FOR CONSIDERATION By the Committee on Appropriations

576-02096C-18

20182502pb

1 A bill to be entitled An act implementing the 2018-2019 General 2 3 Appropriations Act; providing legislative intent; 4 incorporating by reference certain calculations of the 5 Florida Education Finance Program; providing that 6 funds for instructional materials must be released and 7 expended as required in specified proviso language; 8 amending s. 1011.62, F.S.; creating the mental health 9 assistance allocation to provide supplemental funding 10 for mental health programming and support in schools; 11 providing that such funds shall be allocated based on 12 an entity's proportionate share of Florida Education 13 Finance Program base funding; specifying that the district funding allocation must include a minimum 14 15 amount as set forth in the General Appropriations Act; 16 authorizing charter schools to receive a share of 17 district funding if certain conditions are met; 18 providing restrictions regarding allocated funds; 19 requiring school districts and charter schools to 20 annually develop a plan regarding the mental health 21 assistance allocation; prescribing minimum 22 requirements for such plans; requiring school 23 districts to submit approved plans to the Commissioner 24 of Education by a specified date; requiring each 25 entity that receives funding under the mental health assistance allocation to submit a report to the 2.6 27 commissioner by a specified date; authorizing the 28 Legislature to provide an annual funding compression 29 allocation in the General Appropriations Act;

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30	specifying the purpose of the allocation; prescribing
31	the method of calculating the allocation;
32	incorporating by reference certain calculations of the
33	Medicaid Disproportionate Share Hospital program;
34	authorizing the Agency for Health Care Administration,
35	in consultation with the Department of Health, to
36	submit a budget amendment to realign funding for a
37	component of the Children's Medical Services program;
38	specifying requirements for such realignment;
39	authorizing the agency to request nonoperating budget
40	authority for transferring certain federal funds to
41	the department; specifying criteria to be used by the
42	Agency for Persons with Disabilities in the event that
43	an allocation algorithm and methodology for the
44	iBudget system is no longer in effect; providing for
45	the implementation of any new iBudget allocation
46	algorithm and methodology; authorizing increased
47	funding for an iBudget under certain circumstances;
48	amending s. 409.911, F.S.; updating the average of
49	audited disproportionate share data for purposes of
50	calculating disproportionate share payments; extending
51	for 1 fiscal year the requirement that the Agency for
52	Health Care Administration distribute moneys to
53	hospitals that provide a disproportionate share of
54	Medicaid or charity care services as set forth in the
55	General Appropriations Act; amending s. 409.9113,
56	F.S.; extending for 1 fiscal year the requirement that
57	the Agency for Health Care Administration make
58	disproportionate share payments to teaching hospitals

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59	as set forth in the General Appropriations Act;
60	amending s. 409.9119, F.S.; extending for 1 fiscal
61	year the requirement that the Agency for Health Care
62	Administration make disproportionate share payments to
63	certain specialty hospitals for children as set forth
64	in the General Appropriations Act; amending s.
65	216.262, F.S.; extending for 1 fiscal year the
66	authority of the Department of Corrections to submit a
67	budget amendment for additional positions and
68	appropriations under certain circumstances; amending
69	s. 215.18, F.S.; extending for 1 fiscal year the
70	authority, and related repayment requirements, for
71	temporary trust fund loans to the state court system
72	which are sufficient to meet the system's
73	appropriation; authorizing the Department of
74	Corrections to submit certain budget amendments to
75	transfer funds into the Inmate Health Services
76	category; providing that such transfers are subject to
77	notice, review, and objection procedures; requiring
78	the Department of Juvenile Justice to review county
79	juvenile detention payments to ensure that counties
80	fulfill specified financial responsibilities;
81	requiring amounts owed by a county for such financial
82	responsibilities to be deducted from certain county
83	funds; requiring the Department of Revenue to transfer
84	withheld funds to a specified trust fund; requiring
85	the Department of Revenue to ensure that such
86	reductions in amounts distributed do not reduce
87	distributions below amounts necessary for certain

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88	payments due on bonds and to comply with bond
89	covenants; requiring the Department of Revenue to
90	notify the Department of Juvenile Justice if bond
91	payment requirements require a reduction in deductions
92	for amounts owed by a county; prohibiting the
93	Department of Juvenile Justice from providing to
94	certain nonfiscally constrained counties
95	reimbursements or credits against identified juvenile
96	detention center costs under specified circumstances;
97	prohibiting a nonfiscally constrained county from
98	applying, deducting, or receiving such reimbursements
99	or credits; amending s. 27.5304, F.S.; extending for 1
100	fiscal year certain limitations on compensation for
101	private court-appointed counsel; amending s. 1011.80,
102	F.S.; providing that state funds provided for
103	postsecondary workforce program operations may be used
104	for inmate education if specifically appropriated for
105	such purpose; authorizing a Supreme Court Justice to
106	designate an alternate facility as his or her official
107	headquarters for purposes of travel reimbursement;
108	specifying which expenses may be reimbursed to a
109	justice; requiring the Chief Justice to coordinate
110	with an affected justice and other appropriate
111	officials with respect to implementation; providing
112	for construction; prohibiting the Supreme Court from
113	using state funds to lease space in an alternate
114	facility for use as a justice's official headquarters;
115	requiring the Department of Management Services to use
116	tenant broker services to renegotiate or reprocure

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117	certain private lease agreements for office or storage
118	space; requiring the Department of Management Services
119	to provide a report to the Executive Office of the
120	Governor and the Legislature by a specified date;
121	specifying the amount of the transaction fee to be
122	collected for use of the state's online procurement
123	system; prohibiting an agency from transferring funds
124	from a data processing category to another category
125	that is not a data processing category; authorizing
126	the Executive Office of the Governor to transfer funds
127	appropriated in certain appropriation categories
128	between departments for specified purposes; requiring
129	the Department of Financial Services to replace
130	specified components of the Florida Accounting
131	Information Resource Subsystem (FLAIR) and the Cash
132	Management Subsystem (CMS); specifying certain actions
133	to be taken by the Department of Financial Services
134	regarding FLAIR and CMS replacement; providing for the
135	composition of an executive steering committee to
136	oversee FLAIR and CMS replacement; prescribing duties
137	and responsibilities of the executive steering
138	committee; amending s. 282.0051, F.S.; revising the
139	powers, duties, and functions of the Agency for State
140	Technology with respect to the operational management
141	and oversight of the state data center; providing for
142	the future expiration and reversion of specified
143	statutory text; amending s. 216.181, F.S.; extending
144	for 1 fiscal year the authority for the Legislative
145	Budget Commission to increase amounts appropriated to

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146	the Fish and Wildlife Conservation Commission or the
147	Department of Environmental Protection for certain
148	fixed capital outlay projects from specified sources;
149	amending s. 215.18, F.S.; extending for 1 fiscal year
150	the authority of the Governor, if there is a specified
151	deficiency in a land acquisition trust fund in the
152	Department of Agriculture and Consumer Services, the
153	Department of Environmental Protection, the Department
154	of State, or the Fish and Wildlife Conservation
155	Commission, to transfer funds from other trust funds
156	in the State Treasury as a temporary loan to such
157	trust fund; providing procedures for the repayment of
158	the temporary loan; amending s. 375.041, F.S.;
159	specifying that certain funds for projects dedicated
160	to restoring Lake Apopka shall be appropriated as
161	provided under the General Appropriations Act;
162	reenacting s. 373.470(6)(a), F.S., relating to
163	Everglades restoration; providing for the future
164	expiration and reversion of specified statutory text;
165	amending s. 216.181, F.S.; extending for 1 fiscal year
166	the authority of the Legislative Budget Commission to
167	increase amounts appropriated to the Department of
168	Environmental Protection for fixed capital outlay
169	projects using specified funds; specifying additional
170	information to be included in budget amendments for
171	projects requiring additional funding; requiring the
172	Department of Environmental Protection to transfer a
173	designated proportionate share of the revenues
174	deposited in the Land Acquisition Trust Fund within

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175	the department to land acquisition trust funds in the
176	Department of Agriculture and Consumer Services, the
177	Department of State, and the Fish and Wildlife
178	Conservation Commission, according to specified
179	parameters and calculations; defining the term
180	"department"; requiring the Department of
181	Environmental Protection to retain a proportionate
182	share of revenues; specifying a limit on
183	distributions; requiring the Department of
184	Environmental Protection to make transfers to land
185	acquisition trust funds; specifying the method of
186	determining transfer amounts; authorizing the
187	Department of Environmental Protection to advance
188	funds from its land acquisition trust fund to the Fish
189	and Wildlife Conservation Commission's land
190	acquisition trust fund for specified purposes;
191	requiring the Department of Environmental Protection
192	to prorate amounts transferred to the Fish and
193	Wildlife Conservation Commission; requiring the
194	Department of Environmental Protection to distribute
195	moneys transferred from the Land Acquisition Trust
196	Fund into the Florida Forever Trust Fund in accordance
197	with a specified distribution formula; amending s.
198	375.075, F.S.; requiring that a minimum amount of
199	funds for the Florida Recreation Development
200	Assistance Program be used for projects that provide
201	recreational enhancements and opportunities for
202	children; requiring the Department of Environmental
203	Protection to award grants by a specified date;

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204	providing limitations with respect to the number of
205	grant applications a local government may submit and
206	the maximum project grant amount; specifying
207	requirements for the selection criteria used by the
208	department; amending s. 295.23, F.S.; transferring
209	duties relating to the administration of the veterans
210	research and marketing campaign from the Florida
211	Tourism Industry Marketing Corporation to Florida Is
212	For Veterans, Inc.; revising the annual appropriation
213	for the veterans research and marketing campaign;
214	amending s. 295.21, F.S.; revising the duties of
215	Florida Is For Veterans, Inc., regarding the veterans
216	research and marketing campaign to conform to changes
217	made by the act; providing for the future expiration
218	and reversion of specified statutory text; amending s.
219	427.013, F.S.; extending for 1 fiscal year a
220	requirement that the Commission for the Transportation
221	Disadvantaged allocate and award appropriated funds
222	for specified purposes; amending s. 321.04, F.S.;
223	extending for 1 fiscal year provisions requiring the
224	Department of Highway Safety and Motor Vehicles to
225	assign the patrol officer assigned to the Office of
226	the Governor to the Lieutenant Governor and to assign
227	a patrol officer to a Cabinet member under certain
228	circumstances; amending s. 339.135, F.S.; extending
229	for 1 fiscal year provisions authorizing the
230	Department of Transportation to realign budget
231	authority to carry out the department's work program;
232	amending s. 216.292, F.S.; extending for 1 fiscal year

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233	a provision that requires a review of certain
234	transfers of appropriations to ensure compliance with
235	ch. 216, F.S., and that such transfers are not
236	contrary to legislative policy and intent; amending s.
237	112.24, F.S.; extending for 1 fiscal year the
238	authorization, subject to specified requirements, for
239	the assignment of an employee of a state agency under
240	an employee interchange agreement; providing that the
241	annual salaries of the members of the Legislature
242	shall be maintained at a specified level; reenacting
243	s. 215.32(2)(b), F.S., relating to the source and use
244	of certain trust funds; providing for the future
245	expiration and reversion of specified statutory text;
246	prohibiting state agencies from entering into
247	contracts containing certain nondisclosure agreements;
248	providing conditions under which the veto of certain
249	appropriations or proviso language in the General
250	Appropriations Act voids language that implements such
251	appropriations; providing for the continued operation
252	of certain provisions notwithstanding a future repeal
253	or expiration provided by the act; providing
254	severability; providing effective dates.
255	
256	Be It Enacted by the Legislature of the State of Florida:
257	
258	Section 1. It is the intent of the Legislature that the
259	implementing and administering provisions of this act apply to
260	the General Appropriations Act for the 2018-2019 fiscal year.
261	Section 2. In order to implement Specific Appropriations 6,
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262	7, 8, 92, and 93 of the 2018-2019 General Appropriations Act,
263	the calculations of the Florida Education Finance Program for
264	the 2018-2019 fiscal year included in the document titled
265	"Public School Funding: The Florida Education Finance Program,"
266	dated January 26, 2018, and filed with the Secretary of the
267	Senate, are incorporated by reference for the purpose of
268	displaying the calculations used by the Legislature, consistent
269	with the requirements of state law, in making appropriations for
270	the Florida Education Finance Program. This section expires July
271	<u>1, 2019.</u>
272	Section 3. In order to implement Specific Appropriations 6
273	and 92 of the 2018-2019 General Appropriations Act, and
274	notwithstanding ss. 1002.20, 1003.02, 1006.28-1006.42,
275	1011.62(6)(b)5., and 1011.67, Florida Statutes, relating to the
276	expenditure of funds provided for instructional materials, for
277	the 2018-2019 fiscal year, funds provided for instructional
278	materials shall be released and expended as required in the
279	proviso language for Specific Appropriation 92 of the 2018-2019
280	General Appropriations Act. This section expires July 1, 2019.
281	Section 4. In order to implement Specific Appropriations 6
282	and 92 of the 2018-2019 General Appropriations Act, present
283	subsections (16) and (17) of section 1011.62, Florida Statutes,
284	are renumbered as subsections (18) and (19), respectively,
285	paragraph (a) of subsection (4) and subsection (14) of that
286	section are amended, and new subsections (16) and (17) are added
287	to that section, to read:
288	1011.62 Funds for operation of schoolsIf the annual
289	allocation from the Florida Education Finance Program to each

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district for operation of schools is not determined in the

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300 301

(a) Estimated taxable value calculations.-

programs shall be calculated as follows:

302 1.a. Not later than 2 working days before July 19, the 303 Department of Revenue shall certify to the Commissioner of 304 Education its most recent estimate of the taxable value for 305 school purposes in each school district and the total for all 306 school districts in the state for the current calendar year 307 based on the latest available data obtained from the local 308 property appraisers. The value certified shall be the taxable 309 value for school purposes for that year, and no further 310 adjustments shall be made, except those made pursuant to 311 paragraphs (c) and (d), or an assessment roll change required by 312 final judicial decisions as specified in paragraph (18) (b) 313 (16) (b). Not later than July 19, the Commissioner of Education 314 shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of 315 316 the estimated state total taxable value for school purposes, 317 would generate the prescribed aggregate required local effort 318 for that year for all districts. The Commissioner of Education 319 shall certify to each district school board the millage rate,

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576-02096C-18 20182502pb 320 computed as prescribed in this subparagraph, as the minimum 321 millage rate necessary to provide the district required local 322 effort for that year. 323 b. The General Appropriations Act shall direct the 324 computation of the statewide adjusted aggregate amount for 325 required local effort for all school districts collectively from 326 ad valorem taxes to ensure that no school district's revenue 327 from required local effort millage will produce more than 90 328 percent of the district's total Florida Education Finance 329 Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort 330 331 millage rate of each district that produces more than 90 percent 332 of its total Florida Education Finance Program entitlement to a 333 level that will produce only 90 percent of its total Florida 334 Education Finance Program entitlement in the July calculation. 335 2. On the same date as the certification in sub-336 subparagraph 1.a., the Department of Revenue shall certify to 337 the Commissioner of Education for each district:

a. Each year for which the property appraiser has certified
the taxable value pursuant to s. 193.122(2) or (3), if
applicable, since the prior certification under sub-subparagraph
1.a.

b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.

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(14) QUALITY ASSURANCE GUARANTEE. - The Legislature may

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576-02096C-18 20182502pb 349 annually in the General Appropriations Act determine a 350 percentage increase in funds per K-12 unweighted FTE as a 351 minimum guarantee to each school district. The guarantee shall 352 be calculated from prior year base funding per unweighted FTE 353 student which shall include the adjusted FTE dollars as provided 354 in subsection (18) (16), quality guarantee funds, and actual 355 nonvoted discretionary local effort from taxes. From the base 356 funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the 357 358 guarantee shall be determined shall include the adjusted FTE 359 dollars as provided in subsection (18) (16) and potential 360 nonvoted discretionary local effort from taxes. A comparison of 361 current year funds per unweighted FTE to prior year funds per 362 unweighted FTE shall be computed. For those school districts 363 which have less than the legislatively assigned percentage 364 increase, funds shall be provided to guarantee the assigned 365 percentage increase in funds per unweighted FTE student. Should 366 appropriated funds be less than the sum of this calculated 367 amount for all districts, the commissioner shall prorate each 368 district's allocation. This provision shall be implemented to 369 the extent specifically funded. 370 (16) MENTAL HEALTH ASSISTANCE ALLOCATION.-The mental health 371 assistance allocation is created to provide supplemental funding

371 assistance allocation is created to provide supplemental funding 372 to assist school districts in establishing or expanding 373 comprehensive school-based mental health programs that increase 374 awareness of mental health issues among children and school-age 375 youth; training educators and other school staff in detecting 376 and responding to mental health issues; and connecting children, 377 youth, and families who may experience behavioral health issues

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378	with appropriate services. These funds may be allocated annually
379	in the General Appropriations Act to each eligible school
380	district and developmental research school based on each
381	entity's proportionate share of FEFP base funding. The district
382	funding allocation must include a minimum amount as specified in
383	the General Appropriations Act. Upon submission and approval of
384	a plan that includes the elements specified in paragraph (b),
385	charter schools are also entitled to a proportionate share of
386	district funding for this program. The allocated funds may not
387	supplant funds that are provided for this purpose from other
388	operating funds and may not be used to increase salaries or
389	provide bonuses.
390	(a) Before the distribution of the allocation:
391	1. The school district must annually develop and submit a
392	detailed plan outlining the local program and planned
393	expenditures to the district school board for approval.
394	2. A charter school must annually develop and submit a
395	detailed plan outlining the local program and planned
396	expenditures of the funds in the plan to its governing board for
397	approval. After the plan is approved by the governing board, it
398	must be provided to the appropriate school district for
399	submission to the commissioner.
400	(b) Plans required under paragraph (a) must, at a minimum,
401	include the following elements:
402	1. A collaborative effort or partnership between the school
403	district and at least one local community program or agency
404	involved in mental health to provide or to improve prevention,
405	diagnosis, and treatment services for students;
406	2. Programs to assist students in dealing with bullying,

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407	trauma, and violence;
408	3. Strategies or programs to reduce the likelihood of at-
409	risk students developing social, emotional, or behavioral health
410	problems or substance use disorders;
411	4. Strategies to improve the early identification of
412	social, emotional, or behavioral problems or substance use
413	disorders and to improve the provision of early intervention
414	services;
415	5. Strategies to enhance the availability of school-based
416	crisis intervention services and appropriate referrals for
417	students in need of mental health services; and
418	6. Training opportunities for school personnel regarding
419	the techniques and supports needed to identify students who have
420	trauma histories and who have or are at risk of having a mental
421	illness, and in the use of referral mechanisms that effectively
422	link such students to appropriate treatment and intervention
423	services in the school and in the community.
424	(c) School districts must submit plans approved by the
425	district school board to the commissioner by August 1 of each
426	fiscal year.
427	(d) Beginning September 30, 2019, and by each September 30
428	thereafter, each entity that receives an allocation under this
429	subsection shall submit a final report on its program outcomes
430	and its expenditures for each element of the program, in a
431	format prescribed by the department, to the commissioner.
432	
433	This subsection expires July 1, 2019.
434	(17) FUNDING COMPRESSION ALLOCATIONThe Legislature may
435	provide an annual funding compression allocation in the General

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436	Appropriations Act. The allocation is created to provide
437	additional funding to school districts and developmental
438	research schools whose total funds per FTE in the prior year
439	were less than the statewide average. Using the most recent
440	prior year FEFP calculation for each eligible school district,
441	the total funds per FTE shall be subtracted from the state
442	average funds per FTE, not including any adjustments made
443	pursuant to paragraph (18)(b). The resulting funds per FTE
444	difference, or a portion thereof, as designated in the General
445	Appropriations Act, must then be multiplied by the school
446	district's total unweighted FTE to provide the allocation. If
447	the calculated funds are greater than the amount included in the
448	General Appropriations Act, they must be prorated to the
449	appropriation amount based on each participating school
450	district's share. This subsection expires July 1, 2019.
451	Section 5. In order to implement Specific Appropriation 200
452	of the 2018-2019 General Appropriations Act, the calculations
453	for the Medicaid Disproportionate Share Hospital program for the
454	2018-2019 fiscal year contained in the document titled "Medicaid
455	Hospital Funding Program," dated January 26, 2018, and filed
456	with the Secretary of the Senate, are incorporated by reference
457	for the purpose of displaying the calculations used by the
458	Legislature, consistent with the requirements of state law, in
459	making appropriations for the Medicaid Disproportionate Share
460	Hospital program. This section expires July 1, 2019.
461	Section 6. In order to implement Specific Appropriations
462	193 through 220 and 524 of the 2018-2019 General Appropriations
463	Act, and notwithstanding ss. 216.181 and 216.292, Florida
464	Statutes, the Agency for Health Care Administration, in

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465	consultation with the Department of Health, may submit a budget
466	amendment, subject to the notice, review, and objection
467	procedures of s. 216.177, Florida Statutes, to realign funding
468	within and between agencies based on implementation of the
469	Managed Medical Assistance component of the Statewide Medicaid
470	Managed Care program for the Children's Medical Services program
471	of the Department of Health. The funding realignment shall
472	reflect the actual enrollment changes due to the transfer of
473	beneficiaries from fee-for-service to the capitated Children's
474	Medical Services Network. The Agency for Health Care
475	Administration may submit a request for nonoperating budget
476	authority to transfer the federal funds to the Department of
477	Health pursuant to s. 216.181(12), Florida Statutes. This
478	section expires July 1, 2019.
479	Section 7. In order to implement Specific Appropriation 242
480	of the 2018-2019 General Appropriations Act:
481	(1) If during the 2018-2019 fiscal year, the Agency for
482	Persons with Disabilities ceases to have an allocation algorithm
483	and methodology adopted by valid rule pursuant to s. 393.0662,
484	Florida Statutes, the agency shall use the following until it
485	adopts a new allocation algorithm and methodology:
486	(a) Each client's iBudget in effect as of the date the
487	agency ceases to have an allocation algorithm and methodology
488	adopted by valid rule pursuant to s. 393.0662, Florida Statutes,
489	shall remain at that funding level.
490	(b) The Agency for Persons with Disabilities shall
491	determine the iBudget for a client newly enrolled in the home
492	and community-based services waiver program using the same
493	allocation algorithm and methodology used for the iBudgets

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494	determined between January 1, 2017, and December 31, 2017.
495	(2) After a new allocation algorithm and methodology is
496	adopted by final rule, a client's new iBudget shall be
497	determined based on the new allocation algorithm and methodology
498	and shall take effect as of the client's next support plan
499	update.
500	(3) Funding allocated under subsections (1) and (2) may be
501	increased pursuant to s. 393.0662(1)(b), Florida Statutes, or as
502	necessary to comply with federal regulations.
503	(4) This section expires July 1, 2019.
504	Section 8. In order to implement Specific Appropriation 200
505	of the 2018-2019 General Appropriations Act, subsections (2) and
506	(10) of section 409.911, Florida Statutes, are amended to read:
507	409.911 Disproportionate share programSubject to specific
508	allocations established within the General Appropriations Act
509	and any limitations established pursuant to chapter 216, the
510	agency shall distribute, pursuant to this section, moneys to
511	hospitals providing a disproportionate share of Medicaid or
512	charity care services by making quarterly Medicaid payments as
513	required. Notwithstanding the provisions of s. 409.915, counties
514	are exempt from contributing toward the cost of this special
515	reimbursement for hospitals serving a disproportionate share of
516	low-income patients.
517	(2) The Agency for Health Care Administration shall use the
518	following actual audited data to determine the Medicaid days and
519	charity care to be used in calculating the disproportionate

520 share payment:

(a) The average of the 2010, 2011, and 2012 2009, 2010, and
 2011 audited disproportionate share data to determine each

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523 hospital's Medicaid days and charity care for the 2018-2019 524 2017-2018 state fiscal year. 525 (b) If the Agency for Health Care Administration does not 526 have the prescribed 3 years of audited disproportionate share 527 data as noted in paragraph (a) for a hospital, the agency shall 528 use the average of the years of the audited disproportionate 529 share data as noted in paragraph (a) which is available. (c) In accordance with s. 1923(b) of the Social Security 530 Act, a hospital with a Medicaid inpatient utilization rate 531 532 greater than one standard deviation above the statewide mean or 533 a hospital with a low-income utilization rate of 25 percent or 534 greater shall qualify for reimbursement. 535 (10) Notwithstanding any provision of this section to the 536 contrary, for the 2018-2019 2017-2018 state fiscal year, the 537 agency shall distribute moneys to hospitals providing a 538 disproportionate share of Medicaid or charity care services as 539 provided in the 2018-2019 2017-2018 General Appropriations Act. 540 This subsection expires July 1, 2019 2018. 541 Section 9. In order to implement Specific Appropriation 200 542 of the 2018-2019 General Appropriations Act, subsection (3) of 543 section 409.9113, Florida Statutes, is amended to read: 544 409.9113 Disproportionate share program for teaching 545 hospitals.-In addition to the payments made under s. 409.911, 546 the agency shall make disproportionate share payments to 547 teaching hospitals, as defined in s. 408.07, for their increased 548 costs associated with medical education programs and for 549 tertiary health care services provided to the indigent. This 550 system of payments must conform to federal requirements and distribute funds in each fiscal year for which an appropriation 551

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552 is made by making quarterly Medicaid payments. Notwithstanding 553 s. 409.915, counties are exempt from contributing toward the 554 cost of this special reimbursement for hospitals serving a 555 disproportionate share of low-income patients. The agency shall 556 distribute the moneys provided in the General Appropriations Act 557 to statutorily defined teaching hospitals and family practice 558 teaching hospitals, as defined in s. 395.805, pursuant to this 559 section. The funds provided for statutorily defined teaching 560 hospitals shall be distributed as provided in the General 561 Appropriations Act. The funds provided for family practice 562 teaching hospitals shall be distributed equally among family 563 practice teaching hospitals.

(3) Notwithstanding any provision of this section to the contrary, for the <u>2018-2019</u> 2017-2018 state fiscal year, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, as provided in the <u>2018-2019</u> 2017-2018 General Appropriations Act. This subsection expires July 1, 2019 2018.

570 Section 10. In order to implement Specific Appropriation 571 200 of the 2018-2019 General Appropriations Act, subsection (4) 572 of section 409.9119, Florida Statutes, is amended to read:

573 409.9119 Disproportionate share program for specialty 574 hospitals for children.-In addition to the payments made under 575 s. 409.911, the Agency for Health Care Administration shall 576 develop and implement a system under which disproportionate 577 share payments are made to those hospitals that are separately 578 licensed by the state as specialty hospitals for children, have 579 a federal Centers for Medicare and Medicaid Services 580 certification number in the 3300-3399 range, have Medicaid days

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576-02096C-18 20182502pb 581 that exceed 55 percent of their total days and Medicare days 582 that are less than 5 percent of their total days, and were licensed on January 1, 2013, as specialty hospitals for 583 584 children. This system of payments must conform to federal 585 requirements and must distribute funds in each fiscal year for 586 which an appropriation is made by making quarterly Medicaid 587 payments. Notwithstanding s. 409.915, counties are exempt from 588 contributing toward the cost of this special reimbursement for 589 hospitals that serve a disproportionate share of low-income 590 patients. The agency may make disproportionate share payments to 591 specialty hospitals for children as provided for in the General 592 Appropriations Act. 593 (4) Notwithstanding any provision of this section to the

contrary, for the <u>2018-2019</u> 2017-2018 state fiscal year, for hospitals achieving full compliance under subsection (3), the agency shall make disproportionate share payments to specialty hospitals for children as provided in the <u>2018-2019</u> 2017-2018 General Appropriations Act. This subsection expires July 1, <u>2019</u> 2018.

Section 11. In order to implement Specific Appropriations 583 through 692 and 711 through 745 of the 2018-2019 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

604

216.262 Authorized positions.-

(4) Notwithstanding the provisions of this chapter relating
to increasing the number of authorized positions, and for the
<u>2018-2019</u> 2017-2018 fiscal year only, if the actual inmate
population of the Department of Corrections exceeds the inmate
population projections of the December 20, 2017 February 23,

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576-02096C-18 20182502pb 610 2017, Criminal Justice Estimating Conference by 1 percent for 2 611 consecutive months or 2 percent for any month, the Executive 612 Office of the Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal Justice 613 614 Estimating Conference, which shall convene as soon as possible 615 to revise the estimates. The Department of Corrections may then 616 submit a budget amendment requesting the establishment of 617 positions in excess of the number authorized by the Legislature and additional appropriations from unallocated general revenue 618 619 sufficient to provide for essential staff, fixed capital 620 improvements, and other resources to provide classification, 621 security, food services, health services, and other variable 622 expenses within the institutions to accommodate the estimated 623 increase in the inmate population. All actions taken pursuant to 624 this subsection are subject to review and approval by the 625 Legislative Budget Commission. This subsection expires July 1, 626 2019 2018.

Section 12. In order to implement Specific Appropriations
3127 through 3194 of the 2018-2019 General Appropriations Act,
subsection (2) of section 215.18, Florida Statutes, is amended
to read:

631

215.18 Transfers between funds; limitation.-

(2) The Chief Justice of the Supreme Court may receive one
or more trust fund loans to ensure that the state court system
has funds sufficient to meet its appropriations in the 2018-2019
2017-2018 General Appropriations Act. If the Chief Justice
accesses the loan, he or she must notify the Governor and the
chairs of the legislative appropriations committees in writing.
The loan must come from other funds in the State Treasury which

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639	are for the time being or otherwise in excess of the amounts
640	necessary to meet the just requirements of such last-mentioned
641	funds. The Governor shall order the transfer of funds within 5
642	days after the written notification from the Chief Justice. If
643	the Governor does not order the transfer, the Chief Financial
644	Officer shall transfer the requested funds. The loan of funds
645	from which any money is temporarily transferred must be repaid
646	by the end of the $2018-2019$ $2017-2018$ fiscal year. This
647	subsection expires July 1, <u>2019</u> 2018 .
648	Section 13. In order to implement Specific Appropriation
649	716 of the 2018-2019 General Appropriations Act, and
650	notwithstanding s. 216.292, Florida Statutes, the Department of
651	Corrections is authorized to submit budget amendments to
652	transfer funds from categories within the department other than
653	fixed capital outlay categories into the Inmate Health Services
654	category in order to continue the current level of care in the
655	provision of health services. Such transfers are subject to the
656	notice, review, and objection procedures of s. 216.177, Florida
657	Statutes. This section expires July 1, 2019.
658	Section 14. (1) In order to implement Specific
659	Appropriations 1104 through 1114 of the 2018-2019 General
660	Appropriations Act, the Department of Juvenile Justice must
661	review county juvenile detention payments to ensure that
662	counties fulfill their financial responsibilities required in s.
663	985.6865, Florida Statutes. If the Department of Juvenile
664	Justice determines that a county has not met its obligations,
665	the department must direct the Department of Revenue to deduct
666	the amount owed to the Department of Juvenile Justice from the
667	funds provided to the county under s. 218.23, Florida Statutes.

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668	The Department of Revenue shall transfer the funds withheld to
669	the Shared County/State Juvenile Detention Trust Fund.
670	(2) As an assurance to holders of bonds issued by counties
671	before July 1, 2018, for which distributions made pursuant to s.
672	218.23, Florida Statutes, are pledged, or bonds issued to refund
673	such bonds which mature no later than the bonds they refunded
674	and which result in a reduction of debt service payable in each
675	fiscal year, the amount available for distribution to a county
676	shall remain as provided by law and continue to be subject to
677	any lien or claim on behalf of the bondholders. The Department
678	of Revenue must ensure, based on information provided by an
679	affected county, that any reduction in amounts distributed
680	pursuant to subsection (1) does not reduce the amount of
681	distribution to a county below the amount necessary for the
682	timely payment of principal and interest when due on the bonds
683	and the amount necessary to comply with any covenant under the
684	bond resolution or other documents relating to the issuance of
685	the bonds. If a reduction to a county's monthly distribution
686	must be decreased in order to comply with this subsection, the
687	Department of Revenue must notify the Department of Juvenile
688	Justice of the amount of the decrease, and the Department of
689	Juvenile Justice must send a bill for payment of such amount to
690	the affected county.
691	(3) This section expires July 1, 2019.
692	Section 15. In order to implement Specific Appropriations
693	1104 through 1114 of the 2018-2019 General Appropriations Act,
694	the Department of Juvenile Justice may not provide, make, pay,
695	or deduct, and a nonfiscally constrained county may not apply,
696	deduct, or receive any reimbursement or any credit for any
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697	previous overpayment of juvenile detention care costs related to
698	or for any previous state fiscal year, against the juvenile
699	detention care costs due from the nonfiscally constrained county
700	in the 2018-2019 fiscal year pursuant to s. 985.686, Florida
701	Statutes, or any other law. This section expires July 1, 2019.
702	Section 16. In order to implement Specific Appropriation
703	772 of the 2018-2019 General Appropriations Act, subsection (13)
704	of section 27.5304, Florida Statutes, is amended to read:
705	27.5304 Private court-appointed counsel; compensation;
706	notice
707	(13) Notwithstanding the limitation set forth in subsection
708	(5) and for the <u>2018-2019</u> 2017-2018 fiscal year only, the
709	compensation for representation in a criminal proceeding may not
710	exceed the following:
711	(a) For misdemeanors and juveniles represented at the trial
712	level: \$1,000.
713	(b) For noncapital, nonlife felonies represented at the
714	trial level: \$15,000.
715	(c) For life felonies represented at the trial level:
716	\$15,000.
717	(d) For capital cases represented at the trial level:
718	\$25,000. For purposes of this paragraph, a "capital case" is any
719	offense for which the potential sentence is death and the state
720	has not waived seeking the death penalty.
721	(e) For representation on appeal: \$9,000.
722	
723	(f) This subsection expires July 1, <u>2019</u> 2018 .
724	Section 17. In order to implement Specific Appropriation
725	732 of the 2018-2019 General Appropriations Act, paragraph (b)

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726	of subsection (7) of section 1011.80, Florida Statutes, is
727	amended to read:
728	1011.80 Funds for operation of workforce education
729	programs
730	(7)
731	(b) State funds provided for the operation of postsecondary
732	workforce programs may not be expended for the education of
733	state or federal inmates, except to the extent that such funds
734	are specifically appropriated for such purpose in the 2018-2019
735	General Appropriations Act.
736	Section 18. In order to implement Specific Appropriation
737	3129 of the 2018-2019 General Appropriations Act, and
738	notwithstanding s. 112.061(4), Florida Statutes:
739	(1)(a) A Supreme Court justice who permanently resides
740	outside Leon County may, if he or she so requests, have a
741	district court of appeal courthouse, a county courthouse, or
742	other appropriate facility in his or her district of residence
743	designated as his or her official headquarters for purposes of
744	s. 112.061, Florida Statutes. This official headquarters may
745	serve only as the justice's private chambers.
746	(b) A justice for whom an official headquarters is
747	designated in his or her district of residence under this
748	subsection is eligible for subsistence at a rate to be
749	established by the Chief Justice for each day or partial day
750	that the justice is at the headquarters of the Supreme Court to
751	conduct court business. In addition to the subsistence
752	allowance, a justice is eligible for reimbursement for
753	transportation expenses as provided in s. 112.061(7), Florida
754	Statutes, for travel between the justice's official headquarters

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755	and the headquarters of the Supreme Court to conduct court
756	business.
757	(c) Payment of subsistence and reimbursement for
758	transportation expenses relating to travel between a justice's
759	official headquarters and the headquarters of the Supreme Court
760	shall be made to the extent appropriated funds are available, as
761	determined by the Chief Justice.
762	(2) The Chief Justice shall coordinate with each affected
763	justice and other state and local officials as necessary to
764	implement paragraph (1)(a).
765	(3)(a) This section does not require a county to provide
766	space in a county courthouse for a justice. A county may enter
767	into an agreement with the Supreme Court governing the use of
768	space in a county courthouse.
769	(b) The Supreme Court may not use state funds to lease
770	space in a district court of appeal courthouse, a county
771	courthouse, or another facility to allow a justice to establish
772	an official headquarters pursuant to subsection (1).
773	(4) This section expires July 1, 2019.
774	Section 19. In order to implement appropriations used to
775	pay existing lease contracts for private lease space in excess
776	of 2,000 square feet in the 2018-2019 General Appropriations
777	Act, the Department of Management Services, with the cooperation
778	of the agencies having the existing lease contracts for office
779	or storage space, shall use tenant broker services to
780	renegotiate or reprocure all private lease agreements for office
781	or storage space expiring between July 1, 2019, and June 30,
782	2021, in order to reduce costs in future years. The department
783	shall incorporate this initiative into its 2018 master leasing

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784	report required under s. 255.249(7), Florida Statutes, and may
785	use tenant broker services to explore the possibilities of
786	collocating office or storage space, to review the space needs
787	of each agency, and to review the length and terms of potential
788	renewals or renegotiations. The department shall provide a
789	report to the Executive Office of the Governor, the President of
790	the Senate, and the Speaker of the House of Representatives by
791	November 1, 2018, which lists each lease contract for private
792	office or storage space, the status of renegotiations, and the
793	savings achieved. This section expires July 1, 2019.
794	Section 20. In order to implement Specific Appropriations
795	2758 through 2770 of the 2018-2019 General Appropriations Act,
796	and notwithstanding rule 60A-1.031, Florida Administrative Code,
797	the transaction fee collected for use of the online procurement
798	system, authorized in ss. 287.042(1)(h)1. and 287.057(22)(c),
799	Florida Statutes, is seven-tenths of 1 percent for the 2018-2019
800	fiscal year only. This section expires July 1, 2019.
801	Section 21. In order to implement appropriations authorized
802	in the 2018-2019 General Appropriations Act for data center
803	services, and notwithstanding s. 216.292(2)(a), Florida
804	Statutes, an agency may not transfer funds from a data
805	processing category to a category other than another data
806	processing category. This section expires July 1, 2019.
807	Section 22. In order to implement the appropriation of
808	funds in the appropriation category "Data Processing Assessment-
809	Agency for State Technology" in the 2018-2019 General
810	Appropriations Act, and pursuant to the notice, review, and
811	objection procedures of s. 216.177, Florida Statutes, the
812	Executive Office of the Governor may transfer funds appropriated
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813	in that category between departments in order to align the
814	budget authority granted based on the estimated billing cycle
815	and methodology used by the Agency for State Technology for data
816	processing services provided. This section expires July 1, 2019.
817	Section 23. In order to implement the appropriation of
818	funds in the appropriation category "Special Categories-Risk
819	Management Insurance" in the 2018-2019 General Appropriations
820	Act, and pursuant to the notice, review, and objection
821	procedures of s. 216.177, Florida Statutes, the Executive Office
822	of the Governor may transfer funds appropriated in that category
823	between departments in order to align the budget authority
824	granted with the premiums paid by each department for risk
825	management insurance. This section expires July 1, 2019.
826	Section 24. In order to implement the appropriation of
827	funds in the appropriation category "Special Categories-Transfer
828	to Department of Management Services-Human Resources Services
829	Purchased per Statewide Contract" in the 2018-2019 General
830	Appropriations Act, and pursuant to the notice, review, and
831	objection procedures of s. 216.177, Florida Statutes, the
832	Executive Office of the Governor may transfer funds appropriated
833	in that category between departments in order to align the
834	budget authority granted with the assessments that must be paid
835	by each agency to the Department of Management Services for
836	human resource management services. This section expires July 1,
837	2019.
838	Section 25. In order to implement Specific Appropriation
839	2333 of the 2018-2019 General Appropriations Act:
840	(1) The Department of Financial Services shall replace the
841	four main components of the Florida Accounting Information

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842	Resource Subsystem (FLAIR), which include central FLAIR,
843	departmental FLAIR, payroll, and information warehouse, and
844	shall replace the cash management and accounting management
845	components of the Cash Management Subsystem (CMS) with an
846	integrated enterprise system that allows the state to organize,
847	define, and standardize its financial management business
848	processes and that complies with ss. 215.90-215.96, Florida
849	Statutes. The department may not include in the replacement of
850	FLAIR and CMS:
851	(a) Functionality that duplicates any of the other
852	information subsystems of the Florida Financial Management
853	Information System; or
854	(b) Agency business processes related to any of the
855	functions included in the Personnel Information System, the
856	Purchasing Subsystem, or the Legislative Appropriations
857	System/Planning and Budgeting Subsystem.
858	(2) For purposes of replacing FLAIR and CMS, the Department
859	of Financial Services shall:
860	(a) Take into consideration the cost and implementation
861	data identified for Option 3 as recommended in the March 31,
862	2014, Florida Department of Financial Services FLAIR Study,
863	version 031.
864	(b) Ensure that all business requirements and technical
865	specifications have been provided to all state agencies for
866	their review and input and approved by the executive steering
867	committee established in paragraph (c).
868	(c) Implement a project governance structure that includes
869	an executive steering committee composed of:
870	1. The Chief Financial Officer or the executive sponsor of
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871	the project.
872	2. A representative of the Division of Treasury of the
873	Department of Financial Services, appointed by the Chief
874	Financial Officer.
875	3. A representative of the Division of Information Systems
876	of the Department of Financial Services, appointed by the Chief
877	Financial Officer.
878	4. Four employees from the Division of Accounting and
879	Auditing of the Department of Financial Services, appointed by
880	the Chief Financial Officer. Each employee must have experience
881	relating to at least one of the four main components that
882	comprise FLAIR.
883	5. Two employees from the Executive Office of the Governor,
884	appointed by the Governor. One employee must have experience
885	relating to the Legislative Appropriations System/Planning and
886	Budgeting Subsystem.
887	6. One employee from the Department of Revenue, appointed
888	by the executive director, who has experience relating to the
889	department's SUNTAX system.
890	7. Two employees from the Department of Management
891	Services, appointed by the Secretary of Management Services. One
892	employee must have experience relating to the department's
893	personnel information subsystem, and one employee must have
894	experience relating to the department's purchasing subsystem.
895	8. Three state agency administrative services directors,
896	appointed by the Governor. One director must represent a
897	regulatory and licensing state agency, and one director must
898	represent a health care-related state agency.
899	(3) The Chief Financial Officer or the executive sponsor of

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900	the project shall serve as chair of the executive steering
901	committee, and the committee shall take action by a vote of at
902	least eight affirmative votes with the Chief Financial Officer
903	or the executive sponsor of the project voting on the prevailing
904	side. A quorum of the executive steering committee consists of
905	at least 10 members.
906	(4) The executive steering committee has the overall
907	responsibility for ensuring that the project to replace FLAIR
908	and CMS meets its primary business objectives and shall:
909	(a) Identify and recommend to the Executive Office of the
910	Governor, the President of the Senate, and the Speaker of the
911	House of Representatives any statutory changes needed to
912	implement the replacement subsystem that will standardize, to
913	the fullest extent possible, the state's financial management
914	business processes.
915	(b) Review and approve any changes to the project's scope,
916	schedule, and budget which do not conflict with the requirements
917	of subsection (1).
918	(c) Ensure that adequate resources are provided throughout
919	all phases of the project.
920	(d) Approve all major project deliverables.
921	(e) Approve all solicitation-related documents associated
922	with the replacement of FLAIR and CMS.
923	(5) This section expires July 1, 2019.
924	Section 26. In order to implement Specific Appropriation
925	2908 of the 2018-2019 General Appropriations Act, paragraph (b)
926	of subsection (11) of section 282.0051, Florida Statutes, is
927	amended to read:
928	282.0051 Agency for State Technology; powers, duties, and

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929	functions.—The Agency for State Technology shall have the
930	following powers, duties, and functions:
931	(11) Provide operational management and oversight of the
932	state data center established pursuant to s. 282.201, which
933	includes:
934	(b) Procuring budget support and customer billing services
935	from the department to develop and implement Developing and
936	implementing cost-recovery mechanisms that recover the full
937	direct and indirect cost of services through charges to
938	applicable customer entities. Such cost-recovery mechanisms must
939	comply with applicable state and federal regulations concerning
940	distribution and use of funds and must ensure that, for any
941	fiscal year, no service or customer entity subsidizes another
942	service or customer entity.
943	Section 27. The amendment made by this act to s.
944	282.0051(11)(b), Florida Statutes, expires July 1, 2019, and the
945	text of that paragraph shall revert to that in existence on June
946	30, 2018, except that any amendments to such text enacted other
947	than by this act shall be preserved and continue to operate to
948	the extent that such amendments are not dependent upon the
949	portions of text which expire pursuant to this section.
950	Section 28. In order to implement Specific Appropriations
951	1591, 1592, and 1593 of the 2018-2019 General Appropriations
952	Act, paragraph (d) of subsection (11) of section 216.181,
953	Florida Statutes, is amended to read:
954	216.181 Approved budgets for operations and fixed capital
955	outlay
956	(11)
957	(d) Notwithstanding paragraph (b) and paragraph (2)(b), and

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576-02096C-18 20182502pb 958 for the 2018-2019 2017-2018 fiscal year only, the Legislative 959 Budget Commission may increase the amounts appropriated to the 960 Fish and Wildlife Conservation Commission or the Department of 961 Environmental Protection for fixed capital outlay projects, 962 including additional fixed capital outlay projects, using funds 963 provided to the state from the Gulf Environmental Benefit Fund 964 administered by the National Fish and Wildlife Foundation; funds 965 provided to the state from the Gulf Coast Restoration Trust Fund 966 related to the Resources and Ecosystems Sustainability, Tourist 967 Opportunities, and Revived Economies of the Gulf Coast Act of 968 2012 (RESTORE Act); or funds provided by the British Petroleum 969 Corporation (BP) for natural resource damage assessment 970 restoration projects. Concurrent with submission of an amendment 971 to the Legislative Budget Commission pursuant to this paragraph, 972 any project that carries a continuing commitment for future 973 appropriations by the Legislature must be specifically 974 identified, together with the projected amount of the future 975 commitment associated with the project and the fiscal years in 976 which the commitment is expected to commence. This paragraph 977 expires July 1, 2019 2018. 978

979 The provisions of this subsection are subject to the notice and 980 objection procedures set forth in s. 216.177.

981 Section 29. In order to implement specific appropriations 982 from the land acquisition trust funds within the Department of 983 Agriculture and Consumer Services, the Department of 984 Environmental Protection, the Department of State, and the Fish 985 and Wildlife Conservation Commission, which are contained in the 986 2018-2019 General Appropriations Act, subsection (3) of section

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576-02096C-18 20182502pb 987 215.18, Florida Statutes, is amended to read: 988 215.18 Transfers between funds; limitation.-989 (3) Notwithstanding subsection (1) and only with respect to 990 a land acquisition trust fund in the Department of Agriculture 991 and Consumer Services, the Department of Environmental 992 Protection, the Department of State, or the Fish and Wildlife 993 Conservation Commission, whenever there is a deficiency in a 994 land acquisition trust fund which would render that trust fund 995 temporarily insufficient to meet its just requirements, 996 including the timely payment of appropriations from that trust 997 fund, and other trust funds in the State Treasury have moneys 998 that are for the time being or otherwise in excess of the 999 amounts necessary to meet the just requirements, including 1000 appropriated obligations, of those other trust funds, the 1001 Governor may order a temporary transfer of moneys from one or 1002 more of the other trust funds to a land acquisition trust fund 1003 in the Department of Agriculture and Consumer Services, the 1004 Department of Environmental Protection, the Department of State, 1005 or the Fish and Wildlife Conservation Commission. Any action 1006 proposed pursuant to this subsection is subject to the notice, 1007 review, and objection procedures of s. 216.177, and the Governor 1008 shall provide notice of such action at least 7 days before the 1009 effective date of the transfer of trust funds, except that 1010 during July 2018 2017, notice of such action shall be provided 1011 at least 3 days before the effective date of a transfer unless 1012 such 3-day notice is waived by the chair and vice-chair of the 1013 Legislative Budget Commission. Any transfer of trust funds to a 1014 land acquisition trust fund in the Department of Agriculture and 1015 Consumer Services, the Department of Environmental Protection,

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576-02096C-18 20182502pb 1016 the Department of State, or the Fish and Wildlife Conservation 1017 Commission must be repaid to the trust funds from which the 1018 moneys were loaned by the end of the 2018-2019 2017-2018 fiscal 1019 year. The Legislature has determined that the repayment of the 1020 other trust fund moneys temporarily loaned to a land acquisition 1021 trust fund in the Department of Agriculture and Consumer 1022 Services, the Department of Environmental Protection, the 1023 Department of State, or the Fish and Wildlife Conservation 1024 Commission pursuant to this subsection is an allowable use of 1025 the moneys in a land acquisition trust fund because the moneys 1026 from other trust funds temporarily loaned to a land acquisition 1027 trust fund shall be expended solely and exclusively in 1028 accordance with s. 28, Art. X of the State Constitution. This 1029 subsection expires July 1, 2019 2018. 1030 Section 30. In order to implement Section 63 of the 2018-1031 2019 General Appropriations Act, paragraph (b) of subsection (3) 1032 of section 375.041, Florida Statutes, is amended to read: 1033 375.041 Land Acquisition Trust Fund.-1034 (3) Funds distributed into the Land Acquisition Trust Fund 1035 pursuant to s. 201.15 shall be applied:

(b) Of the funds remaining after the payments required
under paragraph (a), but before funds may be appropriated,
pledged, or dedicated for other uses:

1039 1. A minimum of the lesser of 25 percent or \$200 million 1040 shall be appropriated annually for Everglades projects that 1041 implement the Comprehensive Everglades Restoration Plan as set 1042 forth in s. 373.470, including the Central Everglades Planning 1043 Project subject to Congressional authorization; the Long-Term 1044 Plan as defined in s. 373.4592(2); and the Northern Everglades

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1045	and Estuaries Protection Program as set forth in s. 373.4595.
1046	From these funds, \$32 million shall be distributed each fiscal
1047	year through the 2023-2024 fiscal year to the South Florida
1048	Water Management District for the Long-Term Plan as defined in
1049	s. 373.4592(2). After deducting the \$32 million distributed
1050	under this subparagraph, from the funds remaining, a minimum of
1051	the lesser of 76.5 percent or \$100 million shall be appropriated
1052	each fiscal year through the 2025-2026 fiscal year for the
1053	planning, design, engineering, and construction of the
1054	Comprehensive Everglades Restoration Plan as set forth in s.
1055	373.470, including the Central Everglades Planning Project, the
1056	Everglades Agricultural Area Storage Reservoir Project, the Lake
1057	Okeechobee Watershed Project, the C-43 West Basin Storage
1058	Reservoir Project, the Indian River Lagoon-South Project, the
1059	Western Everglades Restoration Project, and the Picayune Strand
1060	Restoration Project. The Department of Environmental Protection
1061	and the South Florida Water Management District shall give
1062	preference to those Everglades restoration projects that reduce
1063	harmful discharges of water from Lake Okeechobee to the St.
1064	Lucie or Caloosahatchee estuaries in a timely manner. For the
1065	purpose of performing the calculation provided in this
1066	subparagraph, the amount of debt service paid pursuant to
1067	paragraph (a) for bonds issued after July 1, 2016, for the
1068	purposes set forth under paragraph (b) shall be added to the
1069	amount remaining after the payments required under paragraph
1070	(a). The amount of the distribution calculated shall then be
1071	reduced by an amount equal to the debt service paid pursuant to
1072	paragraph (a) on bonds issued after July 1, 2016, for the
1073	purposes set forth under this subparagraph.

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576-02096C-18 20182502pb 1074 2. A minimum of the lesser of 7.6 percent or \$50 million 1075 shall be appropriated annually for spring restoration, 1076 protection, and management projects. For the purpose of 1077 performing the calculation provided in this subparagraph, the 1078 amount of debt service paid pursuant to paragraph (a) for bonds 1079 issued after July 1, 2016, for the purposes set forth under 1080 paragraph (b) shall be added to the amount remaining after the 1081 payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal 1082 1083 to the debt service paid pursuant to paragraph (a) on bonds 1084 issued after July 1, 2016, for the purposes set forth under this 1085 subparagraph. 1086

3. The sum of \$5 million shall be appropriated annually each fiscal year through the 2025-2026 fiscal year to the St. Johns River Water Management District for projects dedicated to the restoration of Lake Apopka. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth in this subparagraph.

1093 4. The sum of \$64 million is appropriated and shall be 1094 transferred to the Everglades Trust Fund for the 2018-2019 1095 fiscal year, and each fiscal year thereafter, for the EAA 1096 reservoir project pursuant to s. 373.4598. Any funds remaining 1097 in any fiscal year shall be made available only for Phase II of 1098 the C-51 reservoir project or projects identified in 1099 subparagraph 1. and must be used in accordance with laws relating to such projects. Any funds made available for such 1100 1101 purposes in a fiscal year are in addition to the amount 1102 appropriated under subparagraph 1. This distribution shall be

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576-02096C-18 20182502pb 1103 reduced by an amount equal to the debt service paid pursuant to 1104 paragraph (a) on bonds issued after July 1, 2017, for the 1105 purposes set forth in this subparagraph. 5. Notwithstanding subparagraph 3., for the 2018-2019 2017-1106 1107 2018 fiscal year, funds shall be appropriated as provided in the 1108 General Appropriations Act. This subparagraph expires July 1, 1109 2019 2018. 1110 Section 31. In order to implement Specific Appropriation 1581 of the 2018-2019 General Appropriations Act, and 1111 1112 notwithstanding the expiration date contained in section 39 of 1113 chapter 2017-71, Laws of Florida, paragraph (a) of subsection 1114 (6) of section 373.470, Florida Statutes, is reenacted to read: 1115 373.470 Everglades restoration.-1116 (6) DISTRIBUTIONS FROM SAVE OUR EVERGLADES TRUST FUND.-1117 (a) Except as provided in paragraphs (d) and (e) and for 1118 funds appropriated for debt service, the department shall 1119 distribute funds in the Save Our Everglades Trust Fund to the 1120 district in accordance with a legislative appropriation and s. 373.026(8)(b). Distribution of funds to the district from the 1121 1122 Save Our Everglades Trust Fund or the Land Acquisition Trust 1123 Fund shall be equally matched by the cumulative contributions 1124 from the district by fiscal year 2019-2020 by providing funding 1125 or credits toward project components. The dollar value of in-1126 kind project design and construction work by the district in 1127 furtherance of the comprehensive plan and existing interest in public lands needed for a project component are credits towards 1128 the district's contributions. 1129 Section 32. The amendment to s. 373.470(6)(a), Florida 1130

1131 Statutes, as carried forward by this act from chapter 2017-71,

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576-02096C-18 20182502pb 1132 Laws of Florida, expires July 1, 2019, and the text of that 1133 paragraph shall revert to that in existence on June 30, 2017, 1134 except that any amendments to such text enacted other than by 1135 this act shall be preserved and continue to operate to the 1136 extent that such amendments are not dependent upon the portions 1137 of text which expire pursuant to this section. 1138 Section 33. In order to implement Specific Appropriation 1139 1719 of the 2018-2019 General Appropriations Act, paragraph (e) of subsection (11) of section 216.181, Florida Statutes, is 1140 1141 amended to read: 1142 216.181 Approved budgets for operations and fixed capital 1143 outlay.-1144 (11)1145 (e) Notwithstanding paragraph (b) and paragraph (2) (b), and 1146 for the 2018-2019 2017-2018 fiscal year only, the Legislative Budget Commission may increase the amounts appropriated to the 1147 1148 Department of Environmental Protection for fixed capital outlay 1149 projects using funds provided to the state from the 1150 environmental mitigation trust administered by a trustee 1151 designated by the United States District Court for the Northern 1152 District of California for eligible mitigation actions and 1153 mitigation action expenditures described in the partial consent 1154 decree entered into between the United States of America and 1155 Volkswagen relating to violations of the Clean Air Act. 1156 Concurrent with submission of an amendment to the Legislative 1157 Budget Commission pursuant to this paragraph, any project that carries a continuing commitment for future appropriations by the 1158 1159 Legislature must be specifically identified, together with the 1160 projected amount of the future commitment associated with the

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1161	project and the fiscal years in which the commitment is expected
1162	to commence. This paragraph expires July 1, <u>2019</u> 2018 .
1163	
1164	The provisions of this subsection are subject to the notice and
1165	objection procedures set forth in s. 216.177.
1166	Section 34. (1) In order to implement specific
1167	appropriations from the land acquisition trust funds within the
1168	Department of Agriculture and Consumer Services, the Department
1169	of Environmental Protection, the Department of State, and the
1170	Fish and Wildlife Conservation Commission, which are contained
1171	in the 2018-2019 General Appropriations Act, the Department of
1172	Environmental Protection shall transfer revenues from the Land
1173	Acquisition Trust Fund within the department to the land
1174	acquisition trust funds within the Department of Agriculture and
1175	Consumer Services, the Department of State, and the Fish and
1176	Wildlife Conservation Commission, as provided in this section.
1177	As used in this section, the term "department" means the
1178	Department of Environmental Protection.
1179	(2) After subtracting any required debt service payments,
1180	the proportionate share of revenues to be transferred to each
1181	land acquisition trust fund shall be calculated by dividing the
1182	appropriations from each of the land acquisition trust funds for
1183	the fiscal year by the total appropriations from the Land
1184	Acquisition Trust Fund within the department and the land
1185	acquisition trust funds within the Department of Agriculture and
1186	Consumer Services, the Department of State, and the Fish and
1187	Wildlife Conservation Commission for the fiscal year. The
1188	department shall transfer the proportionate share of the
1189	revenues in the Land Acquisition Trust Fund within the

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1190	department on a monthly basis to the appropriate land
1191	acquisition trust funds within the Department of Agriculture and
1192	Consumer Services, the Department of State, and the Fish and
1193	Wildlife Conservation Commission and shall retain its
1194	proportionate share of the revenues in the Land Acquisition
1195	Trust Fund within the department. Total distributions to a land
1196	acquisition trust fund within the Department of Agriculture and
1197	Consumer Services, the Department of State, and the Fish and
1198	Wildlife Conservation Commission may not exceed the total
1199	appropriations from such trust fund for the fiscal year.
1200	(3) In addition, the department shall transfer from the
1201	Land Acquisition Trust Fund to land acquisition trust funds
1202	within the Department of Agriculture and Consumer Services, the
1203	Department of State, and the Fish and Wildlife Conservation
1204	Commission amounts equal to the difference between the amounts
1205	appropriated in chapter 2016-66, Laws of Florida, to the
1206	department's Land Acquisition Trust Fund and the other land
1207	acquisition trust funds, and the amounts actually transferred
1208	between those trust funds during the 2016-2017 fiscal year.
1209	(4) The department may advance funds from the beginning
1210	unobligated fund balance in the Land Acquisition Trust Fund to
1211	the Land Acquisition Trust Fund within the Fish and Wildlife
1212	Conservation Commission needed for cash flow purposes based on a
1213	detailed expenditure plan. The department shall prorate amounts
1214	transferred quarterly to the Fish and Wildlife Conservation
1215	Commission to recoup the amount of funds advanced by June 30,
1216	2019.
1217	(5) This section expires July 1, 2019.
1218	Section 35. In order to implement Specific Appropriations

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1219	<u>1393A, 1393B, 1549, 1549A, 1549B, 1550A, 1681A, 1681B, 1686A,</u>
1220	and 1802A of the 2018-2019 General Appropriations Act, the
1221	Department of Environmental Protection shall distribute any
1222	moneys transferred from the Land Acquisition Trust Fund into the
1223	Florida Forever Trust Fund using the distribution formula
1224	specified in s. 259.105(3), Florida Statutes. This section
1225	expires July 1, 2019.
1226	Section 36. In order to implement Specific Appropriation
1227	1686A of the 2018-2019 General Appropriations Act, subsection
1228	(5) is added to section 375.075, Florida Statutes, to read:
1229	375.075 Outdoor recreation; financial assistance to local
1230	governments
1231	(5)(a) For the 2018-2019 fiscal year:
1232	1. Notwithstanding any other provision of this section, $\$4$
1233	million of funds for projects must be used exclusively for
1234	projects that provide recreational enhancements and
1235	opportunities for children. The department shall conduct a
1236	separate grant application process exclusively for such
1237	projects. The department shall establish the schedule for the
1238	grant application process for projects that provide publicly
1239	available recreational enhancements and opportunities for
1240	children and shall award the grants for such projects by
1241	December 31, 2018, and each year thereafter.
1242	2. Notwithstanding subsection (3), a local government may
1243	submit up to three grant applications for projects if at least
1244	one of those projects provides recreational enhancements and
1245	opportunities for children. The maximum project grant for each
1246	project application that provides recreational enhancements and
1247	opportunities for children may not exceed \$250,000 in state

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1248	funds, which the local government must match on a dollar-for-
1249	dollar basis.
1250	(b) The selection criteria used by the department for grant
1251	applications submitted pursuant to this subsection must give
1252	priority to projects geared toward children under the age of 12,
1253	but which also provide educational opportunities and have
1254	established safety standards. The department shall give the
1255	highest priority to those project applications that further
1256	demonstrate they will serve the needs of children with unique
1257	abilities and will be accessible and usable to those with
1258	physical and developmental disabilities. All projects must be
1259	required to have playground equipment and lighting that is
1260	adequate for evening use.
1261	(c) The playground equipment should be designed in a manner
1262	to serve children under the age of 12 with unique abilities,
1263	including those with physical and developmental disabilities.
1264	The criteria must also establish a minimum lot size for such
1265	project.
1266	(d) This subsection expires July 1, 2019.
1267	Section 37. In order to implement Specific Appropriation
1268	582 of the 2018-2019 General Appropriations Act, section 295.23,
1269	Florida Statutes, is amended to read:
1270	295.23 Veterans research and marketing campaign
1271	(1) <u>Florida Is For Veterans, Inc., may request</u> the Florida
1272	Tourism Industry Marketing Corporation for assistance in the
1273	following research and marketing activities shall:
1274	(a) Provide input to Florida Is For Veterans, Inc., on
1275	Research to identify the target market and the educational and
1276	employment needs of those in the target market.

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576-02096C-18 20182502pb 1277 (b) Development and administration of Develop and conduct a 1278 marketing campaign to encourage retired and recently separated 1279 military personnel to remain in the state or to make the state 1280 their permanent residence. 1281 (c) Development of Develop a process for the dissemination 1282 of information to the target market and targeting that 1283 information to the interests and needs of veterans of all ages 1284 to facilitate veterans' knowledge of and access to benefits. 1285 (2) The Florida Tourism Industry Marketing Corporation 1286 shall seek advice from Florida Is For Veterans, Inc., on the 1287 scope, process, and focus of the marketing campaign. Input must 1288 be received before invitations to bid, requests for proposals, 1289 or invitations to negotiate for contracted services are 1290 advertised. Florida Is For Veterans, Inc., shall be kept 1291 informed at each stage of the marketing campaign and may provide 1292 recommendations to the Florida Tourism Industry Marketing 1293 Corporation to ensure that the effort effectively reaches 1294 veterans. 1295 (2) (2) (3) For the purposes of this section, Florida Is For 1296 Veterans, Inc., the Florida Tourism Industry Marketing 1297 Corporation shall expend the amount appropriated in the General 1298 Appropriations Act \$1 million annually on marketing the state to 1299 veterans as a permanent home and on information dissemination to improve veterans' knowledge of and access to benefits through a 1300 1301 combination of existing funds appropriated to the Florida 1302 Tourism Industry Marketing Corporation by the Legislature and 1303 private funds.

1304 Section 38. In order to implement Specific Appropriation1305 582 of the 2018-2019 General Appropriations Act, paragraphs (a)

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576-02096C-18 20182502pb 1306 and (b) of subsection (3) of section 295.21, Florida Statutes, 1307 are amended to read: 1308 295.21 Florida Is For Veterans, Inc.-1309 (3) DUTIES.-The corporation shall: 1310 (a) Conduct research to identify the target market and the 1311 educational and employment needs of those in the target market. 1312 The corporation shall contract with at least one entity pursuant to the competitive bidding requirements in s. 287.057 and the 1313 provisions of s. 295.187 to perform the research. Such entity 1314 1315 must have experience conducting market research on the veteran 1316 demographic. The corporation may shall seek input from the 1317 Florida Tourism Industry Marketing Corporation on the scope, 1318 process, and focus of such research. 1319 (b) Develop and implement a marketing campaign for Advise 1320 the Florida Tourism Industry Marketing Corporation, pursuant to 1321 s. 295.23, on: 1322 1. the target market as identified in paragraph (a). The 1323 2. Development and implementation of a marketing campaign 1324 must to encourage members of the target market to remain in the 1325 state or to make the state their permanent residence. The 1326 corporation must establish 1327 3. methods for disseminating information to the target market that relates to the interests and needs of veterans of 1328 1329 all ages and facilitates veterans' knowledge of and access to 1330 benefits. The corporation may request assistance from the 1331 Florida Tourism Industry Marketing Corporation pursuant to s. 1332 295.23. 1333 Section 39. The amendments made by this act to ss. 295.21 and 295.23, Florida Statutes, expire July 1, 2019, and the text 1334

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576-02096C-18 20182502pb 1335 of those sections shall revert to that in existence on June 30, 1336 2018, except that any amendments to such text enacted other than 1337 by this act shall be preserved and continue to operate to the 1338 extent that such amendments are not dependent upon the portions 1339 of text which expire pursuant to this section. 1340 Section 40. In order to implement Specific Appropriation 1341 1855 of the 2018-2019 General Appropriations Act, subsection 1342 (30) of section 427.013, Florida Statutes, is amended to read: 1343 427.013 The Commission for the Transportation 1344 Disadvantaged; purpose and responsibilities.-The purpose of the 1345 commission is to accomplish the coordination of transportation 1346 services provided to the transportation disadvantaged. The goal 1347 of this coordination is to assure the cost-effective provision 1348 of transportation by qualified community transportation 1349 coordinators or transportation operators for the transportation 1350 disadvantaged without any bias or presumption in favor of 1351 multioperator systems or not-for-profit transportation operators 1352 over single operator systems or for-profit transportation 1353 operators. In carrying out this purpose, the commission shall: 1354 (30) For the 2018-2019 2017-2018 fiscal year and 1355 notwithstanding any other provision of this section: 1356 (a) Allocate, from funds provided in the General 1357 Appropriations Act, to community transportation coordinators who 1358 operate in counties that are not direct recipients of do not 1359 receive Urbanized Area Formula funds pursuant to 49 U.S.C. s. 1360 5307 to provide transportation services for persons with 1361 disabilities, older adults, and low-income persons so they may 1362 access health care, employment, education, and other life-1363 sustaining activities. Funds allocated for this purpose shall be

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576-02096C-18 20182502pb 1364 distributed among community transportation coordinators based 1365 upon the Transportation Disadvantaged Trip and Equipment 1366 allocation methodology established by the commission. 1367 (b) Award, from funds provided in the General 1368 Appropriations Act, competitive grants to community 1369 transportation coordinators to support transportation projects 1370 to: 1371 1. Enhance access to health care, shopping, education, 1372 employment, public services, and recreation; 1373 2. Assist in the development, improvement, and use of 1374 transportation systems in nonurbanized areas; 1375 3. Promote the efficient coordination of services; 1376 4. Support inner-city bus transportation; and 1377 5. Encourage private transportation providers to 1378 participate. 1379 (c) This subsection expires July 1, 2019 2018. 1380 Section 41. In order to implement Specific Appropriation 1381 2296 of the 2018-2019 General Appropriations Act, subsections 1382 (3) and (5) of section 321.04, Florida Statutes, are amended to 1383 read: 1384 321.04 Personnel of the highway patrol; rank 1385 classifications; probationary status of new patrol officers; 1386 subsistence; special assignments.-1387 (3) (a) The Department of Highway Safety and Motor Vehicles 1388 shall assign one patrol officer to the office of the Governor; 1389 said patrol officer so assigned shall be selected by the 1390 Governor and shall have rank and pay not less than that of a 1391 lieutenant of the Florida Highway Patrol, and said patrol 1392 officer so assigned shall be paid by said department from the Page 48 of 59

576-02096C-18 20182502pb 1393 appropriation made to said department; said patrol officer shall 1394 have and receive all other benefits provided for in this chapter 1395 or any other statute now in existence or hereinafter enacted. 1396 (b) For the 2018-2019 2017-2018 fiscal year only, the 1397 patrol officer shall be assigned to the Lieutenant Governor. This paragraph expires July 1, 2019 2018. 1398 1399 (5) For the 2018-2019 2017-2018 fiscal year only, the 1400 assignment of a patrol officer by the department shall include a Cabinet member specified in s. 4, Art. IV of the State 1401 1402 Constitution if deemed appropriate by the department or in 1403 response to a threat and upon written request of such Cabinet 1404 member. This subsection expires July 1, 2019 2018. 1405 Section 42. In order to implement Specific Appropriations 1856 through 1869, 1875 through 1878, 1891 through 1910, and 1406 1407 1948 through 1959 of the 2018-2019 General Appropriations Act, 1408 paragraphs (d), (e), and (f) of subsection (5) of section 1409 339.135, Florida Statutes, are amended to read: 1410 339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.-1411 1412 (5) ADOPTION OF THE WORK PROGRAM.-(d) It is the intent of the Legislature that the department 1413 1414 maintain fiscal solvency and make prudent use of all available 1415 fiscal resources to minimize any project, or a phase thereof, 1416 from being deferred within the work program. It is further the 1417 intent of the Legislature that the department, to the maximum extent feasible, reduce financial projects not programmed for 1418 1419 contract letting as identified with a work program contract 1420 class code 8 and the box code RV to add projects to the 2018-1421 2019 2017-2018 work program which are identified by a specific

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 1422
 appropriation in the 2018-2019 2017-2018 General Appropriations

 1423
 Act. This paragraph expires July 1, 2019 2018.

(e) For the 2018-2019 2017-2018 fiscal year only, the 1424 1425 department is authorized to realign budget authority among 1426 appropriation categories to support the implementation of the 2018-2019 2017-2018 General Appropriations Act. The notice, 1427 1428 review, and objection procedures under s. 216.177 apply only 1429 when projects, or a phase thereof, are not deferred or deleted from the work program. The request to realign budget authority 1430 1431 among work program categories must be supported by documented 1432 production and financial goals within the parameters of finance, 1433 available cash, and total authorized budget. This paragraph expires July 1, 2019 2018. 1434

1435 (f) For the 2018-2019 2017-2018 fiscal year only, if the 1436 department submits a work program amendment to realign work 1437 program categories to the 2018-2019 2017-2018 General 1438 Appropriations Act that defers or deletes any project, or a 1439 phase thereof, the work program amendment is subject to approval 1440 by the Legislative Budget Commission. The department shall 1441 provide to the Legislative Budget Commission the documents 1442 specified in subparagraphs 1.-8. when submitting the 1443 department's work program amendment to request approval to 1444 realign the work program appropriation categories to the 2018-1445 2019 2017-2018 General Appropriations Act. In addition, any work 1446 program amendment submitted to the Legislative Budget Commission which results in a reduced project commitment level for the 1447 2018-2019 2017-2018 fiscal year must include the following 1448 1449 documents:

1450

1. A proposed finance plan, as balanced to the requested

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576-02096C-18 20182502pb 1451 work program amendment to realign the work program categories to 1452 the 2018-2019 2017-2018 General Appropriations Act, or any other 1453 amendments that reduce work program commitments; 1454 2. A proposed cash forecast, as balanced to the requested 1455 work program amendment to realign the work program categories to the 2018-2019 2017-2018 General Appropriations Act, or any other 1456 1457 amendments that reduce work program commitments; 1458 3. An adopted finance plan, as of July 1, 2018 2017; 4. An adopted cash forecast, as of July 1, 2018 2017; 1459 1460 5. A complete list of projects, or phases thereof, deferred 1461 or deleted from the impact of the projects identified by a specific appropriation in the 2018-2019 2017-2018 General 1462 1463 Appropriations Act for the 2018-2019 2017-2018 through 2022-2023 1464 2021-2022 work program; 1465 6. The department's methodology for identifying projects, or phases thereof, for deferral or deletion for the 2018-2019 1466 1467 2017-2018 through 2022-2023 2021-2022 work program; 1468 7. A letter of concurrence or nonconcurrence from the 1469 affected metropolitan planning organization or, for 1470 nonmetropolitan areas, the board of county commissioners with 1471 impacted project selections; and 1472 8. A complete list of financial projects not programmed for 1473 contract letting as identified with a work program contract 1474 class code 8 and the box code RV included in fiscal years 2018-2019 2017-2018 through 2022-2023 2021-2022, as of July 1, 2018 1475 1476 $\frac{2017}{2017}$. 1477 This paragraph expires July 1, 2019 2018. 1478 Section 43. In order to implement the salaries and 1479

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1503

1504

this subsection.

576-02096C-18 20182502pb 1480 benefits, expenses, other personal services, contracted 1481 services, special categories, and operating capital outlay 1482 categories of the 2018-2019 General Appropriations Act, paragraph (a) of subsection (2) of section 216.292, Florida 1483 1484 Statutes, is amended to read: 1485 216.292 Appropriations nontransferable; exceptions.-1486 (2) The following transfers are authorized to be made by 1487 the head of each department or the Chief Justice of the Supreme 1488 Court whenever it is deemed necessary by reason of changed 1489 conditions: 1490 (a) The transfer of appropriations funded from identical 1491 funding sources, except appropriations for fixed capital outlay, 1492 and the transfer of amounts included within the total original 1493 approved budget and plans of releases of appropriations as 1494 furnished pursuant to ss. 216.181 and 216.192, as follows: 1. Between categories of appropriations within a budget 1495 1496 entity, if no category of appropriation is increased or 1497 decreased by more than 5 percent of the original approved budget 1498 or \$250,000, whichever is greater, by all action taken under 1499 this subsection. 1500 2. Between budget entities within identical categories of 1501 appropriations, if no category of appropriation is increased or 1502 decreased by more than 5 percent of the original approved budget

1505 3. Any agency exceeding salary rate established pursuant to 1506 s. 216.181(8) on June 30th of any fiscal year shall not be 1507 authorized to make transfers pursuant to subparagraphs 1. and 2. 1508 in the subsequent fiscal year.

or \$250,000, whichever is greater, by all action taken under

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576-02096C-18 20182502pb 1509 4. Notice of proposed transfers under subparagraphs 1. and 1510 2. shall be provided to the Executive Office of the Governor and 1511 the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an 1512 1513 opportunity for review. The review shall be limited to ensuring 1514 that the transfer is in compliance with the requirements of this 1515 paragraph. 1516 5. For the 2018-2019 2017-2018 fiscal year, the review shall ensure that transfers proposed pursuant to this paragraph 1517 1518 comply with this chapter and are not contrary to legislative 1519 policy and intent. This subparagraph expires July 1, 2019 2018. 1520 Section 44. In order to implement the salaries and 1521 benefits, expenses, other personal services, contracted 1522 services, special categories, and operating capital outlay 1523 categories of the 2018-2019 General Appropriations Act, 1524 subsection (6) of section 112.24, Florida Statutes, is amended 1525 to read: 1526 112.24 Intergovernmental interchange of public employees.-1527 To encourage economical and effective utilization of public 1528 employees in this state, the temporary assignment of employees 1529 among agencies of government, both state and local, and 1530 including school districts and public institutions of higher 1531 education is authorized under terms and conditions set forth in 1532 this section. State agencies, municipalities, and political 1533 subdivisions are authorized to enter into employee interchange 1534 agreements with other state agencies, the Federal Government, 1535 another state, a municipality, or a political subdivision 1536 including a school district, or with a public institution of 1537 higher education. State agencies are also authorized to enter

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576-02096C-18 20182502pb 1538 into employee interchange agreements with private institutions 1539 of higher education and other nonprofit organizations under the 1540 terms and conditions provided in this section. In addition, the 1541 Governor or the Governor and Cabinet may enter into employee 1542 interchange agreements with a state agency, the Federal 1543 Government, another state, a municipality, or a political 1544 subdivision including a school district, or with a public 1545 institution of higher learning to fill, subject to the requirements of chapter 20, appointive offices which are within 1546 1547 the executive branch of government and which are filled by 1548 appointment by the Governor or the Governor and Cabinet. Under 1549 no circumstances shall employee interchange agreements be 1550 utilized for the purpose of assigning individuals to participate 1551 in political campaigns. Duties and responsibilities of 1552 interchange employees shall be limited to the mission and goals 1553 of the agencies of government. 1554

(6) For the 2018-2019 2017-2018 fiscal year only, the 1555 assignment of an employee of a state agency as provided in this 1556 section may be made if recommended by the Governor or Chief 1557 Justice, as appropriate, and approved by the chairs of the 1558 legislative appropriations committees. Such actions shall be 1559 deemed approved if neither chair provides written notice of 1560 objection within 14 days after receiving notice of the action 1561 pursuant to s. 216.177. This subsection expires July 1, 2019 1562 2018.

1563Section 45. In order to implement Specific Appropriations15642670 and 2671 of the 2018-2019 General Appropriations Act, and1565notwithstanding s. 11.13(1), Florida Statutes, the authorized1566salaries for members of the Legislature for the 2018-2019 fiscal

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576-02096C-18 20182502pb 1567 year shall be set at the same level in effect on July 1, 2010. 1568 This section expires July 1, 2019. 1569 Section 46. In order to implement the transfer of funds to 1570 the General Revenue Fund from trust funds for the 2018-2019 1571 General Appropriations Act, paragraph (b) of subsection (2) of 1572 section 215.32, Florida Statutes, is reenacted to read: 1573 215.32 State funds; segregation.-1574 (2) The source and use of each of these funds shall be as 1575 follows: 1576 (b)1. The trust funds shall consist of moneys received by 1577 the state which under law or under trust agreement are 1578 segregated for a purpose authorized by law. The state agency or 1579 branch of state government receiving or collecting such moneys 1580 is responsible for their proper expenditure as provided by law. 1581 Upon the request of the state agency or branch of state 1582 government responsible for the administration of the trust fund, 1583 the Chief Financial Officer may establish accounts within the 1584 trust fund at a level considered necessary for proper 1585 accountability. Once an account is established, the Chief 1586 Financial Officer may authorize payment from that account only 1587 upon determining that there is sufficient cash and releases at 1588 the level of the account. 1589 2. In addition to other trust funds created by law, to the

1589 2. In addition to other trust funds created by law, to the
1590 extent possible, each agency shall use the following trust funds
1591 as described in this subparagraph for day-to-day operations:

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

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576-02096C-18 20182502pb 1596 proprietary fund. 1597 b. Operations and maintenance trust fund, for use as a 1598 depository for client services funded by third-party payors. 1599 c. Administrative trust fund, for use as a depository for 1600 funds to be used for management activities that are departmental 1601 in nature and funded by indirect cost earnings and assessments 1602 against trust funds. Proprietary funds are excluded from the 1603 requirement of using an administrative trust fund. 1604 d. Grants and donations trust fund, for use as a depository 1605 for funds to be used for allowable grant or donor agreement 1606 activities funded by restricted contractual revenue from private 1607 and public nonfederal sources. 1608 e. Agency working capital trust fund, for use as a 1609 depository for funds to be used pursuant to s. 216.272. 1610 f. Clearing funds trust fund, for use as a depository for 1611 funds to account for collections pending distribution to lawful 1612 recipients. 1613 g. Federal grant trust fund, for use as a depository for 1614 funds to be used for allowable grant activities funded by 1615 restricted program revenues from federal sources. 1616 1617 To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the 1618 1619 requirements of this subparagraph. If an agency does not have 1620 trust funds listed in this subparagraph and cannot make such 1621 adjustment, the agency must recommend the creation of the 1622 necessary trust funds to the Legislature no later than the next 1623 scheduled review of the agency's trust funds pursuant to s. 1624 215.3206.

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576-02096C-18 3. All such moneys are he in accordance with the law or

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1625 3. All such moneys are hereby appropriated to be expended 1626 in accordance with the law or trust agreement under which they 1627 were received, subject always to the provisions of chapter 216 1628 relating to the appropriation of funds and to the applicable 1629 laws relating to the deposit or expenditure of moneys in the 1630 State Treasury.

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

1636 b. This subparagraph does not apply to trust funds required 1637 by federal programs or mandates; trust funds established for 1638 bond covenants, indentures, or resolutions whose revenues are 1639 legally pledged by the state or public body to meet debt service 1640 or other financial requirements of any debt obligations of the 1641 state or any public body; the Division of Licensing Trust Fund 1642 in the Department of Agriculture and Consumer Services; the 1643 State Transportation Trust Fund; the trust fund containing the 1644 net annual proceeds from the Florida Education Lotteries; the 1645 Florida Retirement System Trust Fund; trust funds under the 1646 management of the State Board of Education or the Board of Governors of the State University System, where such trust funds 1647 1648 are for auxiliary enterprises, self-insurance, and contracts, 1649 grants, and donations, as those terms are defined by general 1650 law; trust funds that serve as clearing funds or accounts for 1651 the Chief Financial Officer or state agencies; trust funds that 1652 account for assets held by the state in a trustee capacity as an 1653 agent or fiduciary for individuals, private organizations, or

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1654	other governmental units; and other trust funds authorized by
1655	the State Constitution.
1656	Section 47. The amendment to s. 215.32(2)(b), Florida
1657	Statutes, as carried forward by this act from chapter 2011-47,
1658	Laws of Florida, expires July 1, 2019, and the text of that
1659	paragraph shall revert to that in existence on June 30, 2011,
1660	except that any amendments to such text enacted other than by
1661	this act and chapter 2011-47, Laws of Florida, shall be
1662	preserved and continue to operate to the extent that such
1663	amendments are not dependent upon the portions of text which
1664	expire pursuant to this section.
1665	Section 48. In order to implement the appropriation of
1666	funds in the special categories, contracted services, and
1667	expenses categories of the 2018-2019 General Appropriations Act,
1668	a state agency may not enter into a contract containing a
1669	nondisclosure clause that prohibits the contractor from
1670	disclosing information relevant to the performance of the
1671	contract to members or staff of the Senate or the House of
1672	Representatives. This section expires July 1, 2019.
1673	Section 49. Any section of this act which implements a
1674	specific appropriation or specifically identified proviso
1675	language in the 2018-2019 General Appropriations Act is void if
1676	the specific appropriation or specifically identified proviso
1677	language is vetoed. Any section of this act which implements
1678	more than one specific appropriation or more than one portion of
1679	specifically identified proviso language in the 2018-2019
1680	General Appropriations Act is void if all the specific
1681	appropriations or portions of specifically identified proviso
1682	language are vetoed.

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1683	Section 50. If any other act passed during the 2018 Regular
1684	Session of the Legislature contains a provision that is
1685	substantively the same as a provision in this act, but that
1686	removes or is otherwise not subject to the future repeal applied
1687	to such provision by this act, the Legislature intends that the
1688	provision in the other act takes precedence and continues to
1689	operate, notwithstanding the future repeal provided by this act.
1690	Section 51. If any provision of this act or its application
1691	to any person or circumstance is held invalid, the invalidity
1692	does not affect other provisions or applications of the act
1693	which can be given effect without the invalid provision or
1694	application, and to this end the provisions of this act are
1695	severable.
1696	Section 52. Except as otherwise expressly provided in this
1697	act and except for this section, which shall take effect upon

1697 act and except for this section, which shall take effect upon 1698 this act becoming a law, this act shall take effect July 1, 1699 2018; or, if this act fails to become a law until after that 1700 date, it shall take effect upon becoming a law and shall operate 1701 retroactively to July 1, 2018.

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