the same level in effect on July 1, 2010.
1122	This section expires July 1, 2015.

1123 Section 55. In order to implement the transfer of funds to 1124 the General Revenue Fund from trust funds in the 2014-2015 1125 General Appropriations Act, paragraph (b) of subsection (2) of 1126 section 215.32, Florida Statutes, is reenacted to read:

1127

215.32 State funds; segregation.-

1128 (2) The source and use of each of these funds shall be as 1129 follows:

1130 The trust funds shall consist of moneys received by (b)1. 1131 the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or 1132 1133 branch of state government receiving or collecting such moneys 1134 is responsible for their proper expenditure as provided by law. 1135 Upon the request of the state agency or branch of state 1136 government responsible for the administration of the trust fund, 1137 the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper 1138 accountability. Once an account is established, the Chief 1139 1140 Financial Officer may authorize payment from that account only 1141 upon determining that there is sufficient cash and releases at the level of the account. 1142

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1143 2. In addition to other trust funds created by law, to the 1144 extent possible, each agency shall use the following trust funds 1145 as described in this subparagraph for day-to-day operations:

1146 a. Operations or operating trust fund, for use as a 1147 depository for funds to be used for program operations funded by 1148 program revenues, with the exception of administrative 1149 activities when the operations or operating trust fund is a 1150 proprietary fund.

b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.

1153 c. Administrative trust fund, for use as a depository for 1154 funds to be used for management activities that are departmental 1155 in nature and funded by indirect cost earnings and assessments 1156 against trust funds. Proprietary funds are excluded from the 1157 requirement of using an administrative trust fund.

d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.

e. Agency working capital trust fund, for use as adepository for funds to be used pursuant to s. 216.272.

1164 f. Clearing funds trust fund, for use as a depository for 1165 funds to account for collections pending distribution to lawful 1166 recipients.

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g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal 1171 1172 accounting to use existing trust funds consistent with the 1173 requirements of this subparagraph. If an agency does not have 1174 trust funds listed in this subparagraph and cannot make such 1175 adjustment, the agency must recommend the creation of the 1176 necessary trust funds to the Legislature no later than the next 1177 scheduled review of the agency's trust funds pursuant to s. 215.3206. 1178

1179 3. All such moneys are hereby appropriated to be expended 1180 in accordance with the law or trust agreement under which they 1181 were received, subject always to the provisions of chapter 216 1182 relating to the appropriation of funds and to the applicable 1183 laws relating to the deposit or expenditure of moneys in the 1184 State Treasury.

1185 4.a. Notwithstanding any provision of law restricting the 1186 use of trust funds to specific purposes, unappropriated cash 1187 balances from selected trust funds may be authorized by the 1188 Legislature for transfer to the Budget Stabilization Fund and 1189 General Revenue Fund in the General Appropriations Act.

b. This subparagraph does not apply to trust funds
required by federal programs or mandates; trust funds
established for bond covenants, indentures, or resolutions whose

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1193 revenues are legally pledged by the state or public body to meet 1194 debt service or other financial requirements of any debt 1195 obligations of the state or any public body; the Division of Licensing Trust Fund in the Department of Agriculture and 1196 1197 Consumer Services; the State Transportation Trust Fund; the 1198 trust fund containing the net annual proceeds from the Florida 1199 Education Lotteries; the Florida Retirement System Trust Fund; 1200 trust funds under the management of the State Board of Education 1201 or the Board of Governors of the State University System, where 1202 such trust funds are for auxiliary enterprises, self-insurance, 1203 and contracts, grants, and donations, as those terms are defined 1204 by general law; trust funds that serve as clearing funds or 1205 accounts for the Chief Financial Officer or state agencies; 1206 trust funds that account for assets held by the state in a 1207 trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other 1208 1209 trust funds authorized by the State Constitution.

1210 Section 56. The amendment to s. 215.32(2)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, 1211 1212 Laws of Florida, expires July 1, 2015, and the text of that paragraph shall revert to that in existence on June 30, 2011, 1213 1214 except that any amendments to such text enacted other than by 1215 this act shall be preserved and continue to operate to the 1216 extent that such amendments are not dependent upon the portions 1217 of text which expire pursuant to this section.

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Bill No. HB 5003 (2014)

Amendment No.

	Allendhent No.
1218	Section 57. In order to implement the issuance of new debt
1219	authorized in the 2014-2015 General Appropriations Act, and
1220	pursuant to s. 215.98, Florida Statutes, the Legislature
1221	determines that the authorization and issuance of debt for the
1222	2014-2015 fiscal year should be implemented and is in the best
1223	interest of the state. This section expires July 1, 2015.
1224	Section 58. In order to implement appropriations in the
1225	2014-2015 General Appropriations Act for state employee travel,
1226	the funds appropriated to each state agency, which may be used
1227	for travel by state employees, shall be limited during the 2014-
1228	2015 fiscal year to travel for activities that are critical to
1229	each state agency's mission. Funds may not be used for travel by
1230	state employees to foreign countries, other states, conferences,
1231	staff-training activities, or other administrative functions
1232	unless the agency head has approved, in writing, that such
1233	activities are critical to the agency's mission. The agency head
1234	shall consider using teleconferencing and other forms of
1235	electronic communication to meet the needs of the proposed
1236	activity before approving mission-critical travel. This section
1237	does not apply to travel for law enforcement purposes, military
1238	purposes, emergency management activities, or public health
1239	activities. This section expires July 1, 2015.
1240	Section 59. In order to implement appropriations
1241	authorized in the 2014-2015 General Appropriations Act for data
1242	center services scheduled for consolidation in the 2014-2015
1243	fiscal year, and pursuant to the notice, review, and objection
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	Allendilent No.
1244	procedures of s. 216.177, Florida Statutes, the consolidating
1245	agencies may request the transfer of resources between Data
1246	Processing Services appropriation categories and the
1247	appropriation categories for operations based upon changes to
1248	the consolidation schedule. This section expires July 1, 2015.
1249	Section 60. In order to implement Specific Appropriations
1250	2907A through 2907L and 2926A through 2926N of the 2014-2015
1251	General Appropriations Act, funded from the data processing
1252	appropriation category for computing services of user agencies,
1253	and pursuant to the notice, review, and objection procedures of
1254	s. 216.177, Florida Statutes, the Executive Office of the
1255	Governor may transfer funds appropriated for data processing in
1256	the 2014-2015 General Appropriations Act between agencies in
1257	order to align the budget authority granted with the utilization
1258	rate of each department. This section expires July 1, 2015.
1259	Section 61. In order to implement appropriations
1260	authorized in the 2014-2015 General Appropriations Act for data
1261	center services, and notwithstanding s. 216.292(2)(a), Florida
1262	Statutes, except as authorized in sections 59 and 60 of this
1263	act, no agency may transfer funds from a data processing
1264	category to a category other than another data processing
1265	category. This section expires July 1, 2015.
1266	Section 62. In order to implement Specific Appropriation
1267	2887 of the 2014-2015 General Appropriations Act, the Executive
1268	Office of the Governor may transfer funds appropriated in the
1269	appropriation category "Expenses" of the 2014-2015 General
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Bill No. HB 5003 (2014)

Amendment No.

1270 <u>Appropriations Act between agencies in order to allocate a</u> 1271 <u>reduction relating to SUNCOM services. This section expires July</u> 1272 1, 2015.

1273 Section 63. In order to implement section 8 of the 2014-1274 2015 General Appropriations Act, section 110.12315, Florida 1275 Statutes, is amended to read:

1276 110.12315 Prescription drug program.—The state employees' 1277 prescription drug program is established. This program shall be 1278 administered by the Department of Management Services, according 1279 to the terms and conditions of the plan as established by the 1280 relevant provisions of the annual General Appropriations Act and 1281 implementing legislation, subject to the following conditions:

(1) The department of Management Services shall allow prescriptions written by health care providers under the plan to be filled by any licensed pharmacy pursuant to contractual claims-processing provisions. Nothing in this section may be construed as prohibiting a mail order prescription drug program distinct from the service provided by retail pharmacies.

1288 (2) In providing for reimbursement of pharmacies for
1289 prescription medicines dispensed to members of the state group
1290 health insurance plan and their dependents under the state
1291 employees' prescription drug program:

(a) Retail pharmacies participating in the program must be
reimbursed at a uniform rate and subject to uniform conditions,
according to the terms and conditions of the plan.

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1295 There shall be a 30-day supply limit for prescription (b) 1296 card purchases, a 90-day supply limit for maintenance prescription drug purchases, and a and 90-day supply limit for 1297 1298 mail order or mail order prescription drug purchases. The 1299 Department of Management Services may implement a 90-day supply 1300 limit program for certain maintenance drugs as determined by the department at retail pharmacies participating in the program if 1301 1302 the department determines it to be in the best financial 1303 interest of the state. (C) 1304 The current pharmacy dispensing fee shall be 1305 negotiated by the department remains in effect. 1306 (3) Pharmacy reimbursement rates shall be as follows: 1307 (a) For mail order and specialty pharmacies contracting with the department, reimbursement rates shall be as established 1308 1309 in the contract. 1310 For retail pharmacies, the reimbursement rate shall be (b) 1311 at the same rate as mail order pharmacies under contract with 1312 the department. The department shall maintain the preferred brand name 1313 (4) 1314 drug list to be used in the administration of the state 1315 employees' prescription drug program. (5) The department shall maintain a list of maintenance 1316 1317 drugs. 1318 (a) Preferred provider organization health plan members may have prescriptions for maintenance drugs filled up to three 1319 times as a 30-day supply through a retail pharmacy; thereafter, 1320 372.617

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1321	prescriptions for the same maintenance drug must be filled as a
1322	90-day supply either through the department's contracted mail
1323	order pharmacy or through a retail pharmacy.
1324	(b) Health maintenance organization health plan members
1325	may have prescriptions for maintenance drugs filled as a 90-day
1326	supply either through a mail order pharmacy or through a retail
1327	pharmacy.
1328	(6) Copayments made by health plan members for a 90-day
1329	supply through a retail pharmacy shall be the same as copayments
1330	made for a 90-day supply through the department's contracted
1331	mail order pharmacy.
1332	(7)-(3) The department of Management Services shall
1333	establish the reimbursement schedule for prescription
1334	pharmaceuticals dispensed under the program. Reimbursement rates
1335	for a prescription pharmaceutical must be based on the cost of
1336	the generic equivalent drug if a generic equivalent exists,
1337	unless the physician prescribing the pharmaceutical clearly
1338	states on the prescription that the brand name drug is medically
1339	necessary or that the drug product is included on the formulary
1340	of drug products that may not be interchanged as provided in
1341	chapter 465, in which case reimbursement must be based on the
1342	cost of the brand name drug as specified in the reimbursement
1343	schedule adopted by the department of Management Services .
1344	<u>(8)</u> The department of Management Services shall conduct
1345	a prescription utilization review program. In order to
1346	participate in the state employees' prescription drug program,
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retail pharmacies dispensing prescription medicines to members of the state group health insurance plan or their covered dependents, or to subscribers or covered dependents of a health maintenance organization plan under the state group insurance program, shall make their records available for this review.

1352 (9) (5) The department of Management Services shall 1353 implement such additional cost-saving measures and adjustments 1354 as may be required to balance program funding within 1355 appropriations provided, including a trial or starter dose 1356 program and dispensing of long-term-maintenance medication in 1357 lieu of acute therapy medication.

1358 <u>(10) (6)</u> Participating pharmacies must use a point-of-sale 1359 device or an online computer system to verify a participant's 1360 eligibility for coverage. The state is not liable for 1361 reimbursement of a participating pharmacy for dispensing 1362 prescription drugs to any person whose current eligibility for 1363 coverage has not been verified by the state's contracted 1364 administrator or by the department of Management Services.

1365(11) (7)Under the state employees' prescription drug1366program copayments must be made as follows:

1367 (a) Effective January 1, 2013, for the State Group Health1368 Insurance Standard Plan:

1369	1. 1	For generic drug with card\$7	•
1370	2. 1	For preferred brand name drug with card\$30	•
1371	3. 1	For nonpreferred brand name drug with card\$50	•
1372	4. 1	For generic mail order drug\$14	•

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Bill No. HB 5003 (2014)

Amendment No.

1373 5. For preferred brand name mail order drug.....\$60. 1374 6. For nonpreferred brand name mail order drug......\$100. (b) Effective January 1, 2006, for the State Group Health 1375 1376 Insurance High Deductible Plan: 1377 Retail coinsurance for generic drug with card.....30%. 1. 1378 2. Retail coinsurance for preferred brand name drug with 1379 1380 3. Retail coinsurance for nonpreferred brand name drug 1381 1382 4. 1383 5. Mail order coinsurance for preferred brand name drug30%. 1384 6. Mail order coinsurance for nonpreferred brand name drug50%. 1385 The department of Management Services shall create a (C) 1386 preferred brand name drug list to be used in the administration 1387 of the state employees' prescription drug program. 1388 Section 64. (1) The amendment to s. 110.12315(2)(b), 1389 Florida Statutes, as carried forward by this act from chapter 2013-41, Laws of Florida, expires July 1, 2015, and the text of 1390 1391 that paragraph shall revert to that in existence on June 30, 1392 2012, except that any amendments to such text enacted other than 1393 by this act shall be preserved and continue to operate to the 1394 extent that such amendments are not dependent upon the portions 1395 of text which expire pursuant to this section. 1396 (2) The amendments made by this act to s. 110.12315(2)(c), Florida Statutes and present s. 110.12315(3)-(6), Florida 1397 Statutes, which this act renumbers as s. 110.12315(7) - (10), and 1398 372617

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1399	new s. 110.12315(3)-(6), Florida Statutes, as created by this
1400	act, expire July 1, 2015, and the text of that paragraph and
1401	those subsections shall revert to those in existence on June 30,
1402	2014, except that any amendments to such text enacted other than
1403	by this act shall be preserved and continue to operate to the
1404	extent that such amendments are not dependent upon the portions
1405	of text that expire pursuant to this section.
1406	(3) The amendment to present s. 110.12315(7)(a), Florida
1407	Statutes, as carried forward by this act from chapter 2013-41,
1408	Laws of Florida, and renumbered by this act as s.
1409	110.12315(11)(a), Florida Statutes, expires July 1, 2015, and
1410	the text of that paragraph shall revert to that in existence on
1411	December 31, 2010, except that any amendments to such text
1412	enacted other than by this act shall be preserved and continue
1413	to operate to the extent that such amendments are not dependent
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1414	upon the portions of text which expire pursuant to this section.
1414	upon the portions of text which expire pursuant to this section.
1414 1415	upon the portions of text which expire pursuant to this section. Section 65. <u>Any section of this act which implements a</u>
1414 1415 1416	upon the portions of text which expire pursuant to this section. Section 65. <u>Any section of this act which implements a</u> specific appropriation or specifically identified proviso
1414 1415 1416 1417	upon the portions of text which expire pursuant to this section. Section 65. <u>Any section of this act which implements a</u> <u>specific appropriation or specifically identified proviso</u> <u>language in the 2014-2015 General Appropriations Act is void if</u>
1414 1415 1416 1417 1418	upon the portions of text which expire pursuant to this section. Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 General Appropriations Act is void if the specific appropriation or specifically identified proviso
1414 1415 1416 1417 1418 1419	upon the portions of text which expire pursuant to this section. Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements
1414 1415 1416 1417 1418 1419 1420	upon the portions of text which expire pursuant to this section. Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of
1414 1415 1416 1417 1418 1419 1420 1421	<pre>upon the portions of text which expire pursuant to this section. Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2014-2015</pre>
1414 1415 1416 1417 1418 1419 1420 1421 1422	<pre>upon the portions of text which expire pursuant to this section. Section 65. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2014-2015 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2014-2015 General Appropriations Act is void if all the specific</pre>

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Bill No. HB 5003 (2014)

Amendment No.

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1425	Section 66. If any other act passed during the 2014
1426	Regular Session contains a provision that is substantively the
1427	same as a provision in this act, but that removes or is
1428	otherwise not subject to the future repeal applied to such
1429	provision by this act, the Legislature intends that the
1430	provision in the other act takes precedence and continues to
1431	operate, notwithstanding the future repeal provided by this act.
1432	Section 67. If any provision of this act or its
1433	application to any person or circumstance is held invalid, the
1434	invalidity does not affect other provisions or applications of
1435	the act which can be given effect without the invalid provision
1436	or application, and to this end the provisions of this act are
1437	severable.
1438	Section 68. Except as otherwise expressly provided in this
1439	act and except for this section, which shall take effect upon
1440	this act becoming a law, this act shall take effect July 1,
1441	2014; or, if this act fails to become a law until after that
1442	date, it shall take effect upon becoming a law and operate
1443	retroactively to July 1, 2014.
1444	
1445	
1446	TITLE AMENDMENT
1447	Remove everything before the enacting clause and insert:
1448	A bill to be entitled
1449	An act relating to implementing the 2014-2015 General
1450	Appropriations Act; providing legislative intent;
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Amendment No.

1451	incorporating by reference certain calculations of the
1452	Florida Education Finance Program; providing that
1453	funds for instructional materials be released and
1454	expended as required in specified proviso language,
1455	notwithstanding other provisions of law; amending s.
1456	1013.64, F.S.; revising the basis for allocating fixed
1457	capital outlay funds for existing satisfactory
1458	facilities; amending s. 1011.62, F.S.; providing
1459	procedure for school districts to use in determining
1460	unrealized required local effort funds or millage
1461	under certain circumstances; providing the required ad
1462	valorem tax millage contribution by certain district
1463	school boards for funded construction projects;
1464	incorporating by reference certain calculations of the
1465	Medicaid Low-Income Pool, Disproportionate Share
1466	Hospital, and Hospital Exemptions Programs for the
1467	2014-2015 fiscal year; providing requirements
1468	governing the continuation of the Department of
1469	Health's Florida Onsite Sewage Nitrogen Reduction
1470	Strategies Study; prohibiting an agency from adopting
1471	or implementing a rule or policy before the study is
1472	completed; prioritizing which categories of
1473	individuals on the Agency for Persons with
1474	Disabilities' wait list will be offered slots in the
1475	Medicaid home and community-based waiver programs;
1476	allowing an individual to receive waiver services if

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Amendment No.

1477 his or her parent or guardian is an active-duty 1478 servicemember transferred to Florida and previously 1479 received these services in another state; providing that individuals remaining on the wait list are not 1480 1481 entitled to an administrative proceeding or hearing in 1482 accordance with federal law; prohibiting community-1483 based behavioral mental health managing entities that 1484 have contracted with the Department of Children and 1485 Families from conducting provider network procurements 1486 under certain circumstances during the 2014-2015 1487 fiscal year; amending s. 296.37, F.S.; revising 1488 temporarily the amount of money that a resident of a 1489 veterans' nursing home must receive from outside 1490 sources before being required to contribute to his or 1491 her maintenance and support; requiring the Agency for 1492 Health Care Administration to ensure that nursing 1493 facility residents meet certain criteria before being 1494 eligible for funds to transition to home and 1495 community-based services waivers; requiring the agency 1496 and the Department of Elderly Affairs to prioritize 1497 and enroll individuals on the Medicaid Long-Term Care Waiver program using a frailty-based screening as 1498 1499 funding is available; authorizing rulemaking and 1500 interagency agreements; authorizing the agency to extend current contract for certain consultant 1501 1502 services; requiring the agency to submit a specified

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Amendment No.

1503	budget amendment to realign funding as part of the
1504	Medicaid program; providing direction for the funding
1505	realignments; authorizing the Executive Office of the
1506	Governor to void the action under certain
1507	circumstances; authorizing the Agency for Health Care
1508	Administration, with the Department of Health, to
1509	submit a budget amendment to reflect certain
1510	enrollment changes within the Children's Medical
1511	Services Network; authorizing the Agency for Health
1512	Care Administration to seek nonoperating budget
1513	authority to transfer certain federal funds; amending
1514	s. 409.97, F.S.; delaying implementation of certain
1515	intergovernmental Medicaid transfers; authorizing the
1516	agency to retroactively adjust hospital payment rates
1517	under certain circumstances; providing direction for
1518	the calculation of the adjustments; authorizing the
1519	agency to make nonrecurring retroactive rate
1520	adjustments for certain hospitals providing inpatient
1521	services; amending s. 216.262, F.S.; authorizing the
1522	Department of Corrections under certain circumstances
1523	to submit a budget amendment for additional positions;
1524	authorizing the Department of Legal Affairs to expend
1525	certain appropriated funds on programs that were
1526	funded by the department from specific appropriations
1527	in general appropriations acts in previous years;
1528	amending s. 932.7055, F.S.; authorizing a municipality

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Amendment No.

1529 to expend funds from its special law enforcement trust 1530 fund to reimburse the municipality's general fund for 1531 moneys advanced from the general fund before a certain date; requiring the Department of Juvenile Justice to 1532 1533 comply with specified reimbursement limitations with 1534 respect to payments to hospitals or health care 1535 providers for health care services; authorizing 1536 certain payments pursuant to a contracted rate only 1537 until the contract expires or is renewed; defining the 1538 term "hospital" for purposes of such limitations; amending s. 29.008, F.S., relating to county funding 1539 1540 of court-related functions; providing counties with an 1541 exemption from the requirement to annually increase 1542 certain expenditures by a specified percentage; 1543 amending s. 215.18, F.S.; providing for trust fund 1544 loans to the state court system sufficient to meet its 1545 appropriation; providing procedures for accessing and 1546 repaying the loan; directing the Department of 1547 Management Services to use a tenant broker to 1548 renegotiate or reprocure leases for office or storage 1549 space and provide a report to the Legislature; 1550 reenacting s. 624.502, F.S., relating to the deposit 1551 of fees for service of process made upon the Chief 1552 Financial Officer or Office of Insurance Regulation; 1553 providing for deposit of such fees into the Administrative Trust Fund rather than the Insurance 1554

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Amendment No.

1555	Regulatory Trust Fund; amending s. 282.709, F.S.;
1556	revising membership of Joint Task Force on State
1557	Agency Law Enforcement Communications; amending s.
1558	161.143, F.S.; providing for an allocation in the
1559	General Appropriations Act for inlet management
1560	funding; amending s. 375.041, F.S.; authorizing the
1561	transfer of moneys from the Land Acquisition Trust
1562	Fund to support the Total Maximum Daily Loads Program;
1563	authorizing the transfer of moneys in the Land
1564	Acquisition Trust Fund to the Save Our Everglades
1565	Trust Fund for specific Everglades restoration
1566	projects and to the Florida Forever Trust Fund for the
1567	Florida Forever program; amending s. 373.59, F.S.;
1568	revising the allocation of moneys from the Water
1569	Management Lands Trust Fund; authorizing specified
1570	funds to be deposited into the Save Our Everglades
1571	Trust Fund to support certain Everglades restoration
1572	projects; amending s. 403.7095, F.S.; requiring the
1573	Department of Environmental Protection to award a
1574	specified amount in grants to certain small counties
1575	for waste tire and litter prevention, recycling
1576	education, and solid waste programs; amending s.
1577	259.105, F.S.; providing that certain funds in the
1578	Florida Forever Trust Fund be distributed to the
1579	Department of Agriculture and Consumer Services for
1580	the acquisition of agricultural lands for certain

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Amendment No.

1581	less-than-fee acquisitions; authorizing certain funds
1582	in the Florida Forever Trust Fund to be provided the
1583	water management districts for land acquisitions;
1584	amending s. 259.032, F.S.; authorizing moneys from the
1585	Conservation and Recreation Lands Trust Fund to be
1586	transferred to the Florida Forever Trust Fund for the
1587	Florida Forever program; amending s. 255.25001, F.S.;
1588	authorizing funds from the sale of certain property by
1589	the Department of Agriculture and Consumer Services to
1590	be deposited into the Market Improvements Working
1591	Capital Trust Fund; amending s. 216.181, F.S.;
1592	authorizing the Legislative Budget Commission to
1593	increase amounts appropriated to the Fish and Wildlife
1594	Conservation Commission or the Department of
1595	Environmental Protection for fixed capital outlay
1596	projects; providing direction to agencies for
1597	submitting budget amendments; authorizing the Fish and
1598	Wildlife Conservation Commission to pay a bounty for
1599	captured and destroyed lionfish in certain waters;
1600	amending s. 339.135, F.S.; authorizing the Department
1601	of Transportation to use appropriated funds to support
1602	the establishment of a statewide system of
1603	interconnected multiuse trails and related facilities;
1604	prohibiting these funds from causing the deferral,
1605	deletion, or reduction of other funded existing
1606	projects; amending s. 335.065, F.S.; authorizing the

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Bill No. HB 5003 (2014)

Amendment No.

1607 Department of Transportation to use certain funds to 1608 support the establishment of a statewide system of 1609 interconnected multiuse trails and related facilities; 1610 providing criteria for prioritizing trail projects; 1611 providing for the reversion of unobligated funds 1612 appropriated for certain transportation and economic 1613 development projects in 2013; defining the term 1614 "unobligated funds" for a limited purpose; amending s. 1615 341.302, F.S.; revising provisions related to the 1616 Department of Transportation's responsibilities for 1617 requiring and administering quiet zones as part of the 1618 statewide rail program; prohibiting a state agency 1619 from initiating a competitive solicitation for a 1620 product or service under certain circumstances; 1621 requiring the department to contract with specified 1622 contractor for redesigned license plates; providing parameters and establishing pricing for materials 1623 1624 used; prohibiting county names from appearing on 1625 revised license tags; amending s. 339.135, F.S.; 1626 authorizing the Department of Transportation to use 1627 funds to pay for certain transportation projects; providing criteria for determining preferred projects; 1628 1629 amending s. 216.292, F.S.; removing a restriction on 1630 the type of review a legislative appropriations 1631 committee may make when reviewing certain notices of 1632 proposed transfers by state agencies; prohibiting a

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Bill No. HB 5003 (2014)

Amendment No.

1633	state agency from initiating a competitive
1634	solicitation for a product or service under certain
1635	circumstances; authorizing the Executive Office of the
1636	Governor to transfer funds between departments for
1637	purposes of aligning amounts paid for risk management
1638	premiums and aligning amounts paid for human resource
1639	management services; amending s. 112.24, F.S.;
1640	providing conditions on the assignment of an employee
1641	of a state agency under an employee interchange
1642	agreement; providing that the annual salary of the
1643	members of the Legislature be maintained at a
1644	specified level; reenacting s. 215.32(2)(b), F.S.,
1645	relating to the source and use of certain trust funds;
1646	authorizing the transfer of unappropriated cash
1647	balances to the general revenue or budget
1648	stabilization funds from certain trust funds;
1649	providing a legislative determination that the
1650	issuance of new debt is in the best interests of the
1651	state; limiting the use of travel funds to activities
1652	that are critical to an agency's mission; providing
1653	exceptions; authorizing certain agencies to request
1654	the transfer of resources between Data Processing
1655	Services appropriation categories and appropriation
1656	categories for operation based upon changes to the
1657	data center services consolidation schedule;
1658	authorizing the Executive Office of the Governor to

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Bill No. HB 5003 (2014)

Amendment No.

1659 transfer funds for use by the state's designated 1660 primary data centers; prohibiting an agency from 1661 transferring funds from a data processing category to 1662 another category that is not a data processing 1663 category; authorizing the Executive Office of the 1664 Governor to transfer funds between agencies in order 1665 to allocate a reduction relating to SUNCOM; reenacting 1666 and amending s. 110.12315, F.S., relating to the state 1667 employee prescription drug program; providing pharmacy 1668 reimbursement rates; requiring the Department of 1669 Management Services to maintain a preferred brand name 1670 drug list and a maintenance drug list; specifying 1671 pricing of certain copayments by health plan members; providing for the effect of a veto of one or more 1672 1673 specific appropriations or proviso to which 1674 implementing language refers; providing for the continued operation of certain provisions 1675 1676 notwithstanding a future repeal or expiration provided 1677 by this act; providing severability; providing 1678 effective dates.

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