HB1A, Engrossed 1

2017A Legislature

1	
2	An act relating to economic development; terminating
3	the Displaced Homemaker Trust Fund within the
4	Department of Economic Opportunity; providing for the
5	disposition of balances in and revenues of such trust
6	fund; providing procedures for the termination of the
7	trust fund; repealing ss. 446.50, 446.51, 446.52, and
8	1010.84, F.S., relating to displaced homemaker
9	programs, prohibited discrimination and
10	confidentiality of information related to such
11	programs, and the Displaced Homemaker Trust Fund,
12	respectively; amending ss. 20.60, 28.101, 187.201,
13	445.003, 445.004, 741.01, and 741.011, F.S.;
14	conforming provisions to changes made by the act;
15	amending s. 11.45, F.S.; authorizing the Auditor
16	General to audit the Florida Tourism Industry
17	Marketing Corporation; amending s. 201.15, F.S.;
18	transferring certain funds to the General Revenue
19	Fund; creating s. 288.101, F.S.; creating the Florida
20	Job Growth Grant Fund within the Department of
21	Economic Opportunity; authorizing the department and
22	Enterprise Florida, Inc., to identify projects,
23	solicit proposals, and make certain recommendations;
24	authorizing the Governor to approve certain public
25	infrastructure projects, specified infrastructure
	Dage 1 of 62

Page 1 of 63

HB1A, Engrossed 1

2017A Legislature

26 funding, and workforce training grants; providing 27 definitions; requiring the department to administer 28 contracts for certain projects approved by the 29 Governor; amending s. 288.1168, F.S.; requiring the 30 Department of Revenue to conduct an audit; requiring the department to provide a copy of such audit to the 31 32 Governor and the Legislature by a specified date; 33 requiring a professional golf hall of fame facility applicant to provide a certified financial report to 34 35 the Governor and the Legislature; requiring payments 36 to cease under certain conditions; providing a repeal 37 date; amending s. 288.1226, F.S.; requiring the Florida Tourism Industry Marketing Corporation to 38 39 comply with certain per diem and travel expense provisions; providing corporation board members and 40 officers with certain voting authority; requiring such 41 42 officers and members to file a certain annual 43 disclosure; requiring that such disclosure be placed on the corporation's website; authorizing 44 reimbursement for per diem and travel expenses for 45 corporation board members; requiring such expenses to 46 47 be paid out of corporation funds; subjecting certain 48 contracts to specified notice and review procedures; prohibiting the execution of certain contracts; 49 50 limiting the amount of compensation paid to

Page 2 of 63

HB1A, Engrossed 1

2017A Legislature

51 corporation officers, agents, and employees; 52 prohibiting certain performance bonuses and severance 53 pay; removing a requirement that the corporation provide certain support to the Division of Tourism 54 55 Promotion of Enterprise Florida, Inc.; prohibiting the 56 corporation from creating or establishing certain 57 entities and expending certain funds that benefit only 58 one entity; requiring a one-to-one match of private to 59 public contributions to the corporation; providing 60 private contribution categories to be used for the calculation of such match; prohibiting certain 61 62 contributions from being considered private contributions for purposes of such match; requiring 63 64 the reversion of unmatched public contributions to the state treasury by a certain date annually; requiring 65 the corporation to provide certain data to the Office 66 67 of Economic and Demographic Research; prohibiting the expenditure of corporation funds for certain purposes; 68 69 prohibiting the acceptance or receipt of certain items or services from certain entities; limiting lodging 70 71 expenses of corporation employees; providing an 72 exception; requiring the Department of Economic 73 Opportunity to submit a proposed operating budget for 74 the corporation to the Governor and the Legislature; 75 requiring the inclusion of certain corporation

Page 3 of 63

HB1A, Engrossed 1

2017A Legislature

76 contracts on the corporation's website; requiring the 77 inclusion of specified information in certain 78 corporation contracts and on the corporation's 79 website; requiring certain entities that receive a 80 certain amount of specified funds to report certain public and private financial data on their websites 81 82 and provide such report to the Governor and the 83 Legislature on a specified date; requiring the report to include specified financial data; requiring 84 85 specified functionality of the corporation's website; creating s. 288.12266, F.S.; creating the Targeted 86 87 Marketing Assistance Program to enhance the tourism business marketing of small, minority, rural, and 88 89 agritourism businesses in the state; providing a definition; requiring the department and the 90 corporation to provide an annual report to the 91 Governor and the Legislature; amending s. 288.124, 92 93 F.S.; authorizing the Florida Tourism Industry 94 Marketing Corporation, rather than Enterprise Florida, 95 Inc., to establish a convention grants program and 96 quidelines governing the award of program grants and the administration of such program; amending s. 97 98 288.901, F.S.; authorizing reimbursement for per diem and travel expenses for Enterprise Florida, Inc., 99 100 board members; requiring such expenses to be paid out

Page 4 of 63

HB1A, Engrossed 1

2017A Legislature

101 of Enterprise Florida, Inc., funds; amending s. 288.903, F.S.; subjecting certain contracts to 102 103 specified notice and review procedures; prohibiting 104 the execution of certain contracts; prohibiting 105 Enterprise Florida, Inc., from creating or 106 establishing certain entities; requiring Enterprise 107 Florida, Inc., to comply with certain per diem and 108 travel expense provisions; amending s. 288.904, F.S.; 109 requiring the reversion of unmatched public 110 contributions to the state treasury by a certain date 111 annually; requiring the Department of Economic 112 Opportunity to submit a proposed operating budget for 113 Enterprise Florida, Inc., to the Governor and the 114 Legislature; requiring the inclusion of executed 115 Enterprise Florida, Inc., contracts on the Enterprise Florida, Inc., website; requiring the inclusion of 116 117 specified information in certain Enterprise Florida, 118 Inc., contracts and on the Enterprise Florida, Inc., 119 website; requiring certain entities that receive a certain amount of specified funds to report certain 120 121 public and private financial data on their websites 122 and provide such report to the Governor and the 123 Legislature on a specified date; requiring the report to include specified financial data; requiring 124 125 specified functionality of the Enterprise Florida,

Page 5 of 63

HB1A, Engrossed 1

2017A Legislature

126	Inc., website; amending s. 288.905, F.S.; limiting the
127	amount of public compensation paid to Enterprise
128	Florida, Inc., employees; prohibiting certain
129	performance bonuses and severance pay; limiting
130	lodging expenses of Enterprise Florida, Inc.,
131	employees; providing an exception; prohibiting certain
132	expenditures; prohibiting the acceptance or receipt of
133	certain items or services from certain entities;
134	amending s. 288.92, F.S.; conforming provisions to
135	changes made by the act; amending s. 288.923, F.S.;
136	conforming a cross-reference; providing
137	appropriations; providing an effective date.
138	
139	Be It Enacted by the Legislature of the State of Florida:
140	
141	Section 1. (1) The Displaced Homemaker Trust Fund, FLAIR
142	number 40-2-160, within the Department of Economic Opportunity
143	is terminated.
144	(2) All current balances remaining in, and all revenues
145	of, the trust fund shall be transferred to the General Revenue
146	Fund.
147	(3) The Department of Economic Opportunity shall pay any
148	outstanding debts and obligations of the terminated fund as soon
149	as practicable, and the Chief Financial Officer shall close out
150	and remove the terminated fund from various state accounting

Page 6 of 63

HB1A, Engrossed 1

2017A Legislature

151	systems using generally accepted accounting principles
152	concerning warrants outstanding, assets, and liabilities.
153	Section 2. Section 446.50, Florida Statutes, is repealed.
154	Section 3. Section 446.51, Florida Statutes, is repealed.
155	Section 4. Section 446.52, Florida Statutes, is repealed.
156	Section 5. Section 1010.84, Florida Statutes, is repealed.
157	Section 6. Paragraph (b) of subsection (10) of section
158	20.60, Florida Statutes, is amended to read:
159	20.60 Department of Economic Opportunity; creation; powers
160	and duties
161	(10) The department, with assistance from Enterprise
162	Florida, Inc., shall, by November 1 of each year, submit an
163	annual report to the Governor, the President of the Senate, and
164	the Speaker of the House of Representatives on the condition of
165	the business climate and economic development in the state.
166	(b) The report must incorporate annual reports of other
167	programs, including:
168	1. The displaced homemaker program established under s.
169	446.50.
170	1.2. Information provided by the Department of Revenue
171	under s. 290.014.
172	2.3. Information provided by enterprise zone development
173	agencies under s. 290.0056 and an analysis of the activities and
174	accomplishments of each enterprise zone.
175	3.4. The Economic Gardening Business Loan Pilot Program
	Page 7 of 63

HB1A, Engrossed 1

2017A Legislature

established under s. 288.1081 and the Economic Gardening 176 177 Technical Assistance Pilot Program established under s. 178 288.1082. 179 4.5. A detailed report of the performance of the Black 180 Business Loan Program and a cumulative summary of quarterly 181 report data required under s. 288.714. 182 5.6. The Rural Economic Development Initiative established under s. 288.0656. 183 6.7. The Florida Unique Abilities Partner Program. 184 Section 7. Subsection (1) of section 28.101, Florida 185 Statutes, is amended to read: 186 187 28.101 Petitions and records of dissolution of marriage; 188 additional charges.-189 (1) When a party petitions for a dissolution of marriage, 190 in addition to the filing charges in s. 28.241, the clerk shall 191 collect and receive: 192 (a) A charge of \$5. On a monthly basis, the clerk shall 193 transfer the moneys collected pursuant to this paragraph to the 194 Department of Revenue for deposit in the Child Welfare Training 195 Trust Fund created in s. 402.40. 196 (b) A charge of \$5. On a monthly basis, the clerk shall transfer the moneys collected pursuant to this paragraph to the 197 198 Department of Revenue for deposit in the Displaced Homemaker 199 Trust Fund created in s. 446.50. If a petitioner does not have 200 sufficient funds with which to pay this fee and signs an

Page 8 of 63

HB1A, Engrossed 1

2017A Legislature

201	affidavit so stating, all or a portion of the fee shall be
202	waived subject to a subsequent order of the court relative to
203	the payment of the fee.
204	<u>(b)</u> A charge of \$55. On a monthly basis, the clerk
205	shall transfer the moneys collected pursuant to this paragraph
206	to the Department of Revenue for deposit in the Domestic
207	Violence Trust Fund. Such funds which are generated shall be
208	directed to the Department of Children and Families for the
209	specific purpose of funding domestic violence centers.
210	(c) (d) A charge of $\$37.50$ 32.50 . On a monthly basis, the
211	clerk shall transfer the moneys collected pursuant to this
212	paragraph as follows:
213	1. An amount of \$7.50 to the Department of Revenue for
214	deposit in the Displaced Homemaker Trust Fund.
215	2. An amount of \$25 to the Department of Revenue for
216	deposit in the General Revenue Fund.
217	Section 8. Paragraph (b) of subsection (2) of section
218	187.201, Florida Statutes, is amended to read:
219	187.201 State Comprehensive Plan adoptedThe Legislature
220	hereby adopts as the State Comprehensive Plan the following
221	specific goals and policies:
222	(2) FAMILIES.—
223	(b) Policies
224	1. Eliminate state policies which cause voluntary family
225	separations.

Page 9 of 63

ENROLLED

HB1A, Engrossed 1

2017A Legislature

226	2. Promote concepts to stabilize the family unit to
227	strengthen bonds between parents and children.
228	3. Promote home care services for the sick and disabled.
229	4. Provide financial support for alternative child care
230	services.
231	5. Increase direct parental involvement in K-12 education
232	programs.
233	6. Promote family dispute resolution centers.
234	7. Support displaced homemaker programs.
235	7.8. Provide increased assurance that child support
236	payments will be made.
237	<u>8.</u> 9. Actively develop job opportunities, community work
238	experience programs, and job training programs for persons
239	receiving governmental financial assistance.
240	9.10. Direct local law enforcement authorities and
241	district mental health councils to increase efforts to prevent
242	family violence and to adequately punish the guilty party.
243	10.11. Provide financial, mental health, and other support
244	for victims of family violence.
245	Section 9. Paragraph (a) of subsection (3) of section
246	445.003, Florida Statutes, is amended to read:
247	445.003 Implementation of the federal Workforce Innovation
248	and Opportunity Act
249	(3) FUNDING
250	(a) Title I, Workforce Innovation and Opportunity Act

Page 10 of 63

HB1A, Engrossed 1

2017A Legislature

funds; Wagner-Peyser funds; and NAFTA/Trade Act funds will be expended based on the 4-year plan of CareerSource Florida, Inc. The plan must outline and direct the method used to administer and coordinate various funds and programs that are operated by various agencies. The following provisions apply to these funds:

256 At least 50 percent of the Title I funds for Adults and 1. 257 Dislocated Workers which are passed through to local workforce 258 development boards shall be allocated to and expended on Individual Training Accounts unless a local workforce 259 development board obtains a waiver from CareerSource Florida, 260 261 Inc. Tuition, books, and fees of training providers and other 262 training services prescribed and authorized by the Workforce Innovation and Opportunity Act qualify as Individual Training 263 264 Account expenditures.

265 2. Fifteen percent of Title I funding shall be retained at 266 the state level and dedicated to state administration and shall be used to design, develop, induce, and fund innovative 267 268 Individual Training Account pilots, demonstrations, and 269 programs. Of such funds retained at the state level, \$2 million 270 shall be reserved for the Incumbent Worker Training Program 271 created under subparagraph 3. Eligible state administration 272 costs include the costs of funding for the board and staff of CareerSource Florida, Inc.; operating fiscal, compliance, and 273 274 management accountability systems through CareerSource Florida, 275 Inc.; conducting evaluation and research on workforce

Page 11 of 63

HB1A, Engrossed 1

2017A Legislature

276 development activities; and providing technical and capacity 277 building assistance to local workforce development areas at the 278 direction of CareerSource Florida, Inc. Notwithstanding s. 279 445.004, such administrative costs may not exceed 25 percent of 280 these funds. An amount not to exceed 75 percent of these funds 281 shall be allocated to Individual Training Accounts and other 282 workforce development strategies for other training designed and 283 tailored by CareerSource Florida, Inc., including, but not 284 limited to, programs for incumbent workers, displaced homemakers, nontraditional employment, and enterprise zones. 285 CareerSource Florida, Inc., shall design, adopt, and fund 286 287 Individual Training Accounts for distressed urban and rural 288 communities.

3. The Incumbent Worker Training Program is created for the purpose of providing grant funding for continuing education and training of incumbent employees at existing Florida businesses. The program will provide reimbursement grants to businesses that pay for preapproved, direct, training-related costs.

a. The Incumbent Worker Training Program will be
administered by CareerSource Florida, Inc., which may, at its
discretion, contract with a private business organization to
serve as grant administrator.

b. The program shall be administered pursuant to s.300 134(d)(4) of the Workforce Innovation and Opportunity Act.

Page 12 of 63

HB1A, Engrossed 1

2017A Legislature

Priority for funding shall be given to businesses with 25 employees or fewer, businesses in rural areas, businesses in distressed inner-city areas, businesses in a qualified targeted industry, businesses whose grant proposals represent a significant upgrade in employee skills, or businesses whose grant proposals represent a significant layoff avoidance strategy.

308 c. All costs reimbursed by the program must be preapproved by CareerSource Florida, Inc., or the grant administrator. The 309 310 program may not reimburse businesses for trainee wages, the purchase of capital equipment, or the purchase of any item or 311 312 service that may possibly be used outside the training project. A business approved for a grant may be reimbursed for 313 314 preapproved, direct, training-related costs including tuition, 315 fees, books and training materials, and overhead or indirect costs not to exceed 5 percent of the grant amount. 316

317 d. A business that is selected to receive grant funding 318 must provide a matching contribution to the training project, 319 including, but not limited to, wages paid to trainees or the 320 purchase of capital equipment used in the training project; must 321 sign an agreement with CareerSource Florida, Inc., or the grant 322 administrator to complete the training project as proposed in the application; must keep accurate records of the project's 323 implementation process; and must submit monthly or quarterly 324 325 reimbursement requests with required documentation.

Page 13 of 63

HB1A, Engrossed 1

2017A Legislature

326 All Incumbent Worker Training Program grant projects e. shall be performance-based with specific measurable performance 327 328 outcomes, including completion of the training project and job 329 retention. CareerSource Florida, Inc., or the grant 330 administrator shall withhold the final payment to the grantee 331 until a final grant report is submitted and all performance 332 criteria specified in the grant contract have been achieved. 333 CareerSource Florida, Inc., may establish guidelines f. 334 necessary to implement the Incumbent Worker Training Program. 335 No more than 10 percent of the Incumbent Worker q.

336 Training Program's total appropriation may be used for overhead 337 or indirect purposes.

At least 50 percent of Rapid Response funding shall be 338 4. 339 dedicated to Intensive Services Accounts and Individual Training 340 Accounts for dislocated workers and incumbent workers who are at 341 risk of dislocation. CareerSource Florida, Inc., shall also 342 maintain an Emergency Preparedness Fund from Rapid Response 343 funds, which will immediately issue Intensive Service Accounts, 344 Individual Training Accounts, and other federally authorized 345 assistance to eligible victims of natural or other disasters. At 346 the direction of the Governor, these Rapid Response funds shall be released to local workforce development boards for immediate 347 use after events that qualify under federal law. Funding shall 348 also be dedicated to maintain a unit at the state level to 349 350 respond to Rapid Response emergencies and to work with state

Page 14 of 63

HB1A, Engrossed 1

2017A Legislature

351 emergency management officials and local workforce development 352 boards. All Rapid Response funds must be expended based on a 353 plan developed by CareerSource Florida, Inc., and approved by 354 the Governor.

355 Section 10. Paragraph (b) of subsection (5) of section 356 445.004, Florida Statutes, is amended to read:

357 445.004 CareerSource Florida, Inc.; creation; purpose;
 358 membership; duties and powers.-

(5) CareerSource Florida, Inc., shall have all the powers and authority not explicitly prohibited by statute which are necessary or convenient to carry out and effectuate its purposes as determined by statute, Pub. L. No. 113-128, and the Governor, as well as its functions, duties, and responsibilities, including, but not limited to, the following:

(b) Providing oversight and policy direction to ensure that the following programs are administered by the department in compliance with approved plans and under contract with CareerSource Florida, Inc.:

369 1. Programs authorized under Title I of the Workforce 370 Innovation and Opportunity Act, Pub. L. No. 113-128, with the 371 exception of programs funded directly by the United States 372 Department of Labor under Title I, s. 167.

373 2. Programs authorized under the Wagner-Peyser Act of
374 1933, as amended, 29 U.S.C. ss. 49 et seq.

375

Page 15 of 63

3. Activities authorized under Title II of the Trade Act

HB1A, Engrossed 1

2017A Legislature

376 of 2002, as amended, 19 U.S.C. ss. 2272 et seq., and the Trade 377 Adjustment Assistance Program.

378 4. Activities authorized under 38 U.S.C. chapter 41,
379 including job counseling, training, and placement for veterans.

380 5. Employment and training activities carried out under
381 funds awarded to this state by the United States Department of
382 Housing and Urban Development.

383 6. Welfare transition services funded by the Temporary 384 Assistance for Needy Families Program, created under the 385 Personal Responsibility and Work Opportunity Reconciliation Act 386 of 1996, as amended, Pub. L. No. 104-193, and Title IV, s. 403, 387 of the Social Security Act, as amended.

388 7. Displaced homemaker programs, provided under s. 446.50.
 389 7.8. The Florida Bonding Program, provided under Pub. L.
 390 No. 97-300, s. 164(a)(1).

391 <u>8.9.</u> The Food Assistance Employment and Training Program,
392 provided under the Food and Nutrition Act of 2008, 7 U.S.C. ss.
393 2011-2032; the Food Security Act of 1988, Pub. L. No. 99-198;
394 and the Hunger Prevention Act, Pub. L. No. 100-435.

395 <u>9.10.</u> The Quick-Response Training Program, provided under 396 ss. 288.046-288.047. Matching funds and in-kind contributions 397 that are provided by clients of the Quick-Response Training 398 Program shall count toward the requirements of s. 288.904, 399 pertaining to the return on investment from activities of 400 Enterprise Florida, Inc.

Page 16 of 63

FLORIDA HOUSE OF REPRESENTATIVES

ENROLLED

HB1A, Engrossed 1

2017A Legislature

10.11. The Work Opportunity Tax Credit, provided under the 401 Tax and Trade Relief Extension Act of 1998, Pub. L. No. 105-277, 402 403 and the Taxpayer Relief Act of 1997, Pub. L. No. 105-34. 404 11.12. Offender placement services, provided under ss. 405 944.707-944.708. 406 Section 11. Subsections (3), (4), and (5) of section 407 741.01, Florida Statutes, are amended to read: 408 741.01 County court judge or clerk of the circuit court to 409 issue marriage license; fee.-410 (3) Further, the fee charged for each marriage license issued in the state shall be increased by an additional sum of 411 412 \$7.50 to be collected upon receipt of the application for the 413 issuance of a marriage license. The clerk shall transfer such 414 funds monthly to the Department of Revenue for deposit in the 415 Displaced Homemaker Trust Fund created in s. 446.50. (3) (4) An additional fee of \$25 shall be paid to the clerk 416 417 upon receipt of the application for issuance of a marriage 418 license. The moneys collected shall be remitted by the clerk to 419 the Department of Revenue, monthly, for deposit in the General 420 Revenue Fund. 421 (4) (5) The fee charged for each marriage license issued in 422 the state shall be reduced by a sum of $$25 \frac{32.50}{50}$ for all couples who present valid certificates of completion of a premarital 423 424 preparation course from a qualified course provider registered

425

Page 17 of 63

under s. 741.0305(5) for a course taken no more than 1 year

HB1A, Engrossed 1

2017A Legislature

426 prior to the date of application for a marriage license. For 427 each license issued that is subject to the fee reduction of this 428 subsection, the clerk is not required to transfer the sum of 429 \$7.50 to the Department of Revenue for deposit in the Displaced 430 Homemaker Trust Fund pursuant to subsection (3) or to transfer 431 the sum of \$25 to the Department of Revenue for deposit in the 432 General Revenue Fund.

433 Section 12. Section 741.011, Florida Statutes, is amended 434 to read:

435 741.011 Installment payments.—An applicant for a marriage 436 license who is unable to pay the fees required under s. 741.01 437 in a lump sum may make payment in not more than three installments over a period of 90 days. The clerk shall accept 438 439 installment payments upon receipt of an affidavit that the 440 applicant is unable to pay the fees in a lump-sum payment. Upon 441 receipt of the third or final installment payment, the marriage 442 license application shall be deemed filed, and the clerk shall 443 issue the marriage license to the applicant and distribute the 444 fees as provided in s. 741.01. In the event that the marriage 445 license fee is paid in installments, the clerk shall retain \$1 from the additional fee imposed pursuant to s. 741.01(3) 446 447 741.01(4), as a processing fee.

448 Section 13. Paragraph (x) is added to subsection (3) of 449 section 11.45, Florida Statutes, to read:

450

Page 18 of 63

11.45 Definitions; duties; authorities; reports; rules.-

HB1A, Engrossed 1

2017A Legislature

451 (3) AUTHORITY FOR AUDITS AND OTHER ENGAGEMENTS.-The 452 Auditor General may, pursuant to his or her own authority, or at 453 the direction of the Legislative Auditing Committee, conduct 454 audits or other engagements as determined appropriate by the 455 Auditor General of:

456

(x) The Florida Tourism Industry Marketing Corporation. 457 Section 14. Paragraph (a) of subsection (4) of section 458 201.15, Florida Statutes, is amended to read:

201.15 Distribution of taxes collected.-All taxes 459 collected under this chapter are hereby pledged and shall be 460 461 first made available to make payments when due on bonds issued 462 pursuant to s. 215.618 or s. 215.619, or any other bonds 463 authorized to be issued on a parity basis with such bonds. Such 464 pledge and availability for the payment of these bonds shall 465 have priority over any requirement for the payment of service 466 charges or costs of collection and enforcement under this 467 section. All taxes collected under this chapter, except taxes 468 distributed to the Land Acquisition Trust Fund pursuant to 469 subsections (1) and (2), are subject to the service charge 470 imposed in s. 215.20(1). Before distribution pursuant to this 471 section, the Department of Revenue shall deduct amounts 472 necessary to pay the costs of the collection and enforcement of the tax levied by this chapter. The costs and service charge may 473 474 not be levied against any portion of taxes pledged to debt 475 service on bonds to the extent that the costs and service charge

Page 19 of 63

HB1A, Engrossed 1

2017A Legislature

476 are required to pay any amounts relating to the bonds. All of 477 the costs of the collection and enforcement of the tax levied by 478 this chapter and the service charge shall be available and 479 transferred to the extent necessary to pay debt service and any 480 other amounts payable with respect to bonds authorized before 481 January 1, 2017, secured by revenues distributed pursuant to 482 this section. All taxes remaining after deduction of costs shall 483 be distributed as follows:

484 (4) After the required distributions to the Land
485 Acquisition Trust Fund pursuant to subsections (1) and (2) and
486 deduction of the service charge imposed pursuant to s.
487 215.20(1), the remainder shall be distributed as follows:

The lesser of 24.18442 percent of the remainder or 488 (a) 489 \$541.75 million in each fiscal year shall be paid into the State 490 Treasury to the credit of the State Transportation Trust Fund. 491 Of such funds, \$75 million for each fiscal year shall be 492 transferred to the General Revenue Fund State Economic 493 Enhancement and Development Trust Fund within the Department of 494 Economic Opportunity. Notwithstanding any other law, the 495 remaining amount credited to the State Transportation Trust Fund 496 shall be used for:

497 1. Capital funding for the New Starts Transit Program,
498 authorized by Title 49, U.S.C. s. 5309 and specified in s.
499 341.051, in the amount of 10 percent of the funds;
500 2. The Small County Outreach Program specified in s.

Page 20 of 63

HB1A, Engrossed 1

2017A Legislature

501	339.2818, in the amount of 10 percent of the funds;
502	3. The Strategic Intermodal System specified in ss.
503	339.61, 339.62, 339.63, and 339.64, in the amount of 75 percent
504	of the funds after deduction of the payments required pursuant
505	to subparagraphs 1. and 2.; and
506	4. The Transportation Regional Incentive Program specified
507	in s. 339.2819, in the amount of 25 percent of the funds after
508	deduction of the payments required pursuant to subparagraphs 1.
509	and 2. The first \$60 million of the funds allocated pursuant to
510	this subparagraph shall be allocated annually to the Florida
511	Rail Enterprise for the purposes established in s. 341.303(5).
512	Section 15. Section 288.101, Florida Statutes, is created
513	to read:
514	288.101 Florida Job Growth Grant Fund.—
514 515	<u>288.101 Florida Job Growth Grant Fund</u> (1) The Florida Job Growth Grant Fund is created within
515	(1) The Florida Job Growth Grant Fund is created within
515 516	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving
515 516 517	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The
515 516 517 518	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive
515 516 517 518 519	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive benefit of any single company, corporation, or business entity.
515 516 517 518 519 520	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive benefit of any single company, corporation, or business entity. (2) The department and Enterprise Florida, Inc., may
515 516 517 518 519 520 521	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive benefit of any single company, corporation, or business entity. (2) The department and Enterprise Florida, Inc., may identify projects, solicit proposals, and make funding
515 516 517 518 519 520 521 522	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive benefit of any single company, corporation, or business entity. (2) The department and Enterprise Florida, Inc., may identify projects, solicit proposals, and make funding recommendations to the Governor, who is authorized to approve:
515 516 517 518 519 520 521 522 523	(1) The Florida Job Growth Grant Fund is created within the department to promote economic opportunity by improving public infrastructure and enhancing workforce training. The Florida Job Growth Grant Fund may not be used for the exclusive benefit of any single company, corporation, or business entity. (2) The department and Enterprise Florida, Inc., may identify projects, solicit proposals, and make funding recommendations to the Governor, who is authorized to approve: (a) State or local public infrastructure projects to

Page 21 of 63

HB1A, Engrossed 1

2017A Legislature

526	industry.
527	(b) Infrastructure funding to accelerate the
528	rehabilitation of the Herbert Hoover Dike. The department or the
529	South Florida Water Management District may enter into
530	agreements, as necessary, with the United States Army Corps of
531	Engineers to implement this paragraph.
532	(c) Workforce training grants to support programs at state
533	colleges and state technical centers that provide participants
534	with transferable, sustainable workforce skills applicable to
535	more than a single employer, and for equipment associated with
536	these programs. The department shall work with CareerSource
537	Florida to ensure programs are offered to the public based on
538	criteria established by the state college or state technical
539	center and do not exclude applicants who are unemployed or
540	underemployed.
541	(3) For purposes of this section:
542	(a) "Infrastructure" means any fixed capital expenditure
543	or fixed capital costs associated with the construction,
544	reconstruction, or improvement of facilities that have a life
545	expectancy of 5 or more years and any land acquisition, land
546	improvement, design, and engineering costs related thereto.
547	Facilities in this category include technical structures such as
548	roads, bridges, tunnels, water supply, sewers, electrical grids,
549	and telecommunications facilities.
550	(b) "Public infrastructure" means infrastructure that is

Page 22 of 63

HB1A, Engrossed 1

2017A Legislature

551	owned by the public, and is for public use or predominately
552	benefits the public. If public infrastructure is leased or sold,
553	it must be leased or sold at fair market rates or value.
554	(c) "Targeted industry" means any industry identified in
555	the most recent list provided to the Governor, the President of
556	the Senate, and the Speaker of the House of Representatives in
557	accordance with s. 288.106(q).
558	(4) The department shall administer contracts for projects
559	approved by the Governor and funded pursuant to this section.
560	Section 16. Subsection (5) of section 288.1168, Florida
561	Statutes, is amended, and subsections (7) and (8) are added to
562	that section, to read:
563	288.1168 Professional golf hall of fame facility
564	(5) The Department of Revenue <u>must</u> may audit as provided
565	in s. 213.34 to verify that the distributions under this section
566	have been expended as required by this section on or before
567	October 1, 2017, and provide a copy of such audit to the
568	Governor, the President of the Senate, and the Speaker of the
569	House of Representatives on or before December 1, 2017.
570	(7) On or before January 1, 2018, the applicant must
571	certify and provide the Governor, the President of the Senate,
572	and the Speaker of the House of Representatives, with a
573	certified financial report indicating that all payments received
574	from the state pursuant to s. 212.20 are being used to pay or
575	pledge for payment of debt service on, or to fund debt service

Page 23 of 63

HB1A, Engrossed 1

2017A Legislature

576	reserve funds, arbitrage rebate obligations, or other amounts
577	payable with respect to, bonds issued for the construction,
578	reconstruction, or renovation of the facility or for the
579	reimbursement of such costs or the refinancing of bonds issued
580	for such purpose.
581	(a) Such report must identify to whom the bonds were
582	issued, in what amounts, the date of final maturity, the level
583	of funding achieved and whether bond payments are outstanding.
584	(b) If the applicant fails to certify and provide proof as
585	required by this subsection, then all payments in accordance
586	with ss. 288.1168 and 212.20 shall cease on January 1, 2018.
587	(c) If the applicant fails to meet the requirements of
588	this subsection, no new or additional applications or
589	certifications shall be approved, no new letters of
590	certification may be issued, no new contracts or agreements may
591	be executed, and no new awards may be made.
592	(8) This section is repealed June 30, 2023.
593	Section 17. Section 288.1226, Florida Statutes, is amended
594	to read:
595	288.1226 Florida Tourism Industry Marketing Corporation;
596	use of property; board of directors; duties; audit
597	(1) DEFINITIONSFor the purposes of this section, the
598	term "corporation" means the Florida Tourism Industry Marketing
599	Corporation.
600	(2) ESTABLISHMENTThe Florida Tourism Industry Marketing
ļ	Page 24 of 63

601

HB1A, Engrossed 1

2017A Legislature

Corporation is a direct-support organization of Enterprise 602 Florida, Inc. 603 (a) The Florida Tourism Industry Marketing Corporation is 604 a corporation not for profit, as defined in s. 501(c)(6) of the 605 Internal Revenue Code of 1986, as amended, that is incorporated 606 under the provisions of chapter 617 and approved by the 607 Department of State. 608 (b) The corporation is organized and operated exclusively 609 to request, receive, hold, invest, and administer property and 610 to manage and make expenditures for the operation of the activities, services, functions, and programs of this state 611 612 which relate to the statewide, national, and international 613 promotion and marketing of tourism. 614 (c)1. The corporation is not an agency for the purposes of 615 chapters 120, 216, and 287; ss. 255.21, 255.25, and 255.254, 616 relating to leasing of buildings; ss. 283.33 and 283.35, 617 relating to bids for printing; s. 215.31; and parts I, II, and 618 IV-VIII of chapter 112. However, the corporation shall comply 619 with the per diem and travel expense provisions of s. 112.061. 2. It is not a violation of s. 112.3143(2) or (4) for the 620 621 officers or members of the board of directors of the corporation 622 to: 623 a. Vote on the 4-year marketing plan required under s. 624 288.923 or vote on any individual component of or amendment to 625 the plan. Page 25 of 63

HB1A, Engrossed 1

2017A Legislature

626	b. Participate in the establishment or calculation of
627	payments related to the private match requirements of subsection
628	(6). The officer or member must file an annual disclosure
629	describing the nature of his or her interests or the interests
630	of his or her principals, including corporate parents and
631	subsidiaries of his or her principal, in the private match
632	requirements. This annual disclosure requirement satisfies the
633	disclosure requirement of s. 112.3143(4). This disclosure must
634	be placed on the corporation's website or included in the
635	minutes of each meeting of the corporation's board of directors
636	at which the private match requirements are discussed or voted
637	upon.
638	(d) The corporation is subject to the provisions of
639	chapter 119, relating to public meetings, and those provisions
640	of chapter 286 relating to public meetings and records.
641	(3) USE OF PROPERTYEnterprise Florida, Inc.:
642	(a) Is authorized to permit the use of property and
643	facilities of Enterprise Florida, Inc., by the corporation,
644	subject to the provisions of this section.
645	(b) Shall prescribe conditions with which the corporation
646	must comply in order to use property and facilities of
647	Enterprise Florida, Inc. Such conditions shall provide for
648	budget and audit review and for oversight by Enterprise Florida,
649	Inc.
650	(c) May not permit the use of property and facilities of
	Page 26 of 63

HB1A, Engrossed 1

2017A Legislature

Enterprise Florida, Inc., if the corporation does not provide
equal employment opportunities to all persons, regardless of
race, color, national origin, sex, age, or religion.

654 (4) BOARD OF DIRECTORS.—The board of directors of the
655 corporation shall be composed of 31 tourism-industry-related
656 members, appointed by Enterprise Florida, Inc., in conjunction
657 with the department. <u>Board members shall serve without</u>
658 <u>compensation, but are entitled to receive reimbursement for per</u>
659 <u>diem and travel expenses pursuant to s. 112.061. Such expenses</u>
660 must be paid out of funds of the corporation.

(a) The board shall consist of 16 members, appointed in
such a manner as to equitably represent all geographic areas of
the state, with no fewer than two members from any of the
following regions:

Region 1, composed of Bay, Calhoun, Escambia, Franklin,
Gadsden, Gulf, Holmes, Jackson, Jefferson, Leon, Liberty,
Okaloosa, Santa Rosa, Wakulla, Walton, and Washington Counties.

Region 2, composed of Alachua, Baker, Bradford, Clay,
Columbia, Dixie, Duval, Flagler, Gilchrist, Hamilton, Lafayette,
Levy, Madison, Marion, Nassau, Putnam, St. Johns, Suwannee,
Taylor, and Union Counties.

672 3. Region 3, composed of Brevard, Indian River, Lake,
673 Okeechobee, Orange, Osceola, St. Lucie, Seminole, Sumter, and
674 Volusia Counties.

675

4. Region 4, composed of Citrus, Hernando, Hillsborough,

Page 27 of 63

HB1A, Engrossed 1

2017A Legislature

676	Manatee, Pasco, Pinellas, Polk, and Sarasota Counties.
677	5. Region 5, composed of Charlotte, Collier, DeSoto,
678	Glades, Hardee, Hendry, Highlands, and Lee Counties.
679	6. Region 6, composed of Broward, Martin, Miami-Dade,
680	Monroe, and Palm Beach Counties.
681	(b) The 15 additional tourism-industry-related members
682	shall include 1 representative from the statewide rental car
683	industry; 7 representatives from tourist-related statewide
684	associations, including those that represent hotels,
685	campgrounds, county destination marketing organizations,
686	museums, restaurants, retail, and attractions; 3 representatives
687	from county destination marketing organizations; 1
688	representative from the cruise industry; 1 representative from
689	an automobile and travel services membership organization that
690	has at least 2.8 million members in Florida; 1 representative
691	from the airline industry; and 1 representative from the space
692	tourism industry, who will each serve for a term of 2 years.
693	(5) POWERS AND DUTIESThe corporation, in the performance
694	of its duties:
695	(a) May make and enter into contracts and assume such
696	other functions as are necessary to carry out the provisions of
697	the 4-year marketing plan required by s. 288.923, and the
698	corporation's contract with Enterprise Florida, Inc., which are
699	not inconsistent with this or any other provision of law. <u>A</u>
700	proposed contract with a total cost of \$750,000 or more is
	Page 28 of 63

HB1A, Engrossed 1

2017A Legislature

701 subject to the notice and review procedures of s. 216.177. If 702 the chair and vice chair of the Legislative Budget Commission, 703 or the President of the Senate and the Speaker of the House of 704 Representatives, timely advise the corporation in writing that 705 such proposed contract is contrary to legislative policy and 706 intent, the corporation may not execute such proposed contract. 707 The corporation may not enter into multiple related contracts to 708 avoid the requirements of this paragraph.

(b) May develop a program to provide incentives and to attract and recognize those entities which make significant financial and promotional contributions towards the expanded tourism promotion activities of the corporation.

(c) May establish a cooperative marketing program with other public and private entities which allows the use of the VISIT Florida logo in tourism promotion campaigns which meet the standards of Enterprise Florida, Inc., for which the corporation may charge a reasonable fee.

(d) May sue and be sued and appear and defend in all actions and proceedings in its corporate name to the same extent as a natural person.

(e) May adopt, use, and alter a common corporate seal.
However, such seal must always contain the words "corporation not for profit."

(f) Shall elect or appoint such officers and agents as itsaffairs shall require and allow them reasonable compensation.

Page 29 of 63

HB1A, Engrossed 1

2017A Legislature

726	However, each officer or agent, including the president and
727	chief executive officer of the corporation, may not receive
728	public compensation for employment that exceeds the salary and
729	benefits authorized to be paid to the Governor. Any public
730	payments of performance bonuses or severance pay to an officer
731	or agent of the corporation are prohibited unless specifically
732	authorized by law.
733	(g) Shall hire and establish salaries and personnel and
734	employee benefit programs for such permanent and temporary
735	employees as are necessary to carry out the provisions of the 4-
736	year marketing plan and the corporation's contract with
737	Enterprise Florida, Inc., which are not inconsistent with this
738	or any other provision of law. However, an employee may not
739	receive public compensation for employment that exceeds the
740	salary and benefits authorized to be paid to the Governor. Any
741	public payments of performance bonuses or severance pay to
742	employees of the corporation are prohibited unless specifically
743	authorized by law.
744	(h) Shall provide staff support to the Division of Tourism
745	Promotion of Enterprise Florida, Inc. The president and chief
746	executive officer of the Florida Tourism Industry Marketing
747	Corporation shall serve without compensation as the director of
748	the division.
749	(i) May adopt, change, amend, and repeal bylaws, not
750	inconsistent with law or its articles of incorporation, for the
	Page 30 of 63

HB1A, Engrossed 1

2017A Legislature

administration of the provisions of the 4-year marketing planand the corporation's contract with Enterprise Florida, Inc.

753 (i) (j) May conduct its affairs, carry on its operations, 754 and have offices and exercise the powers granted by this act in 755 any state, territory, district, or possession of the United 756 States or any foreign country. Where feasible, appropriate, and 757 recommended by the 4-year marketing plan developed by the Division of Tourism Promotion of Enterprise Florida, Inc., the 758 759 corporation may collocate the programs of foreign tourism 760 offices in cooperation with any foreign office operated by any 761 agency of this state.

762 <u>(j)(k)</u> May appear on its own behalf before boards, 763 commissions, departments, or other agencies of municipal, 764 county, state, or federal government.

765 (k) (1) May request or accept any grant, payment, or gift, 766 of funds or property made by this state or by the United States 767 or any department or agency thereof or by any individual, firm, 768 corporation, municipality, county, or organization for any or 769 all of the purposes of the 4-year marketing plan and the 770 corporation's contract with Enterprise Florida, Inc., that are 771 not inconsistent with this or any other provision of law. Such 772 funds shall be deposited in a bank account established by the corporation's board of directors. The corporation may expend 773 774 such funds in accordance with the terms and conditions of any 775 such grant, payment, or gift, in the pursuit of its

Page 31 of 63

HB1A, Engrossed 1

2017A Legislature

administration or in support of the programs it administers. The corporation shall separately account for the public funds and the private funds deposited into the corporation's bank account.

779 <u>(1) (m)</u> Shall establish a plan for participation in the 780 corporation which will provide additional funding for the 781 administration and duties of the corporation.

782 <u>(m) (n)</u> In the performance of its duties, may undertake, or 783 contract for, marketing projects and advertising research 784 projects.

785 <u>(n) (o)</u> In addition to any indemnification available under 786 chapter 617, the corporation may indemnify, and purchase and 787 maintain insurance on behalf of, directors, officers, and 788 employees of the corporation against any personal liability or 789 accountability by reason of actions taken while acting within 790 the scope of their authority.

(o) Shall not create or establish any other entity,
 corporation, or direct-support organization.

793 (p) Shall not expend funds, public or private, that 794 directly benefit only one company, corporation, or business 795 entity.

796

(6) MATCHING REQUIREMENTS.-

797 (a) A one-to-one match is required of private to public
 798 contributions to the corporation. Public contributions include
 799 all state appropriations to the corporation and exclude taxes
 800 derived pursuant to s. 125.0104.

Page 32 of 63

HB1A, Engrossed 1

2017A Legislature

801	(b) For purposes of calculating the required one-to-one
802	match, the corporation shall receive matching private
803	contributions in one of four private match categories. The
804	corporation shall maintain documentation of such categorized
805	contributions on file and make such documentation available for
806	inspection upon reasonable notice during its regular business
807	hours. Contribution details shall be included in the quarterly
808	reports required under subsection (8). The private match
809	categories are:
810	1. Direct cash contributions from private sources, which
811	include, but are not limited to, cash derived from strategic
812	alliances, contributions of stocks and bonds, and partnership
813	contributions.
814	2. Fees for services, which include, but are not limited
815	to, event participation, research, and brochure placement and
816	transparencies.
817	3. Cooperative advertising, which is limited to partner
818	expenditures for paid media placement, partner expenditures for
819	collateral material distribution, and the actual market value of
820	contributed productions, air time, and print space.
821	4. In-kind contributions, which is limited to the actual
822	market value of promotional contributions of partner-supplied
823	benefits to target audiences and the actual market value of
824	nonpartner-supplied air time or print space contributed for the
825	broadcasting or printing of such promotions, which would
	Page 33 of 63

Page 33 of 63

HB1A, Engrossed 1

2017A Legislature

826	otherwise require tourist promotion expenditures by the
827	corporation for advertising, air travel, rental car fees, hotel
828	rooms, RV or campsite space rental, on-site guest services, and
829	admission tickets. The net value of air time or print space, if
830	any, shall be deemed to be the actual market value of the air
831	time or print space, based on an average of actual unit prices
832	paid contemporaneously for comparable times or spaces, less the
833	value of increased ratings or other benefits realized by the
834	media outlet as a result of the promotion.
835	
836	Contributions from a government entity or from an entity that
837	received more than 50 percent of its revenue in the previous
838	fiscal year from public sources, including revenue derived from
839	taxes, other than taxes collected pursuant to s. 125.0104, from
840	fees, or from other government revenues, are not considered
841	private contributions for purposes of calculating the required
842	one-to-one match.
843	(c) If the corporation fails to meet the one-to-one match
844	requirements of this subsection, the corporation shall revert
845	all unmatched public contributions to the state treasury by June
846	30 of each fiscal year.
847	(7)(6) ANNUAL AUDIT.—The corporation shall provide for an
848	annual financial audit in accordance with s. 215.981. The annual
849	audit report shall be submitted to the Auditor General; the
850	Office of Program Policy Analysis and Government Accountability;
	Page 34 of 63

HB1A, Engrossed 1

2017A Legislature

851 Enterprise Florida, Inc.; and the department for review. The 852 Office of Program Policy Analysis and Government Accountability; 853 Enterprise Florida, Inc.; the department; and the Auditor 854 General have the authority to require and receive from the 855 corporation or from its independent auditor any detail or 856 supplemental data relative to the operation of the corporation. 857 The department shall annually certify whether the corporation is 858 operating in a manner and achieving the objectives that are 859 consistent with the policies and goals of Enterprise Florida, Inc., and its long-range marketing plan. The identity of a donor 860 861 or prospective donor to the corporation who desires to remain 862 anonymous and all information identifying such donor or 863 prospective donor are confidential and exempt from the 864 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 865 Constitution. Such anonymity shall be maintained in the 866 auditor's report.

867 (8) (7) REPORT.—The corporation shall provide a quarterly 868 report to Enterprise Florida, Inc., which shall:

(a) Measure the current vitality of the visitor industry
of this state as compared to the vitality of such industry for
the year to date and for comparable quarters of past years.
Indicators of vitality shall be determined by Enterprise
Florida, Inc., and shall include, but not be limited to,
estimated visitor count and party size, length of stay, average
expenditure per party, and visitor origin and destination.

Page 35 of 63

HB1A, Engrossed 1

2017A Legislature

876	(b) Provide detailed, unaudited financial statements of
877	sources and uses of public and private funds.
878	(c) Measure progress towards annual goals and objectives
879	set forth in the 4-year marketing plan.
880	(d) Review all pertinent research findings.
881	(e) Provide other measures of accountability as requested
882	by Enterprise Florida, Inc.
883	
884	The corporation must take all steps necessary to provide all
885	data that is used to develop the report, including source data,
886	to the Office of Economic and Demographic Research.
887	(9) (8) PUBLIC RECORDS EXEMPTION.—The identity of any
888	person who responds to a marketing project or advertising
889	research project conducted by the corporation in the performance
890	of its duties on behalf of Enterprise Florida, Inc., or trade
891	secrets as defined by s. 812.081 obtained pursuant to such
892	activities, are exempt from s. 119.07(1) and s. 24(a), Art. I of
893	the State Constitution. This subsection is subject to the Open
894	Government Sunset Review Act in accordance with s. 119.15 and
895	shall stand repealed on October 2, 2021, unless reviewed and
896	saved from repeal through reenactment by the Legislature.
897	(10) PROHIBITIONS; CORPORATE FUNDS; GIFTSFunds of the
898	corporation may not be expended for food, beverages, lodging,
899	entertainment, or gifts for employees of the corporation, board
900	members of the corporation, or employees of a tourist or

Page 36 of 63
HB1A, Engrossed 1

2017A Legislature

901	economic development entity that receives revenue from a tax
902	imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305,
903	unless authorized pursuant to s. 112.061 or this section. An
904	employee or board member of the corporation may not accept or
905	receive food, beverages, lodging, entertainment, or gifts from a
906	tourist or economic development entity that receives revenue
907	from a tax imposed pursuant to s. 125.0104, s. 125.0108, or s.
908	212.0305, or from any person, vendor, or other entity, doing
909	business with the corporation unless such food, beverage,
910	lodging, entertainment, or gift is available to similarly
911	situated members of the general public.
912	(11) LODGING EXPENSES.—Lodging expenses for an employee of
913	the corporation may not exceed \$150 per day, excluding taxes,
914	unless the corporation is participating in a negotiated group
915	rate discount or the corporation provides documentation of at
916	least three comparable alternatives demonstrating that such
917	lodging at the required rate is not available. However, an
918	employee of the corporation may expend his or her own funds for
919	any lodging expenses in excess of \$150 per day.
920	(12) PROPOSED OPERATING BUDGET SUBMISSIONBy August 15 of
921	each fiscal year, the Department of Economic Opportunity shall
922	submit a proposed operating budget for the corporation including
923	amounts to be expended on advertising, marketing, promotions,
924	events, other operating capital outlay, and salaries and
925	benefits for each employee to the Governor, the President of the

Page 37 of 63

HB1A, Engrossed 1

2017A Legislature

926	Senate, and the Speaker of the House of Representatives.
927	(13) TRANSPARENCY
928	(a) All executed corporation contracts are to be placed
929	for viewing on the corporation's website. All contracts with the
930	corporation valued at \$500,000 or more shall be placed on the
931	corporation's website for review 14 days prior to execution.
932	(b) A contract entered into between the corporation and
933	any other public or private entity shall include:
934	1. The purpose of the contract.
935	2. Specific performance standards and responsibilities for
936	each entity.
937	3. A detailed project or contract budget, if applicable.
938	4. The value of any services provided.
939	5. The projected travel and entertainment expenses for
940	employees and board members, if applicable.
941	(c)1. Any entity that in the previous fiscal year received
942	more than 50 percent of its revenue from the corporation or
943	taxes imposed pursuant to s. 125.0104, s. 125.0108, or s.
944	212.0305, and that partners with the corporation or participates
945	in a program, cooperative advertisement, promotional
946	opportunity, or other activity offered by or in conjunction with
947	the corporation, shall annually on July 1 report all public and
948	private financial data to the Governor, the President of the
949	Senate, and the Speaker of the House of Representatives, and
950	include such report on its website.

Page 38 of 63

HB1A, Engrossed 1

2017A Legislature

951	2. The financial data shall include:
952	a. The total amount of revenue received from public and
953	private sources.
954	b. The operating budget of the partner entity.
955	c. Employee and board member salary and benefit details
956	from public and private funds.
957	d. An itemized account of all expenditures by the partner
958	entity on the behalf of, or coordinated for the benefit of the
959	corporation, its board members, or employees.
960	e. Itemized travel and entertainment expenditures of the
961	partner entity.
962	(d) The following information must be posted on the
963	corporation's website:
964	1. A plain language version of any contract that is
965	estimated to exceed \$35,000 with a private entity, municipality,
966	city, town, or vendor of services, supplies, or programs,
967	including marketing, or for the purchase or lease or use of
968	lands, facilities, or properties.
969	2. Any agreement entered into between the corporation and
970	any other entity, including a local government, private entity,
971	or nonprofit entity, that receives public funds or funds from a
972	tax imposed pursuant to s. 125.0104, s. 125.0108, or s.
973	<u>212.0305.</u>
974	3. The contracts and the required information pursuant to
975	paragraph (b) and the financial data submitted to the

Page 39 of 63

HB1A, Engrossed 1

2017A Legislature

976	corporation pursuant to paragraph (c).
977	4. Video recordings of each board meeting.
978	5. A detailed report of expenditures following each
979	marketing event paid for with the corporation's funds. Such
980	report must be posted within 10 business days after the event.
981	6. An annual itemized accounting of the total amount of
982	funds spent by any third party on behalf of the corporation or
983	any board member or employee of the corporation.
984	7. An annual itemized accounting of the total amount of
985	travel and entertainment expenditures by the corporation.
986	(e) The corporation's website must:
987	1. Allow users to navigate to related sites to view
988	supporting details.
989	2. Enable a taxpayer to email questions to the corporation
990	and make such questions and the corporation's responses publicly
991	viewable.
992	(14) (9) REPEAL.—This section is repealed October 1, 2019,
993	unless reviewed and saved from repeal by the Legislature.
994	Section 18. Section 288.12266, Florida Statutes, is
995	created to read:
996	288.12266 Targeted Marketing Assistance Program
997	(1) The Targeted Marketing Assistance Program is created
998	to enhance the tourism business marketing of small, minority,
999	rural, and agritourism businesses in the state. The department,
1000	in conjunction with the Florida Tourism Industry Marketing

Page 40 of 63

HB1A, Engrossed 1

2017A Legislature

1001	Corporation, shall administer the program. The program shall
1002	provide marketing plans, marketing assistance, promotional
1003	support, media development, technical expertise, marketing
1004	advice, technology training, social marketing support, and other
1005	assistance to an eligible entity.
1006	(2) As used in this section, the term "eligible entity"
1007	means an independently owned and operated business with gross
1008	revenue not exceeding \$1,250,000 or a nonprofit corporation that
1009	meets the requirements of s. 501(c)(3) of the Internal Revenue
1010	Code.
1011	(3) The department and the Florida Tourism Industry
1012	Marketing Corporation shall provide an annual report to the
1013	Governor, the President of the Senate, and the Speaker of the
1014	House of Representatives documenting that at least 50 percent of
1015	the eligible entities receiving assistance through this program
1016	are independently owned and operated businesses with gross
1017	revenues not exceeding \$500,000.
1018	Section 19. Section 288.124, Florida Statutes, is amended
1019	to read:
1020	288.124 Convention grants program The Florida Tourism
1021	Industry Marketing Corporation Enterprise Florida, Inc., is
1022	authorized to establish a convention grants program and,
1023	pursuant to that program, to recommend to the department
1024	expenditures and contracts with local governments and nonprofit
1025	corporations or organizations for the purpose of attracting
	Dage 41 of 62

Page 41 of 63

HB1A, Engrossed 1

2017A Legislature

1026 national conferences and conventions to Florida. Preference shall be given to local governments and nonprofit corporations 1027 1028 or organizations seeking to attract minority conventions to 1029 Florida. Minority conventions are events that primarily involve 1030 minority persons, as defined in s. 288.703, who are residents or 1031 nonresidents of the state. The Florida Tourism Industry 1032 Marketing Corporation Enterprise Florida, Inc., shall establish 1033 guidelines governing the award of grants and the administration 1034 of this program. The department has final approval authority for 1035 any grants under this section. The total annual allocation of funds for this program shall not exceed \$40,000. 1036 1037 Section 20. Subsection (5) of section 288.901, Florida 1038 Statutes, is amended to read: 1039 288.901 Enterprise Florida, Inc.-1040 (5) APPOINTED MEMBERS OF THE BOARD OF DIRECTORS.-1041 (a) In addition to the Governor or his or her designee, the board of directors shall consist of the following appointed 1042 1043 members: 1044 1. The Commissioner of Education or his or her designee. 1045 2. The Chief Financial Officer or his or her designee. 1046 3. The Attorney General or his or her designee. 1047 The Commissioner of Agriculture or his or her designee. 4. 1048 5. The chairperson of the board of directors of CareerSource Florida, Inc. 1049 1050 The Secretary of State or his or her designee. 6.

Page 42 of 63

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

hb0001a-02-er

HB1A, Engrossed 1

2017A Legislature

1051 7. Twelve members from the private sector, six of whom 1052 shall be appointed by the Governor, three of whom shall be 1053 appointed by the President of the Senate, and three of whom 1054 shall be appointed by the Speaker of the House of 1055 Representatives. Members appointed by the Governor are subject 1056 to Senate confirmation.

1057 (b) In making their appointments, the Governor, the 1058 President of the Senate, and the Speaker of the House of 1059 Representatives shall ensure that the composition of the board 1060 of directors reflects the diversity of Florida's business community and is representative of the economic development 1061 1062 goals in subsection (2). The board must include at least one 1063 director for each of the following areas of expertise: 1064 international business, tourism marketing, the space or aerospace industry, managing or financing a minority-owned 1065 business, manufacturing, finance and accounting, and sports 1066 1067 marketing.

(c) The Governor, the President of the Senate, and the Speaker of the House of Representatives also shall consider appointees who reflect Florida's racial, ethnic, and gender diversity. Efforts shall be taken to ensure participation from all geographic areas of the state, including representation from urban and rural communities.

1074 (d) Appointed members shall be appointed to 4-year terms,1075 except that initially, to provide for staggered terms, the

Page 43 of 63

HB1A, Engrossed 1

2017A Legislature

1076 Governor, the President of the Senate, and the Speaker of the 1077 House of Representatives shall each appoint one member to serve 1078 a 2-year term and one member to serve a 3-year term, with the 1079 remaining initial appointees serving 4-year terms. All 1080 subsequent appointments shall be for 4-year terms. 1081 Initial appointments must be made by October 1, 2011, (e) 1082 and be eligible for confirmation at the earliest available 1083 Senate session. Terms end on September 30. 1084 Any member is eligible for reappointment, except that (f) 1085 a member may not serve more than two terms. 1086 A vacancy on the board of directors shall be filled (a) 1087 for the remainder of the unexpired term. Vacancies on the board 1088 shall be filled by appointment by the Governor, the President of 1089 the Senate, or the Speaker of the House of Representatives, 1090 respectively, depending on who appointed the member whose vacancy is to be filled or whose term has expired. 1091 1092 Appointed members may be removed by the Governor, the (h) 1093 President of the Senate, or the Speaker of the House of 1094 Representatives, respectively, for cause. Absence from three 1095 consecutive meetings results in automatic removal. 1096 All Board members shall serve without compensation, but are 1097 1098 entitled to receive reimbursement for per diem and travel expenses pursuant to s. 112.061. Such expenses must be paid out 1099 1100 of funds of Enterprise Florida, Inc. Page 44 of 63

HB1A, Engrossed 1

2017A Legislature

1101	Section 21. Subsections (7), (8), and (9) are added to
1102	section 288.903, Florida Statutes, to read:
1103	288.903 Duties of Enterprise Florida, IncEnterprise
1104	Florida, Inc., shall have the following duties:
1105	(7) Submit all proposed contracts with a total cost of
1106	\$750,000 or more in accordance with the notice and review
1107	procedures of s. 216.177. If the chair and vice chair of the
1108	Legislative Budget Commission, or the President of the Senate
1109	and the Speaker of the House of Representatives, timely advise
1110	Enterprise Florida, Inc., in writing that such proposed contract
1111	is contrary to legislative policy and intent, Enterprise
1112	Florida, Inc., may not execute such proposed contract.
1113	Enterprise Florida, Inc., may not enter into multiple related
1114	contracts to avoid the requirements of this paragraph. This
1115	paragraph does not apply to contracts for the award of a
1116	statutorily authorized incentive program.
1117	(8) Shall not create or establish any other entity,
1118	corporation, or direct-support organization, unless authorized
1119	by law.
1120	(9) Enterprise Florida, Inc., shall comply with the per
1121	diem and travel expense provisions of s. 112.061.
1122	Section 22. Section 288.904, Florida Statutes, is amended
1123	to read:
1124	288.904 Funding for Enterprise Florida, Inc.; performance
1125	and return on the public's investment
	Page 45 of 63

Page 45 of 63

HB1A, Engrossed 1

2017A Legislature

(1) (a) The Legislature may annually appropriate to Enterprise Florida, Inc., a sum of money for its operations, and separate line-item appropriations for each of the divisions listed in s. 288.92.

(b) The state's operating investment in Enterprise
Florida, Inc., and its divisions is the budget contracted by the department to Enterprise Florida, Inc., less any funding that is directed by the Legislature to be subcontracted to a specific recipient entity.

(c) The board of directors of Enterprise Florida, Inc., shall adopt for each upcoming fiscal year an operating budget for the organization, including its divisions, which specifies the intended uses of the state's operating investment and a plan for securing private sector support.

(2) (a) The Legislature finds that it is a priority to maximize private sector support in operating Enterprise Florida, Inc., and its divisions, as an endorsement of its value and as an enhancement of its efforts. Thus, the state appropriations must be matched with private sector support equal to at least 100 percent of the state operational funding.

(b) Private sector support in operating Enterprise
Florida, Inc., and its divisions includes:

1148 1. Cash given directly to Enterprise Florida, Inc., for 1149 its operations, including contributions from at-large members of 1150 the board of directors;

Page 46 of 63

HB1A, Engrossed 1

2017A Legislature

1151 2. Cash donations from organizations assisted by the 1152 divisions; 1153 3. Cash jointly raised by Enterprise Florida, Inc., and a 1154 private local economic development organization, a group of such 1155 organizations, or a statewide private business organization that 1156 supports collaborative projects; 1157 4. Cash generated by fees charged for products or services 1158 of Enterprise Florida, Inc., and its divisions by sponsorship of events, missions, programs, and publications; and 1159 1160 5. Copayments, stock, warrants, royalties, or other 1161 private resources dedicated to Enterprise Florida, Inc., or its 1162 divisions. (c) If Enterprise Florida, Inc., fails to meet the one-to-1163 1164 one match requirements of this subsection, the corporation shall revert all unmatched public contributions to the state treasury 1165 1166 by June 30 of each fiscal year. 1167 (3) (a) Specifically for the marketing and advertising 1168 activities of the Division of Tourism Marketing or as contracted 1169 through the Florida Tourism Industry Corporation, a one-to-one 1170 match is required of private to public contributions within 4 1171 calendar years after the implementation date of the marketing 1172 plan pursuant to s. 288.923. 1173 (b) For purposes of calculating the required one-to-one match, matching private funds shall be divided into four 1174 1175 categories. Documentation for the components of the four private Page 47 of 63

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

hb0001a-02-er

HB1A, Engrossed 1

2017A Legislature

1176	match categories shall be kept on file for inspection as
1177	determined necessary. The four private match categories are:
1178	1. Direct cash contributions, which include, but are not
1179	limited to, cash derived from strategic alliances, contributions
1180	of stocks and bonds, and partnership contributions.
1181	2. Fees for services, which include, but are not limited
1182	to, event participation, research, and brochure placement and
1183	transparencies.
1184	3. Cooperative advertising, which is the value based on
1185	cost of contributed productions, air time, and print space.
1186	4. In-kind contributions, which include, but are not
1187	limited to, the value of strategic alliance services
1188	contributed, the value of loaned employees, discounted service
1189	fees, items contributed for use in promotions, and radio or
1190	television air time or print space for promotions. The value of
1191	air time or print space shall be calculated by taking the actual
1192	time or space and multiplying by the nonnegotiated unit price
1193	for that specific time or space which is known as the media
1194	equivalency value. In order to avoid duplication in determining
1195	media equivalency value, only the value of the promotion itself
1196	shall be included; the value of the items contributed for the
1197	promotion may not be included.
1198	(4) Enterprise Florida, Inc., shall fully comply with the
1199	performance measures, standards, and sanctions in its contract
1200	with the department, under s. 20.60. The department shall

Page 48 of 63

HB1A, Engrossed 1

2017A Legislature

ensure, to the maximum extent possible, that the contract performance measures are consistent with performance measures that it is required to develop and track under performance-based program budgeting. The contract shall also include performance measures for the divisions.

1206 (4) (4) (5) The Legislature intends to review the performance 1207 of Enterprise Florida, Inc., in achieving the performance goals 1208 stated in its annual contract with the department to determine 1209 whether the public is receiving a positive return on its 1210 investment in Enterprise Florida, Inc., and its divisions. It also is the intent of the Legislature that Enterprise Florida, 1211 1212 Inc., coordinate its operations with local economic development 1213 organizations to maximize the state and local return on 1214 investment to create jobs for Floridians.

1215 (5) By August 15 of each fiscal year, the Department of 1216 Economic Opportunity shall submit a proposed operating budget 1217 for Enterprise Florida, Inc., including amounts to be expended 1218 on incentives, business recruitment, advertising, events, other 1219 operating capital outlay, and salaries and benefits for each 1220 employee to the Governor, the President of the Senate, and the 1221 Speaker of the House of Representatives.

1222 (6) (a) All executed Enterprise Florida, Inc., contracts 1223 are to be placed for viewing on the Enterprise Florida, Inc., 1224 website.

1225

(b) A contract entered into between Enterprise Florida,

Page 49 of 63

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

hb0001a-02-er

HB1A, Engrossed 1

2017A Legislature

1226	Inc., and any other public or private entity shall include:
1227	1. The purpose of the contract.
1228	2. Specific performance standards and responsibilities for
1229	each entity.
1230	3. A detailed project or contract budget, if applicable.
1231	4. The value of any services provided.
1232	5. The projected travel and entertainment expenses for
1233	employees and board members, if applicable.
1234	(c)1. Any entity that in the previous fiscal year received
1235	more than 50 percent of its revenue from Enterprise Florida,
1236	Inc., or a tax imposed pursuant to s. 125.0104, s. 125.0108, or
1237	s. 212.0305, and that partners with Enterprise Florida, Inc., in
1238	a program or other activity offered by or in conjunction with
1239	Enterprise, Florida, Inc., shall annually on July 1 report all
1240	public and private financial data to the Governor, the President
1241	of the Senate, and the Speaker of the House of Representatives,
1242	and include such report on its website.
1243	2. The financial data shall include:
1244	a. The total amount of revenue received from public and
1245	private sources.
1246	b. The operating budget of the partner entity.
1247	c. Employee and board member salary and benefit details
1248	from public and private funds.
1249	d. An itemized account of all expenditures by the partner
1250	entity on the behalf of, or coordinated for the benefit of,
	Page 50 of 63

Page 50 of 63

HB1A, Engrossed 1

2017A Legislature

1251	Enterprise Florida, Inc., its board members, or employees.
1252	e. Itemized travel and entertainment expenditures of the
1253	partner entity.
1254	(d) The following information must be posted on the
1255	website of Enterprise Florida, Inc.:
1256	1. A plain language version of any contract that is
1257	estimated to exceed \$35,000 with a private entity, municipality,
1258	city, town, or vendor of services, supplies, or programs,
1259	including marketing, or for the purchase or lease or use of
1260	lands, facilities, or properties.
1261	2. Any agreement entered into between Enterprise Florida,
1262	Inc., and any other entity, including a local government,
1263	private entity, or nonprofit entity, that receives public funds
1264	or funds from a tax imposed pursuant to s. 125.0104, s.
1265	125.0108, or s. 212.0305.
1266	3. The contracts and the required information pursuant to
1267	paragraph (b) and the financial data submitted to Enterprise
1268	Florida, Inc., pursuant to paragraph (c).
1269	4. Video recordings of each board meeting.
1270	5. A detailed report of expenditures following each
1271	marketing or business recruitment event paid for with Enterprise
1272	Florida, Inc., funds. Such report must be posted within 10
1273	business days after the event.
1274	6. An annual itemized accounting of the total amount of
1275	funds spent by any third party on behalf of Enterprise Florida,

Page 51 of 63

HB1A, Engrossed 1

2017A Legislature

1276	Inc., or any board member or employee of Enterprise Florida,
1277	Inc.
1278	7. An annual itemized accounting of the total amount of
1279	travel and entertainment expenses by Enterprise Florida, Inc.
1280	(e) The Enterprise Florida, Inc., website must:
1281	1. Allow users to navigate to related sites to view
1282	supporting details.
1283	2. Enable a taxpayer to email questions to Enterprise
1284	Florida, Inc., and make such questions and Enterprise Florida,
1285	Inc., responses publicly viewable.
1286	Section 23. Section 288.905, Florida Statutes, is amended
1287	to read:
1288	288.905 President and employees of Enterprise Florida,
1289	Inc
1290	(1) The board of directors of Enterprise Florida, Inc.,
1291	shall appoint a president, who shall serve at the pleasure of
1292	the Governor. The president shall also be known as the
1293	"secretary of commerce" and shall serve as the Governor's chief
1294	negotiator for business recruitment and business expansion.
1295	(2) The president is the chief administrative and
1296	operational officer of the board of directors and of Enterprise
1297	Florida, Inc., and shall direct and supervise the administrative
1298	affairs of the board of directors and any divisions, councils,
1299	or boards. The board of directors may delegate to the president
1300	those powers and responsibilities it deems appropriate,
	Dage 52 of 62

Page 52 of 63

HB1A, Engrossed 1

2017A Legislature

1301 including hiring and management of all staff, except for the 1302 appointment of a president.

1303 (3) The board of directors shall establish and adjust the 1304 president's compensation.

1305 (4) No employee of Enterprise Florida, Inc., including an 1306 officer or agent, the president, or the chief executive officer, 1307 may receive public compensation for employment that exceeds the 1308 salary and benefits authorized to be paid to the Governor, unless the board of directors and the employee have executed a 1309 1310 contract that prescribes specific, measurable performance 1311 outcomes for the employee, the satisfaction of which provides the basis for the award of incentive payments that increase the 1312 employee's total compensation to a level above the salary paid 1313 1314 to the Governor. Any public payments of performance bonuses or 1315 severance pay to employees are prohibited unless specifically 1316 authorized by law. (5) Lodging expenses for an employee of Enterprise 1317 1318 Florida, Inc., may not exceed \$150 per day, excluding taxes, 1319 unless the corporation is participating in a negotiated group 1320 rate discount or the corporation provides documentation of at

1321 <u>least three comparable alternatives demonstrating that such</u> 1322 lodging at the required rate is not available. However, an

1323 <u>employee of the corporation may expend his or her own funds for</u>

1324 any lodging expenses in excess of \$150 per day.

(6)

1325

Page 53 of 63

Funds of Enterprise Florida, Inc., may not be expended

HB1A, Engrossed 1

2017A Legislature

1326	for food, beverages, lodging, entertainment, or gifts for
1327	employees of the corporation, board members of the corporation,
1328	or employees of a tourist or economic development entity that
1329	receives revenue from a tax imposed pursuant to s. 125.0104, s.
1330	125.0108, or s. 212.0305, unless authorized pursuant to s.
1331	112.061 or this section. An employee or board member of
1332	Enterprise Florida, Inc., may not accept or receive food,
1333	beverages, lodging, entertainment, or gifts from a tourist or
1334	economic development entity that receives revenue from a tax
1335	imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305, or
1336	from any person, vendor, or other entity, doing business with
1337	the corporation unless such food, beverage, lodging,
1338	entertainment, or gift is available to similarly situated
1339	members of the general public.
1340	Section 24. Paragraph (b) of subsection (2) of section
1341	288.92, Florida Statutes, is amended to read:
1342	288.92 Divisions of Enterprise Florida, Inc
1343	(2)
1344	(b)1. The following officers and board members are subject
1345	to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and
1346	112.3143(2):
1347	a. Officers and members of the board of directors of the
1348	divisions of Enterprise Florida, Inc.
1349	b. Officers and members of the board of directors of
1350	subsidiaries of Enterprise Florida, Inc.
	Dogo 54 of 62

Page 54 of 63

HB1A, Engrossed 1

2017A Legislature

1351 Officers and members of the board of directors of с. 1352 corporations created to carry out the missions of Enterprise 1353 Florida, Inc. d. 1354 Officers and members of the board of directors of 1355 corporations with which a division is required by law to 1356 contract to carry out its missions. 1357 2. For purposes of applying ss. 112.313(1) - (8), (10), 1358 (12), and (15); 112.3135; and 112.3143(2) to activities of the 1359 officers and members of the board of directors specified in 1360 subparagraph 1., those persons shall be considered public 1361 officers or employees and the corporation shall be considered 1362 their agency. 1363 3. It is not a violation of s. 112.3143(2) or (4) for the 1364 officers or members of the board of directors of the Florida 1365 Tourism Industry Marketing Corporation to: a. Vote on the 4-year marketing plan required under s. 1366 1367 288.923 or vote on any individual component of or amendment to 1368 the plan. 1369 Participate in the establishment or calculation of b. 1370 payments related to the private match requirements of s. 1371 288.904(3). The officer or member must file an annual disclosure 1372 describing the nature of his or her interests or the interests 1373 of his or her principals, including corporate parents and subsidiaries of his or her principal, in the private match 1374 1375 requirements. This annual disclosure requirement satisfies the

Page 55 of 63

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

hb0001a-02-er

HB1A, Engrossed 1

2017A Legislature

1376	disclosure requirement of s. 112.3143(4). This disclosure must
1377	be placed either on the Florida Tourism Industry Marketing
1378	Corporation's website or included in the minutes of each meeting
1379	of the Florida Tourism Industry Marketing Corporation's board of
1380	directors at which the private match requirements are discussed
1381	or voted upon.
1382	Section 25. Paragraph (d) of subsection (4) of section
1383	288.923, Florida Statutes, is amended to read:
1384	288.923 Division of Tourism Marketing; definitions;
1385	responsibilities
1386	(4) The division's responsibilities and duties include,
1387	but are not limited to:
1388	(d) Drafting and submitting an annual report required by
1389	s. 288.92. The annual report shall set forth for the division
1390	and the direct-support organization:
1391	1. Operations and accomplishments during the fiscal year,
1392	including the economic benefit of the state's investment and
1393	effectiveness of the marketing plan.
1394	2. The 4-year marketing plan, including recommendations on
1395	methods for implementing and funding the plan.
1396	3. The assets and liabilities of the direct-support
1397	organization at the end of its most recent fiscal year.
1398	4. A copy of the annual financial and compliance audit
1399	conducted under s. <u>288.1226(7)</u> 288.1226(6) .
1400	Section 26. For the 2017-2018 fiscal year, the recurring
	Page 56 of 63

HB1A, Engrossed 1

2017A Legislature

1401	sum of \$26,000,000 and the nonrecurring sum of \$26,000,000 from		
1402	the State Economic Enhancement and Development Trust Fund and		
1403	the recurring sum of \$24,000,000 from the Tourism Promotional		
1404	Trust Fund are appropriated to the Department of Economic		
1405	Opportunity to enter into a contract with the Florida Tourism		
1406	Industry Marketing Corporation.		
1407	Section 27. For the 2017-2018 fiscal year, the recurring		
1408	sum of \$9,400,000 from the State Economic Enhancement and		
1409	Development Trust Fund and the recurring sum of \$6,600,000 from		
1410	the Florida International Trade and Promotion Trust Fund are		
1411	appropriated to the Department of Economic Opportunity to enter		
1412	into a contract with Enterprise Florida, Inc., for operational		
1413	purposes and to maintain its offices but excluding expenditures		
1414	on any incentive tools or programs unless explicitly authorized		
1415	by this act. From the funds appropriated from the Florida		
1416	International Trade and Promotion Trust Fund, Enterprise		
1417	Florida, Inc., shall allocate \$3,550,000 for international		
1418	programs, \$2,050,000 to maintain Florida's international		
1419	offices, and \$1,000,000 to continue the Florida Export		
1420	Diversification and Expansion Programs.		
1421	Section 28. For the 2017-2018 fiscal year, the		
1422	nonrecurring sum of \$60,000,000 from the State Economic		
1423	Enhancement and Development Trust Fund is appropriated to the		
1424	Department of Economic Opportunity to administer contracts		
1425	approved by the Governor for the Florida Job Growth Grant Fund		
	Dage 57 of 62		

Page 57 of 63

HB1A, Engrossed 1

2017A Legislature

1426	pursuant to section 15 of this act. For the 2017-2018 fiscal			
1427	year, the nonrecurring sum of \$50,000,000 from the General			
1428	Revenue Fund is appropriated to the Department of Economic			
1429	Opportunity for the Florida Job Growth Grant Fund for the			
1430	Herbert Hoover Dike as provided in s. 288.101(2)(b), Florida			
1431	Statutes. For the 2017-2018 fiscal year, the nonrecurring sum of			
1432	\$25,000,000 from the State Transportation Trust Fund is			
1433	appropriated to the Department of Transportation to enter into			
1434				
1435	provide for infrastructure for contracts approved by the			
1436	Governor for the Florida Job Growth Grant Fund pursuant to			
1437	section 15 of this act. Additionally, the Executive Office of			
1438	the Governor is authorized to process one or more budget			
1439	amendments pursuant to s. 216.181(12), Florida Statutes, in a			
1440	total amount not to exceed \$40,000,000 to provide for the non-			
1441	operating transfer of funds from the State Transportation Trust			
1442	Fund to the State Economic Enhancement and Development Trust			
1443	Fund to support expenditures for the Florida Job Growth Grant			
1444	Fund pursuant to section 15 of this act. No state appropriated			
1445	funds other than those appropriated in this section may be			
1446	expended on the Florida Job Growth Grant Fund. Additionally,			
1447	notwithstanding s. 216.292, Florida Statutes, the funds			
1448	appropriated herein are nontransferable. Notwithstanding s.			
1449	216.301, Florida Statutes, and pursuant to s. 216.351, Florida			
1450	Statutes, the balance of any appropriation for the Florida Job			
1 1 U U	statutes, the saturde of any appropriation for the fiorida bob			
I	Dage 59 of 62			

Page 58 of 63

FLORIDA HOUSE OF REPRESENTATIVES

ENROLLED

HB1A, Engrossed 1

2017A Legislature

1451	Growth Grant Fund which is not disbursed by June 30 of the			
1452	fiscal year in which the funds are appropriated may be carried			
1453	forward for up to 5 years after the effective date of the			
1454	original appropriation.			
1455	Section 29. For the 2017-2018 fiscal year, the			
1456	nonrecurring sum of \$4,233,813 from the General Revenue Fund is			
1457	appropriated to the Department of Education in the Fixed Capital			
1458	<u> Outlay – Florida College System Projects category for allocation</u>			
1459	to the Miami Dade College for the Remodel/Renovation of Facility			
1460	<u>14 (gym) for the Justice Center - North.</u>			
1461	Section 30. For the 2017-2018 fiscal year, the			
1462	nonrecurring sum of \$338,705 from the General Revenue Fund is			
1463	appropriated to the Department of Education in the Fixed Capital			
1464	<u>Outlay - Florida College System Projects category for allocation</u>			
1465	to the Florida Gateway College for the Olustee Campus Public			
1466	Safety Facility (HB 2217).			
1467	Section 31. For the 2017-2018 fiscal year, the			
1468	nonrecurring sum of \$12,701,439 from the General Revenue Fund is			
1469	appropriated to the Department of Education in the Fixed Capital			
1470	<u> Outlay – State University System Projects category for</u>			
1471	allocation to the Florida Gulf Coast University for Integrated			
1472	Watershed and Coastal Studies.			
1473	Section 32. For the 2017-2018 fiscal year, the			
1474	nonrecurring sum of \$6,774,101 from the General Revenue Fund is			
1475	appropriated to the Department of Education in the Fixed Capital			

Page 59 of 63

HB1A, Engrossed 1

2017A Legislature

1476	<u> Outlay - State University System Projects category for</u>		
1477	allocation to the Florida State University for the		
1478	Interdisciplinary Research Commercialization Building (HB 4001).		
1479	Section 33. For the 2017-2018 fiscal year, the		
1480	nonrecurring sum of \$4,233,813 from the General Revenue Fund is		
1481	appropriated to the Department of Education in the Fixed Capital		
1482	Outlay - State University System Projects category for		
1483	allocation to the Florida State University for the Stem Teaching		
1484	Lab (HB 2357).		
1485	Section 34. For the 2017-2018 fiscal year, the		
1486	nonrecurring sum of \$5,927,338 from the General Revenue Fund is		
1487	appropriated to the Department of Education in the Fixed Capital		
1488	<u> Outlay - State University System Projects category for</u>		
1489	allocation to the University of Florida for the Music Building		
1490	(HB 2663).		
1491	Section 35. For the 2017-2018 fiscal year, the		
1492	nonrecurring sum of \$12,701,439 from the General Revenue Fund is		
1493	appropriated to the Department of Education in the Fixed Capital		
1494	<u> Outlay - State University System Projects category for</u>		
1495	allocation to the Florida International University for the		
1496	School of International and Public Affairs (HB 3461).		
1497	Section 36. For the 2017-2018 fiscal year, the		
1498	nonrecurring sum of \$846,763 from the General Revenue Fund is		
1499	appropriated to the Department of Education in the Grants and		
1500	Aids to Local Governments and Nonstate Entities - Fixed Capital		
	Dage 60 of 62		

Page 60 of 63

HB1A, Engrossed 1

2017A Legislature

1501	Outlay Grants and Aids - Non-Public Higher Education Project		
1502	category for allocation to the Flagler College for the		
1503	restoration and rehabilitation of the Flagler College Hotel		
1504	Ponce De Leon/Molly Wiley Art Building (HB 4241).		
1505	Section 37. For the 2017-2018 fiscal year, the		
1506	nonrecurring sum of \$425,897 from the General Revenue Fund		
1507	(Senate Form 1803) and the recurring sum of \$1,691,010 are		
1508	appropriated to the Department of Education in the Special		
1509	<u>Categories Grants and Aids - LECOM/Florida - Health Programs</u>		
1510	category to be used to support Florida residents enrolled in the		
1511	Osteopathic Medicine or the Pharmacy Program at the Lake Erie		
1512	College of Osteopathic Medicine in Bradenton. The college must		
1513	submit enrollment information for Florida residents to the		
1514	Department of Education prior to January 1, 2018.		
1515	Section 38. For the 2017-2018 fiscal year, the recurring		
1516	sum of \$2,540,288 from the General Revenue Fund is appropriated		
1517	to the Department of Education in the Grants and Aids to Local		
1518	<u>Governments and Nonstate Entities - Florida College System</u>		
1519	Program Fund category for allocation to Polk State College for		
1520	Expansion of Art Program.		
1521	Section 39. For the 2017-2018 fiscal year, the recurring		
1522	sum of \$846,763 from the General Revenue Fund is appropriated to		
1523	the Department of Education in the Aid to Local Governments		
1524	Grants and Aids - Education and General Activities category for		
1525	allocation to the Florida State University College of Law for		
	Daga 61 of 62		

Page 61 of 63

HB1A, Engrossed 1

2017A Legislature

1526	scholarships and faculty.		
1527	Section 40. For the 2017-2018 fiscal year, the recurring		
1528	sum of \$1,693,525 from the General Revenue Fund is appropriated		
1529	to the Department of Education in the Aid to Local Governments		
1530	Grants and Aids - Education and General Activities category for		
1531	allocation to the University of Central Florida for the Downtown		
1532	Presence initiative.		
1533	Section 41. For the 2017-2018 fiscal year, the recurring		
1534	sum of \$514,926 from the General Revenue Fund is appropriated to		
1535	the Department of Education in the Aid to Local Governments		
1536	Grants and Aids - Education and General Activities category for		
1537	allocation to the Florida State University for the Florida		
1538	Campus Compact.		
1539	Section 42. For the 2017-2018 fiscal year, the recurring		
1540	sum of \$931,439 from the General Revenue Fund is appropriated to		
1541	the Department of Education in the Aid to Local Governments		
1542	Grants and Aids - Education and General Activities category for		
1543	allocation to the University of West Florida for the Archaeology		
1544	Program.		
1545	Section 43. For the 2017-2018 fiscal year, the recurring		
1546	sum of \$889,101 from the General Revenue Fund is appropriated to		
1547	the Department of Education in the Aid to Local Governments		
1548	Grants and Aids - Education and General Activities category for		
1549	allocation to the Florida Atlantic University for the Max Planck		
1550	Scientific Fellowship Program.		

Page 62 of 63

HB1A, Engrossed 1

2017A Legislature

Section 44. For	the 2017-2018 fiscal year, the	
nonrecurring sum of \$1,693,525 from the General Revenue Fund is		
appropriated to the Department of Education in the Aid to Local		
Governments Grants and Aids - University of Florida Health		
Center category to be allocated to the University of Florida		
Health Center for the College of Pharmacy - Medical Cannabis		
Research (HB 3159).		
Section 45. For the 2017-2018 fiscal year, the		
nonrecurring sum of \$1,016,115 from the General Revenue Fund is		
appropriated to the Department of Economic Opportunity in the		
Special Categories Economic Development Projects category to be		
allocated to the Florida Atlantic University for the Tech Runway		
Initiative (HB 2163).		
Section 46. This act shall take effect July 1, 2017.		
nrecurring sum of \$1 propriated to the De ecial Categories Ecc located to the Flori itiative (HB 2163).	epartment of Economic Opportunity in the enomic Development Projects category to be da Atlantic University for the Tech Runway	

Page 63 of 63