	2023230
1	
2	An act implementing the 2023-2024 General
3	Appropriations Act; providing legislative intent;
4	incorporating by reference certain calculations of the
5	Florida Education Finance Program; amending s.
6	1009.895, F.S.; deleting definitions; requiring the
7	Open Door Grant Program to be administered by
8	specified entities; providing eligibility
9	requirements; providing what costs the grant award may
10	cover; providing requirements for the distribution of
11	funds; requiring institutions to make specified
12	reports to the Department of Education; deleting the
13	requirement to distribute a specified grant in certain
14	ratios; providing for the future expiration and
15	reversion of specified statutory text; amending s.
16	1002.68, F.S.; revising requirements relating to the
17	Voluntary Prekindergarten Education Program; providing
18	for the future expiration and reversion of specified
19	statutory text; authorizing the Agency for Health Care
20	Administration, in consultation with the Department of
21	Health, to submit a budget amendment to realign
22	funding for specified purposes; specifying
23	requirements for such realignment; authorizing the
24	Agency for Health Care Administration to request
25	nonoperating budget authority for transferring certain
26	federal funds to the Department of Health; authorizing
27	the Agency for Health Care Administration to submit a
28	budget amendment to realign Medicaid funding for
29	specified purposes, subject to certain limitations;

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30	authorizing the Agency for Health Care Administration
31	and the Department of Health to each submit a budget
32	amendment to realign funding within the Florida
33	Kidcare program appropriation categories or increase
34	budget authority for certain purposes; specifying the
35	time period within which each budget amendment must be
36	submitted; amending s. 381.986, F.S.; extending for 1
37	fiscal year the exemption of certain rules pertaining
38	to the medical use of marijuana from certain
39	rulemaking requirements; amending s. 14(1), chapter
40	2017-232, Laws of Florida; exempting certain rules
41	pertaining to medical marijuana adopted to replace
42	emergency rules from specified rulemaking
43	requirements; providing for the future expiration and
44	reversion of specified law; authorizing the Agency for
45	Health Care Administration to submit budget amendments
46	seeking additional spending authority to implement
47	specified programs and payments; requiring
48	institutions participating in a specified workforce
49	expansion and education program to provide quarterly
50	reports to the agency; specifying that certain Letters
51	of Agreement remain in effect for a specified time;
52	authorizing intergovernmental transfer amounts in such
53	letters to be modified in a specified manner;
54	authorizing the Agency for Health Care Administration
55	to submit a budget amendment seeking additional
56	spending authority to implement the Low Income Pool
57	component of the Florida Managed Medical Assistance
58	Demonstration; requiring a signed attestation and

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59 acknowledgment for entities relating to the Low Income 60 Pool; authorizing the Agency for Health Care 61 Administration to submit a budget amendment to 62 implement certain payments and specified programs; specifying that certain Letters of Agreement remain in 63 64 effect for a specified time; authorizing 65 intergovernmental transfer amounts in such letters to 66 be modified in a specified manner; authorizing the 67 Agency for Health Care Administration to submit a 68 budget amendment requesting additional spending authority to implement a specified program; 69 70 authorizing the Department of Children and Families to 71 submit a budget amendment to realign funding within 72 the specified areas of the department based on 73 implementation of the Guardianship Assistance Program; 74 authorizing the Department of Children and Families, 75 Department of Health, and Agency for Health Care 76 Administration to submit budget amendments to increase 77 budget authority to support certain refugee programs; 78 requiring the Department of Children and Families to 79 submit quarterly reports to the Executive Office of 80 the Governor and the Legislature; authorizing the 81 Department of Children and Families to submit budget 82 amendments to increase budget authority to support 83 specified federal grant programs; authorizing the Department of Health to submit a budget amendment to 84 85 increase budget authority for the Supplemental 86 Nutrition Program for Women, Infants, and Children 87 (WIC) and the Child Care Food Program if a certain

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88	condition is met; authorizing the Department of Health
89	to submit a budget amendment to increase budget
90	authority for the HIV/AIDS Prevention and Treatment
91	Program if a certain condition is met; authorizing the
92	Department of Health to submit a budget amendment to
93	increase budget authority for the department if
94	additional federal revenues specific to COVID-19
95	relief funds become available; requiring the Agency
96	for Health Care Administration to replace the Florida
97	Medicaid Management Information System (FMMIS) and
98	fiscal agent operations with a specified new system;
99	specifying items that may not be included in the new
100	system; providing directives to the Agency for Health
101	Care Administration related to the new system, the
102	Florida Health Care Connection (FX) system; requiring
103	the Agency for Health Care Administration to meet
104	certain requirements in replacing FMMIS and the
105	current Medicaid fiscal agent; requiring the Agency
106	for Health Care Administration to implement a project
107	governance structure that includes an executive
108	steering committee; providing procedures for use by
109	the executive steering committee; providing
110	responsibilities of the executive steering committee;
111	requiring the Agency for Health Care Administration,
112	in consultation with the Department of Health, the
113	Agency for Persons with Disabilities, the Department
114	of Children and Families, and the Department of
115	Corrections, to competitively procure a contract with
116	a vendor to negotiate prices for certain prescribed

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117 drugs and biological products; providing requirements 118 for such contract; authorizing the Agency for Persons 119 with Disabilities to submit budget amendments to 120 transfer funding from the Salaries and Benefits 121 appropriation categories for a specified purpose; 122 amending s. 409.915, F.S.; revising the definition of 123 the term "state Medicaid expenditures"; amending s. 124 216.262, F.S.; extending for 1 fiscal year the 125 authority of the Department of Corrections to submit a 126 budget amendment for additional positions and 127 appropriations under certain circumstances; requiring 128 review and approval by the Legislative Budget 129 Commission; amending s. 215.18, F.S.; extending for 1 130 fiscal year the authority and related repayment 131 requirements for temporary trust fund loans to the 132 state court system which are sufficient to meet the 133 system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention 1.34 135 payments to determine whether a county has met 136 specified financial responsibilities; requiring 137 amounts owed by the county for such financial responsibilities to be deducted from certain county 138 139 funds; requiring the Department of Revenue to transfer 140 withheld funds to a specified trust fund; requiring 141 the Department of Revenue to ensure that such 142 reductions in amounts distributed do not reduce 143 distributions below amounts necessary for certain 144 payments due on bonds and to comply with bond 145 covenants; requiring the Department of Revenue to

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146 notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions 147 148 for amounts owed by a county; reenacting s. 27.40(1), 149 (2)(a), (3)(a), (5), (6), and (7), F.S., relating to 150 court-appointed counsel; extending for 1 fiscal year 151 provisions governing the appointment of court-152 appointed counsel; providing for the future expiration 153 and reversion of specified statutory text; reenacting 154 and amending s. 27.5304, F.S.; revising compensation 155 limits for representation pursuant to a court 156 appointment for specified proceedings; extending for 1 157 fiscal year limitations on compensation for 158 representation in criminal proceedings; providing for 159 the future expiration and reversion of specified 160 statutory text; requiring the Department of Management 161 Services to use tenant broker services to renegotiate 162 or reprocure certain private lease agreements for 163 office or storage space; requiring the Department of 164 Management Services to provide a report to the 165 Governor and the Legislature by a specified date; 166 prohibiting an agency from transferring funds from a 167 data processing category to another category that is not a data processing category; authorizing the 168 169 Executive Office of the Governor to transfer funds 170 between departments for purposes of aligning amounts 171 paid for risk management insurance and for human 172 resources services purchased per statewide contract; 173 authorizing the Department of Management Services to 174 use certain facility disposition funds from the

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175	Architects Incidental Trust Fund to pay for certain
176	relocation expenses; authorizing the Department of
177	Management Services to submit budget amendments for
178	certain purposes related to the relocation;
179	authorizing the Department of Management Services to
180	acquire additional state-owned office buildings or
181	property for inclusion in the Florida Facilities Pool;
182	requiring the Department of Financial Services to
183	replace specified components of the Florida Accounting
184	Information Resource Subsystem (FLAIR) and the Cash
185	Management Subsystem (CMS); specifying certain actions
186	to be taken by the Department of Financial Services
187	regarding FLAIR and CMS replacement; providing for the
188	composition of an executive steering committee to
189	oversee FLAIR and CMS replacement; prescribing duties
190	and responsibilities of the executive steering
191	committee; reenacting s. 282.709(3), F.S., relating to
192	the state agency law enforcement radio system and
193	interoperability network; providing for future
194	expiration and reversion of specified statutory text;
195	authorizing state agencies and other eligible users of
196	the Statewide Law Enforcement Radio System to use the
197	Department of Management Services contract to purchase
198	equipment and services; requiring a specified
199	transaction fee percentage for use of the online
200	procurement system; amending s. 24.105, F.S.;
201	specifying how Department of the Lottery rules are to
202	be adopted, except certain rules for 1 fiscal year
203	regarding the commission for lottery ticket sales;

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204	limiting additional retailer compensation in a
205	specified manner; providing for the future expiration
206	and reversion of specified statutory text; amending s.
207	717.123, F.S.; requiring the Department of Financial
208	Services to retain certain funds relating to unclaimed
209	property and make specified payments; amending s.
210	627.351, F.S.; authorizing the Citizens Property
211	Insurance Corporation to adopt certain policy forms;
212	authorizing the corporation to contract with the
213	Division of Administrative Hearings to conduct certain
214	proceedings and resolve specified disputes; amending
215	s. 934.50, F.S.; creating the drone replacement grant
216	program within the Department of Law Enforcement;
217	providing requirements for the program and grant funds
218	relating to the program; requiring the department to
219	develop an application process for the program;
220	authorizing the department to adopt rules; defining
221	the term "law enforcement agency"; requiring the
222	department to provide drones received through the
223	program to the Florida Center for Cybersecurity;
224	requiring the center to analyze the drones and provide
225	findings or recommendations to the Department of
226	Management Services; authorizing the Department of Law
227	Enforcement to adopt emergency rules; providing that
228	such emergency rules are effective for a specified
229	period of time; authorizing such emergency rules to be
230	renewed under certain circumstances; amending s.
231	120.80, F.S.; specifying that certain rules adopted by
232	the Florida Public Service Commission in a certain

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233 fiscal year are not subject to specified provisions; 234 amending s. 215.18, F.S.; extending for 1 fiscal year 235 the authority of the Governor, if there is a specified 236 temporary deficiency in a land acquisition trust fund 237 in the Department of Agriculture and Consumer 238 Services, the Department of Environmental Protection, 239 the Department of State, or the Fish and Wildlife 240 Conservation Commission, to transfer funds from other 241 trust funds in the State Treasury as a temporary loan 242 to such trust fund; providing a deadline for the repayment of a temporary loan; requiring the 243 244 Department of Environmental Protection to transfer 245 designated proportions of the revenues deposited in 246 the Land Acquisition Trust Fund within the department 247 to land acquisition trust funds in the Department of 248 Agriculture and Consumer Services, the Department of 249 State, and the Fish and Wildlife Conservation 250 Commission according to specified parameters and 251 calculations; defining the term "department"; 252 requiring the Department of Environmental Protection 253 to make transfers to land acquisition trust funds 254 monthly; specifying the method of determining transfer 255 amounts; authorizing the Department of Environmental 256 Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation 257 258 Commission's land acquisition trust fund for specified 259 purposes; amending s. 259.105, F.S.; providing for the 260 distribution of proceeds from the Florida Forever 261 Trust Fund for the 2023-2024 fiscal year; reenacting

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262	s. 570.93(1)(a), F.S., relating to the agricultural
263	water conservation program of the Department of
264	Agriculture and Consumer Services; extending for 1
265	fiscal year provisions governing administration of a
266	cost-share program; providing for the future
267	expiration and reversion of specified statutory text;
268	reenacting s. 376.3071(15)(g), F.S., relating to the
269	Inland Protection Trust Fund; exempting specified
270	costs incurred by certain petroleum storage system
271	owners or operators during a specified period from the
272	prohibition against making payments in excess of
273	amounts approved by the Department of Environmental
274	Protection; providing for the future expiration and
275	reversion of specified statutory text; requiring the
276	Department of Citrus to enter into agreements to
277	expedite the increased production of certain citrus
278	trees and commercialize certain technologies;
279	specifying a timeframe for entering into such
280	agreements; requiring a specified certification;
281	amending s. 161.101, F.S.; extending for 1 fiscal year
282	the authority of the Department of Environmental
283	Protection to waive or reduce certain match
284	requirements for specified counties; amending s. 10,
285	chapter 2022-272, Laws of Florida; extending the
286	Hurricane Restoration Reimbursement Grant Program for
287	1 fiscal year; revising requirements to receive
288	financial assistance grants under the program;
289	revising cost-sharing requirements; amending s.
290	321.04, F.S.; extending for 1 fiscal year the

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20232502er 291 requirement that the Department of Highway Safety and 292 Motor Vehicles assign one or more patrol officers to 293 the office of Lieutenant Governor for security 294 purposes, upon request of the Governor; extending for 295 1 fiscal year the requirement that the Department of 296 Highway Safety and Motor Vehicles assign a patrol 297 officer to a Cabinet member under certain 298 circumstances; amending s. 288.80125, F.S.; extending 299 for 1 fiscal year a requirement that funds in the 300 Triumph Gulf Coast Trust Fund be related to Hurricane 301 Michael recovery; amending s. 288.8013, F.S.; 302 authorizing earnings and interest generated by the 303 Triumph Gulf Coast Trust Fund to be retained and used 304 to make specified awards or for administrative costs; 305 providing for the future expiration and reversion of 306 specified statutory text; amending s. 339.08, F.S.; 307 appropriating funds to the State Transportation Trust 308 Fund from the General Revenue Fund as provided in the 309 General Appropriations Act; deleting a requirement 310 relating to the department tracking and accounting for certain funds; amending s. 339.135, F.S.; extending 311 312 for 1 fiscal year the authority for the chair and vice 313 chair of the Legislative Budget Commission to approve 314 certain work program amendments under specified 315 circumstances; creating s. 250.245, F.S.; establishing 316 the Florida National Guard Joint Enlistment 317 Enhancement Program within the Department of Military 318 Affairs; providing the purpose of the program; 319 defining the term "recruiting assistant"; providing

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320 eligibility requirements for participation in the 321 program; requiring the Adjutant General to provide 322 specified compensation to recruiting assistants; 323 requiring the Department of Military Affairs, in cooperation with the Florida National Guard, to adopt 324 325 rules; amending s. 288.0655, F.S.; extending for 1 326 fiscal year a requirement that certain appropriated 327 funds relating to the Rural Infrastructure Fund be 328 distributed in a specified manner; authorizing the 329 Division of Emergency Management to submit budget 330 amendments to increase budget authority for certain 331 project expenditures; amending s. 112.061, F.S.; 332 extending for 1 fiscal year the authorization for the 333 Lieutenant Governor to designate an alternative 334 official headquarters under certain conditions; 335 specifying restrictions, limitations, eligibility for 336 the subsistence allowance, reimbursement of 337 transportation expenses, and payment thereof; 338 requiring the Department of Management Services to 339 release certain competitive procurements by a 340 specified date; providing requirements for such 341 procurements; providing legislative intent; 342 authorizing the Department of Management Services to 343 enter into contracts that may require the payment of 344 administrative fees under a specified amount; 345 requiring the Department of Management Services to 346 maintain and offer the same health insurance options 347 for participants of the State Group Health Insurance 348 Program for the 2023-2024 fiscal year as applied in

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20232502er 349 the preceding fiscal year; requiring the Department of 350 Management Services to assess an administrative health 351 insurance assessment on each state agency; providing 352 the rate of such assessment; defining the term "state 353 agency"; providing how a state agency shall remit 354 certain funds; requiring the Department of Management 355 Services to take certain actions in case of 356 delinguencies; requiring the Chief Financial Officer 357 to transfer funds under specified circumstances; 358 providing an exception; requiring state agencies to provide a list of positions that qualify for such 359 360 exception by a specified date and to update the list 361 monthly thereafter; requiring state agencies to 362 include the administrative health insurance assessment 363 in their indirect cost plan; requiring agencies to 364 notify the Department of Management Services regarding 365 the approval of their updated indirect cost plans; 366 authorizing the Executive Office of the Governor to 367 transfer budget authority between agencies in 368 specified circumstances; providing that the annual 369 salaries of the members of the Legislature be 370 maintained at a specified level; reenacting s. 371 215.32(2)(b), F.S., relating to the authorization for 372 transferring unappropriated cash balances from 373 selected trust funds to the Budget Stabilization Fund 374 and General Revenue Fund; providing for future 375 expiration and reversion of specific statutory text; 376 specifying the type of travel which may be used with 377 state employee travel funds; providing exceptions;

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378 providing a monetary cap on lodging costs for state 379 employee travel to certain meetings organized or 380 sponsored by a state agency or the judicial branch; 381 authorizing employees to expend their own funds for 382 lodging expenses that exceed the monetary caps; 383 amending s. 216.181, F.S.; extending for 1 fiscal year 384 the authority of the Legislative Budget Commission to 385 approve budget amendments for certain fixed capital 386 outlay projects; amending s. 350.0614, F.S.; extending 387 for 1 fiscal year specified provisions governing the 388 budget of the Public Counsel; amending s. 216.292, 389 F.S.; providing requirements for certain transfers; 390 authorizing state agencies to purchase vehicles from 391 nonstate term contract vendors without prior approval 392 from the Department of Management Services under 393 certain circumstances; authorizing the Department of 394 Management Services, the Executive Office of the 395 Governor, the Commissioner of Agriculture, the Chief 396 Financial Officer, and the Attorney General to enter 397 into specified leases as a lessee without having to 398 advertise or receive competitive solicitations; requiring the Department of Environmental Protection 399 400 to use specified funds to purchase lands or interests 401 in lands within certain areas; requiring the 402 Department of Environmental Protection to offer 403 specified leases; requiring the Department of 404 Environmental Protection to perform a review of land 405 management activities in consultation with other state 406 lead land managers; requiring the Department of

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20232502er 407 Environmental Protection to submit a report on its 408 review and recommendations to the Legislature by a 409 specified date; prohibiting a county or municipal 410 government from adopting or amending certain 411 fertilizer management ordinances; providing conditions 412 under which the veto of certain appropriations or 413 proviso language in the General Appropriations Act 414 voids language that implements such appropriation; 415 providing for the continued operation of certain 416 provisions notwithstanding a future repeal or 417 expiration provided by the act; providing severability; providing for contingent retroactivity; 418 providing effective dates. 419 420 421 Be It Enacted by the Legislature of the State of Florida: 422 423 Section 1. It is the intent of the Legislature that the 424 implementing and administering provisions of this act apply to 425 the General Appropriations Act for the 2023-2024 fiscal year. 426 Section 2. In order to implement Specific Appropriations 5, 427 6, 80, and 81 of the 2023-2024 General Appropriations Act, the calculations of the Florida Education Finance Program for the 428 429 2023-2024 fiscal year included in the document titled "Public 430 School Funding: The Florida Education Finance Program (FEFP) 431 Fiscal Year 2023-2024," dated May 2, 2023, and filed with the 432 Secretary of the Senate, are incorporated by reference for the 433 purpose of displaying the calculations used by the Legislature, 434 consistent with the requirements of state law, in making 435 appropriations for the Florida Education Finance Program. This

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20232502er 436 section expires July 1, 2024. 437 Section 3. In order to implement Specific Appropriation 59B 438 of the 2023-2024 General Appropriations Act, section 1009.895, 439 Florida Statutes, is amended to read: 440 1009.895 Open Door Grant Program.-441 (1) ESTABLISHMENT; PURPOSE.-As used in this section, the 442 term: 443 (a) "Cost of the program" means the cost of tuition, fees, 444 examination, books, and materials to a student enrolled in an 445 eligible program. 446 (b) "Department" means the Department of Education. (c) "Institution" means school district postsecondary 447 technical career centers under s. 1001.44, Florida College 448 449 System institutions under s. 1000.21(3), charter technical 450 career centers under s. 1002.34, and school districts with 451 eligible integrated education and training programs. 452 (d) "Program" means a noncredit industry certification 453 preparation, clock hour career certificate programs, or for-454 credit short-term career and technical education programs that 455 result in the award of credentials identified under s. 456 445.004(4). 457 (e) "Student" means a person who is a resident of this 458 state as determined under s. 1009.21 and is unemployed, 459 underemployed, or furloughed. 460 (2) The Open Door Grant Program is established and shall be 461 administered by participating institutions in accordance with 462 rules of the State Board of Education. The program is created to 463 incentivize for the purpose of: 464 (a) Creating and sustaining a demand-driven supply of

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465	credentialed workers for high-demand occupations by addressing
466	and closing the gap between the skills needed by workers in the
467	state and the skills of the available workforce in the state.
468	(b) Expanding the affordability of workforce training and
469	credentialing.
470	(c) Increasing the interest of current and future workers
471	to enroll in short-term, high-demand career and technical
472	education that leads to a credential, credentialing and
473	certificate <u>, or degree</u> programs .
474	(2) ELIGIBILITYIn order to be eligible for the program, a
475	student must:
476	(a) Meet the requirements under s. 1009.40(1)(a)2. and 3.;
477	(b) Be enrolled in an integrated education and training
478	program in which institutions establish partnerships with local
479	workforce development boards to provide basic skills
480	instruction, contextually and concurrently, with workforce
481	training that results in the award of credentials under s.
482	445.004(4) or a workforce education program as defined under s.
483	1011.80(1)(b)-(f) that is included on the Master Credentials
484	List under s. 445.004(4); and
485	(c) Be enrolled at a school district postsecondary
486	technical career center under s. 1001.44, a Florida College
487	System institution under s. 1000.21(3), or a charter technical
488	career center under s. 1002.34.
489	
490	An institution may not impose additional criteria to determine a
491	student's eligibility to receive a grant under this section.
492	(3) GRANT AWARDA student is eligible to receive a maximum
493	award equal to the amount needed to cover 100 percent of tuition

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494	and fees, exam or assessment costs, books, and related materials
495	for eligible programs after all other federal and state
496	financial aid is applied. In addition, a student may receive a
497	stipend of up to \$1,500, or an amount specified in the General
498	Appropriations Act, per academic year to cover other education
499	expenses related to the institutional cost of attendance. The
500	institution shall make awards and stipends subject to
501	availability of funding. Returning students must be given
502	priority over new students.
503	(4) DISTRIBUTION OF FUNDS
504	(a) For the 2023-2024 fiscal year, funding for eligible
505	institutions must consist of a base amount provided for in the
506	General Appropriations Act plus each institution's proportionate
507	share of full-time equivalent students enrolled in workforce
508	education programs. Beginning in the 2024-2025 fiscal year, the
509	funds appropriated for the Open Door Grant Program must be
510	distributed to eligible institutions in accordance with a
511	formula approved by the State Board of Education. The formula
512	must consider at least the prior year's distribution of funds
513	and the number of eligible applicants who did not receive
514	awards.
515	(b) Subject to the appropriation of funds by the
516	Legislature, the Department of Education shall transmit payment
517	of grants to the institution in advance of the registration
518	period. Institutions shall notify students of the amount of
519	their awards.
520	(c) The eligibility status of each student to receive a
521	disbursement must be determined by each institution as of the
522	end of its regular registration period, inclusive of a drop-add

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20232502er 523 period. Institutions may not be required to reevaluate a 524 student's eligibility status after this date for purposes of 525 changing eligibility determinations previously made. 526 (d) Each term, institutions shall certify to the department within 30 days after the end of the regular registration period 527 the amount of funds disbursed to each student. Institutions 528 529 shall remit to the department any undisbursed advances for the 530 fall, spring, and summer terms within 30 days after the end of 531 the summer term. 532 (5) INSTITUTIONAL REPORTING.-Each institution shall report 533 to the department by the established date: 534 (a) The number of students eligible for the program for 535 each academic term. Each institution shall also report to the 536 department any necessary demographic and eligibility data for 537 students; and 538 (3) The department shall provide grants to institutions on 539 a first-come, first-serve basis for students who enroll in an 540 eligible program. The department shall prioritize funding for 541 integrated education and training programs in which institutions establish partnerships with local workforce development boards 542 543 to provide basic skills instruction, contextually and 544 concurrently, with workforce training that results in the award 545 of credentials under s. 445.004(4). One-quarter of the 546 appropriated funds must be prioritized to serve students 547 attending rural institutions. No more than one-quarter of the 548 appropriated funds may be disbursed annually to any eligible 549 institution. 550 (4) Subject to the availability of funds: 551 (a) A student who enrolls in an eligible program offered by

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552	an institution and who does not receive state or federal
553	financial aid may apply for and be awarded a grant to cover two-
554	thirds of the cost of the program, if at the time of enrollment
555	the student pays one-third of the cost of the program and signs
556	an agreement to either complete the program or pay an additional
557	one-third of the cost of the program in the event of
558	noncompletion. The department shall reimburse the institution in
559	an amount equal to one-third of the cost of the program upon a
560	student's completion of the program. An additional one-third
561	shall be provided upon attainment of a workforce credential or
562	certificate by the student. Grant funds may be used to cover the
563	student's one-third of the cost of the program for students in
564	integrated education and training programs and students who do
565	not have a high school diploma and meet the requirements
566	established by the department. An institution may cover the
567	student's one-third of the cost of the program based on student
568	need, as determined by the institution.
569	(b) A student receiving state or federal financial aid who
570	enrolls in an eligible program offered by an institution may
571	apply for and be awarded a grant to cover the unmet need of the

apply for and be awarded a grant to cover the unmet need of the 571 cost of the program after the application of all eligible 572 573 financial aid. Financial aid and grants received by the student 574 shall be credited first to the student's costs before the award 575 of an open door grant. After a student is enrolled in an 576 eligible program, the department shall award the grant to the institution for the amount of unmet need for the eligible 577 578 student.

579 (5) The department may not reimburse any institution more
 580 than \$3,000 per completed workforce training program by an

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581	eligible student.
582	(6) The department shall administer the grant and shall
583	carry out the goals and purposes of the grant set forth in
584	subsection (2). In administering the grant, the department
585	shall:
586	(a) Require eligible institutions to provide student-
587	specific data.
588	(b) Undertake periodic assessments of the overall success
589	of the grant program and recommend modifications, interventions,
590	and other actions based on such assessments.
591	(c) Establish the procedure by which eligible institutions
592	shall notify the department when eligible students enroll in
593	eligible programs.
594	(d) Require each eligible institution to submit a report
595	with Data from the previous fiscal year on program completion
596	and credential attainment by students participating in the grant
597	program that, at a minimum, includes:
598	1. A list of the programs offered.
599	2. The number of students who enrolled in the programs.
600	3. The number of students who completed the programs.
601	4. The number of students who attained workforce
602	credentials, categorized by credential name and relevant
603	occupation, after completing training programs.
604	5. The average cost per workforce credential attained,
605	categorized by credential name and relevant occupation.
606	<u>(6)</u> <u>REPORTING.</u> The department shall compile the data
607	provided under paragraph <u>(5)(b)</u> (6)(d) and annually report such
608	aggregate data, in the aggregate and categorize such information
609	by eligible institution, to the State Board of Education. The

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following:

20232502er 610 report shall also include information on the average wage, age, 611 gender, race, ethnicity, veteran status, and other relevant 612 information, of students who have completed workforce training 613 programs categorized by credential name and relevant occupation. 614 (7) (8) RULES.-The State Board of Education shall adopt 615 rules to implement this section. 616 Section 4. The amendments to s. 1009.895, Florida Statutes, 617 made by this act expire July 1, 2024, and the text of that 618 section shall revert to that in existence on June 30, 2023, 619 except that any amendments to such text enacted other than by 620 this act shall be preserved and continue to operate to the 621 extent that such amendments are not dependent upon the portions 622 of text which expire pursuant to this section. 623 Section 5. In order to implement Specific Appropriation 79 624 of the 2023-2024 General Appropriations Act, paragraphs (a) and 625 (f) of subsection (4), subsection (5), and paragraph (e) of 626 subsection (6) of section 1002.68, Florida Statutes, are amended 627 to read: 628 1002.68 Voluntary Prekindergarten Education Program 629 accountability.-(4) (a) Beginning with the 2023-2024 2022-2023 program year, 630 631 the department shall adopt a methodology for calculating each private prekindergarten provider's and public school provider's 632 633 performance metric, which must be based on a combination of the

635 1. Program assessment composite scores under subsection636 (2), which must be weighted at no less than 50 percent.

637 2. Learning gains operationalized as change-in-ability638 scores from the initial and final progress monitoring results

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639 described in subsection (1).

640 3. Norm-referenced developmental learning outcomes641 described in subsection (1).

642 (f) The department shall adopt procedures to annually calculate each private prekindergarten provider's and public 643 school's performance metric, based on the methodology adopted in 644 paragraphs (a) and (b), and assign a designation under paragraph 645 (d). Beginning with the 2024-2025 2023-2024 program year, each 646 647 private prekindergarten provider or public school shall be 648 assigned a designation within 45 days after the conclusion of the school-year Voluntary Prekindergarten Education Program 649 650 delivered by all participating private prekindergarten providers 651 or public schools and within 45 days after the conclusion of the 652 summer Voluntary Prekindergarten Education Program delivered by all participating private prekindergarten providers or public 653 654 schools.

655 (5) (a) If a public school's or private prekindergarten 656 provider's program assessment composite score for its 657 prekindergarten classrooms fails to meet the minimum program 658 assessment composite score for contracting adopted in rule by 659 the department, the private prekindergarten provider or public 660 school may not participate in the Voluntary Prekindergarten Education Program beginning in the consecutive program year and 661 662 thereafter until the public school or private prekindergarten 663 provider meets the minimum composite score for contracting. A public school or private prekindergarten provider may request 664 665 one program assessment per program year in order to requalify 666 for participation in the Voluntary Prekindergarten Education 667 Program, provided that the public school or private

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668	prekindergarten provider is not excluded from participation
669	under ss. 1002.55(6), 1002.61(10)(b), 1002.63(9)(b), or
670	paragraph (5)(b) of this section. If a public school or private
671	prekindergarten provider would like an additional program
672	assessment completed within the same program year, the public
673	school or private prekindergarten provider shall be responsible
674	for the cost of the program assessment.
675	(b) If a private prekindergarten provider's or public
676	school's performance metric or designation falls below the
677	minimum performance metric or designation, the early learning
678	coalition shall:
679	1. Require the provider or school to submit for approval to
680	the early learning coalition an improvement plan and implement
681	the plan.
682	2. Place the provider or school on probation.
683	3. Require the provider or school to take certain
684	corrective actions, including the use of a curriculum approved
685	by the department under s. 1002.67(2)(c) and a staff development
686	plan approved by the department to strengthen instructional
687	practices in emotional support, classroom organization,
688	instructional support, language development, phonological
689	awareness, alphabet knowledge, and mathematical thinking.
690	<u>(b)</u> (c) A private prekindergarten provider or public school
691	that is placed on probation must continue the corrective actions
692	required under paragraph <u>(a)</u> (b) until the provider or school
693	meets the minimum performance metric or designation adopted by
694	the department. Failure to meet the requirements of
695	subparagraphs <u>(a)1. and 3.</u> (b)1. and 3. shall result in the
696	termination of the provider's or school's contract to deliver

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20232502er the Voluntary Prekindergarten Education Program for a period of 697 698 at least 2 years but no more than 5 years. 699 (c) (d) If a private prekindergarten provider or public 700 school remains on probation for 2 consecutive years and fails to 701 meet the minimum performance metric or designation, or is not 702 granted a good cause exemption by the department, the department 703 shall require the early learning coalition to revoke the 704 provider's eligibility and the school district to revoke the 705 school's eligibility to deliver the Voluntary Prekindergarten 706 Education Program and receive state funds for the program for a period of at least 2 years but no more than 5 years. 707 708 (6)

(e) A private prekindergarten provider or public school
granted a good cause exemption shall continue to implement its
improvement plan and continue the corrective actions required
under paragraph (5) (a) (5) (b) until the provider or school meets
the minimum performance metric.

714 Section 6. The amendments to s. 1002.68(4)(a) and (f), (5), 715 and (6)(e), Florida Statutes, made by this act expire July 1, 716 2024, and the text of those subsections or paragraphs, as 717 applicable, shall revert to that in existence on June 30, 2023, 718 except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the 719 720 extent that such amendments are not dependent upon the portions 721 of text which expire pursuant to this section. 722 Section 7. In order to implement Specific Appropriations 723 197 through 223 and 539 of the 2023-2024 General Appropriations 724 Act, and notwithstanding ss. 216.181 and 216.292, Florida

725 Statutes, the Agency for Health Care Administration, in

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726	consultation with the Department of Health, may submit a budget
727	amendment, subject to the notice, review, and objection
728	procedures of s. 216.177, Florida Statutes, to realign funding
729	within and between agencies based on implementation of the
730	managed medical assistance component of the Statewide Medicaid
731	Managed Care program for the Children's Medical Services program
732	of the Department of Health. The funding realignment shall
733	reflect the actual enrollment changes due to the transfer of
734	beneficiaries from fee-for-service to the capitated Children's
735	Medical Services network. The Agency for Health Care
736	Administration may submit a request for nonoperating budget
737	authority to transfer the federal funds to the Department of
738	Health pursuant to s. 216.181(12), Florida Statutes. This
739	section expires July 1, 2024.
740	Section 8. In order to implement Specific Appropriations
741	197 through 223 of the 2023-2024 General Appropriations Act, and
742	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
743	Agency for Health Care Administration may submit a budget
744	amendment, subject to the notice, review, and objection
745	procedures of s. 216.177, Florida Statutes, to realign funding
746	within the Medicaid program appropriation categories to address
747	projected surpluses and deficits within the program and to
748	maximize the use of state trust funds. A single budget amendment
749	shall be submitted in the last quarter of the 2023-2024 fiscal
750	year only. This section expires July 1, 2024.
751	Section 9. In order to implement Specific Appropriations
752	176 through 181 and 539 of the 2023-2024 General Appropriations
753	Act, and notwithstanding ss. 216.181 and 216.292, Florida
754	Statutes, the Agency for Health Care Administration and the
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20232502er 755 Department of Health may each submit a budget amendment, subject 756 to the notice, review, and objection procedures of s. 216.177, 757 Florida Statutes, to realign funding within the Florida Kidcare 758 program appropriation categories, or to increase budget 759 authority in the Children's Medical Services network category, 760 to address projected surpluses and deficits within the program 761 or to maximize the use of state trust funds. A single budget 762 amendment must be submitted by each agency in the last quarter 763 of the 2023-2024 fiscal year only. This section expires July 1, 764 2024. 765 Section 10. In order to implement Specific Appropriations 766 490 through 494 of the 2023-2024 General Appropriations Act, subsection (17) of section 381.986, Florida Statutes, is amended 767 768 to read: 769 381.986 Medical use of marijuana.-770 (17) Rules adopted pursuant to this section before July 1, 771 2024 2023, are not subject to ss. 120.54(3)(b) and 120.541. This 772 subsection expires July 1, 2024 2023. 773 Section 11. Effective July 1, 2023, upon the expiration and reversion of the amendments made to subsection (1) of section 14 774 775 of chapter 2017-232, Laws of Florida, pursuant to section 18 of 776 chapter 2022-157, Laws of Florida, and in order to implement 777 Specific Appropriations 490 through 494 of the 2023-2024 General 778 Appropriations Act, subsection (1) of section 14 of chapter 2017-232, Laws of Florida, is amended to read: 779 780 Section 14. Department of Health; authority to adopt rules; 781 cause of action.-782 (1) EMERGENCY RULEMAKING.-783 (a) The Department of Health and the applicable boards

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784 shall adopt emergency rules pursuant to s. 120.54(4), Florida 785 Statutes, and this section necessary to implement s. 381.986 ss. 786 381.986 and 381.988, Florida Statutes. If an emergency rule 787 adopted under this section is held to be unconstitutional or an 788 invalid exercise of delegated legislative authority, and becomes 789 void, the department or the applicable boards may adopt an 790 emergency rule pursuant to this section to replace the rule that 791 has become void. If the emergency rule adopted to replace the 792 void emergency rule is also held to be unconstitutional or an invalid exercise of delegated legislative authority and becomes 793 794 void, the department and the applicable boards must follow the 795 nonemergency rulemaking procedures of the Administrative 796 Procedures Act to replace the rule that has become void.

797 (b) For emergency rules adopted under this section, the 798 department and the applicable boards need not make the findings 799 required by s. 120.54(4)(a), Florida Statutes. Emergency rules 800 adopted under this section are exempt from ss. 120.54(3)(b) and 801 120.541, Florida Statutes. The department and the applicable 802 boards shall meet the procedural requirements in s. 120.54(4)(a) s. 120.54(a), Florida Statutes, if the department or the 803 804 applicable boards have, before July 1, 2019 the effective date 805 of this act, held any public workshops or hearings on the 806 subject matter of the emergency rules adopted under this 807 subsection. Challenges to emergency rules adopted under this 808 subsection are subject to the time schedules provided in s. 120.56(5), Florida Statutes. 809

(c) Emergency rules adopted under this section are exempt from s. 120.54(4)(c), Florida Statutes, and shall remain in effect until replaced by rules adopted under the nonemergency

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813 rulemaking procedures of the Administrative Procedures Act. 814 Rules adopted under the nonemergency rulemaking procedures of 815 the Administrative Procedures Act to replace emergency rules 816 adopted under this section are exempt from ss. 120.54(3)(b) and 817 120.541, Florida Statutes. By July 1, 2024 January 1, 2018, the department and the applicable boards shall initiate nonemergency 818 819 rulemaking pursuant to the Administrative Procedures Act to replace all emergency rules adopted under this section by 820 821 publishing a notice of rule development in the Florida 822 Administrative Register. Except as provided in paragraph (a), after July 1, 2024 January 1, 2018, the department and 823 824 applicable boards may not adopt rules pursuant to the emergency 825 rulemaking procedures provided in this section. 826 Section 12. The amendments to subsection (1) of section 14 827 of chapter 2017-232, Laws of Florida, made by this act expire 828 July 1, 2024, and the text of that subsection shall revert to that in existence on June 30, 2019, except that any amendments 829 830 to such text enacted other than by this act shall be preserved 831 and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to 832 833 this section. 834 Section 13. In order to implement Specific Appropriations 835 202, 203, 206, and 210 of the 2023-2024 General Appropriations 836 Act, the Agency for Health Care Administration may submit a 837 budget amendment pursuant to chapter 216, Florida Statutes, 838 requesting additional spending authority to implement the 839 federally approved Directed Payment Program for hospitals 840 statewide providing inpatient and outpatient services to 841 Medicaid managed care enrollees, the Indirect Medical Education

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842	(IME) Program, and a nursing workforce expansion and education
843	program for certain institutions participating in a graduate
844	medical education or nursing education program. For institutions
845	participating in the nursing workforce expansion and education
846	program, the budget amendment must identify the educational
847	institutions partnering with the teaching hospital. Institutions
848	participating in the nursing workforce expansion and education
849	program shall provide quarterly reports to the agency detailing
850	the number of nurses participating in the program. This section
851	expires July 1, 2024.
852	Section 14. In order to implement Specific Appropriations
853	203, 206, and 210 of the 2023-2024 General Appropriations Act,
854	the Agency for Health Care Administration may submit a budget
855	amendment pursuant to chapter 216, Florida Statutes, requesting
856	additional spending authority to implement the federally
857	approved Directed Payment Program and fee-for-service
858	supplemental payments for cancer hospitals that meet the
859	criteria in 42 U.S.C. s. 1395ww(d)(1)(B)(v). Notwithstanding s.
860	409.908(1)(a), Florida Statutes, the executed Letters of
861	Agreement for Fiscal Year 2022-2023 that support the Grants and
862	Donations Trust Fund appropriation that provides a minimum fee
863	schedule calculated as a supplemental per member per month
864	payment through prepaid health plans for services provided by
865	qualifying Florida cancer hospitals that meet the criteria in 42
866	U.S.C. s. 1395ww(d)(1)(B)(v) shall remain in effect until the
867	federal Centers for Medicare and Medicaid Services approves the
868	expenditure of such funds and the funds are transferred to the
869	Agency for Health Care Administration. The intergovernmental
870	transfer amounts in the Letters of Agreement may be modified in

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871	accordance with the prevailing federal medical assistance
872	matching percent at the time payments are made. This section
873	expires July 1, 2024.
874	Section 15. In order to implement Specific Appropriations
875	197 through 223 of the 2023-2024 General Appropriations Act, the
876	Agency for Health Care Administration may submit a budget
877	amendment, subject to the notice, review, and objection
878	procedures of s. 216.177, Florida Statutes, to provide spending
879	authority to implement the Low Income Pool component of the
880	Florida Managed Medical Assistance Demonstration up to the total
881	computable funds authorized by the federal Centers for Medicare
882	and Medicaid Services. The budget amendment must include the
883	final terms and conditions of the Low Income Pool, a proposed
884	distribution model by entity, and a listing of entities
885	contributing intergovernmental transfers to support the state
886	match required. In addition, for each entity included in the
887	distribution model, a signed attestation must be provided that
888	includes the charity care cost upon which the Low Income Pool
889	payment is based and an acknowledgment that should the
890	distribution result in an overpayment based on the Low Income
891	Pool cost limit audit, the entity is responsible for returning
892	that overpayment to the agency for return to the federal Centers
893	for Medicare and Medicaid Services. This section expires July 1,
894	2024.
895	Section 16. In order to implement Specific Appropriations
896	209 and 210 of the 2023-2024 General Appropriations Act, the
897	Agency for Health Care Administration may submit a budget
898	amendment pursuant to chapter 216, Florida Statutes, requesting
899	additional spending authority to implement fee-for-service

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20232502er 900 supplemental payments and a directed payment program for 901 physicians and subordinate licensed health care practitioners 902 employed by or under contract with a Florida medical or dental 903 school, or a public hospital. Notwithstanding s. 409.908(1)(a), 904 Florida Statutes, the executed Letters of Agreement for Fiscal 905 Year 2022-2023 that support the Grants and Donations Trust Fund 906 appropriation that provides a differential fee schedule paid as 907 supplemental payments or a minimum fee schedule calculated as 908 supplemental per member per month payment through prepaid health 909 plans for services provided by doctors of medicine, osteopathy, and dentistry as well as other licensed health care 910 911 practitioners acting under the supervision of those doctors 912 pursuant to existing statutes and written protocols employed by 913 or under contract with a medical or dental school or a public 914 hospital in Florida shall remain in effect until the federal 915 Centers for Medicare and Medicaid Services approves the 916 expenditure of such funds and the funds are transferred to the 917 Agency for Health Care Administration. The intergovernmental 918 transfer amounts in the Letters of Agreement may be modified in accordance with the prevailing federal medical assistance 919 920 matching percent at the time payments are made. This section 921 expires July 1, 2024. 922 Section 17. In order to implement Specific Appropriations 923 207, 210, and 221 of the 2023-2024 General Appropriations Act, 924 the Agency for Health Care Administration may submit a budget 925 amendment pursuant to chapter 216, Florida Statutes, requesting 926 additional spending authority to implement a certified 927 expenditure program for emergency medical transportation 928 services. This section expires July 1, 2024.

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929	Section 18. In order to implement Specific Appropriations
930	328, 330, 361, and 362 of the 2023-2024 General Appropriations
931	Act, and notwithstanding ss. 216.181 and 216.292, Florida
932	Statutes, the Department of Children and Families may submit a
933	budget amendment, subject to the notice, review, and objection
934	procedures of s. 216.177, Florida Statutes, to realign funding
935	within the department based on the implementation of the
936	Guardianship Assistance Program, between the specific
937	appropriations for guardianship assistance payments, foster care
938	Level 1 room and board payments, relative caregiver payments,
939	and nonrelative caregiver payments. This section expires July 1,
940	2024.
941	Section 19. In order to implement Specific Appropriations
942	197 through 199, 203, 206, 207, 209 through 211, 355, 365, 482,
943	499 through 501, 507, and 511 of the 2023-2024 General
944	Appropriations Act, and notwithstanding ss. 216.181 and 216.292,
945	Florida Statutes, the Department of Children and Families,
946	Department of Health, and Agency for Health Care Administration
947	may submit budget amendments, subject to the notice, review, and
948	objection procedures of s. 216.177, Florida Statutes, to
949	increase budget authority to support refugee programs
950	administered by the federal Office of Refugee Resettlement due
951	to the ongoing instability of federal immigration policy and the
952	resulting inability of the state to reasonably predict, with
953	certainty, the budgetary need of this state with respect to the
954	number of refugees relocated to the state as part of those
955	federal programs. The Department of Children and Families shall
956	submit quarterly reports to the Executive Office of the
957	Governor, the President of the Senate, and the Speaker of the

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958	House of Representatives on the number of refugees entering the
959	state, the nations of origin of such refugees, and current
960	expenditure projections. This section expires July 1, 2024.
961	Section 20. In order to implement Specific Appropriations
962	358 through 360, 372 through 378, and 383 through 387 of the
963	2023-2024 General Appropriations Act, and notwithstanding ss.
964	216.181 and 216.292, Florida Statutes, the Department of
965	Children and Families may submit budget amendments, subject to
966	the notice, review, and objection procedures of s. 216.177,
967	Florida Statutes, to increase budget authority to support the
968	following federal grant programs: the Supplemental Nutrition
969	Assistance Grant Program, the Pandemic Electronic Benefit
970	Transfer, the American Rescue Plan Grant, the State Opioid
971	Response Grant, the Substance Abuse Prevention and Treatment
972	Block Grant, and the Mental Health Block Grant. This section
973	expires July 1, 2024.
974	Section 21. In order to implement Specific Appropriations
975	469 and 471 of the 2023-2024 General Appropriations Act, and
976	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
977	Department of Health may submit a budget amendment, subject to
978	the notice, review, and objection procedures of s. 216.177,
979	Florida Statutes, to increase budget authority for the
980	Supplemental Nutrition Program for Women, Infants, and Children
981	(WIC) and the Child Care Food Program if additional federal
982	revenues will be expended in the 2023-2024 fiscal year. This
983	section expires July 1, 2024.
984	Section 22. In order to implement Specific Appropriations
985	478 and 523 of the 2023-2024 General Appropriations Act, and
986	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the

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987	Department of Health may submit a budget amendment, subject to
988	the notice, review, and objection procedures of s. 216.177,
989	Florida Statutes, to increase budget authority for the HIV/AIDS
990	Prevention and Treatment Program if additional federal revenues
991	specific to HIV/AIDS prevention and treatment become available
992	in the 2023-2024 fiscal year. This section expires July 1, 2024.
993	Section 23. In order to implement Specific Appropriations
994	432 through 567 of the 2023-2024 General Appropriations Act, and
995	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
996	Department of Health may submit a budget amendment, subject to
997	the notice, review, and objection procedures of s. 216.177,
998	Florida Statutes, to increase budget authority for the
999	department if additional federal revenues specific to COVID-19
1000	relief funds become available in the 2023-2024 fiscal year. This
1001	section expires July 1, 2024.
1002	Section 24. In order to implement Specific Appropriations
1003	191 and 192A through 192E of the 2023-2024 General
1004	Appropriations Act:
1005	(1) The Agency for Health Care Administration shall replace
1006	the current Florida Medicaid Management Information System
1007	(FMMIS) and fiscal agent operations with a system that is
1008	modular, interoperable, and scalable for the Florida Medicaid
1009	program that complies with all applicable federal and state laws
1010	and requirements. The agency may not include in the project to
1011	replace the current FMMIS and fiscal agent contract:
1012	(a) Functionality that duplicates any of the information
1013	systems of the other health and human services state agencies;
1014	(b) Procurement for agency requirements external to
1015	Medicaid programs with the intent to leverage the Medicaid

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1016	technology infrastructure for other purposes without legislative
1017	appropriation or legislative authorization to procure these
1018	requirements. The new system, the Florida Health Care Connection
1019	(FX) system, must provide better integration with subsystems
1020	supporting Florida's Medicaid program; uniformity, consistency,
1021	and improved access to data; and compatibility with the Centers
1022	for Medicare and Medicaid Services' Medicaid Information
1023	Technology Architecture (MITA) as the system matures and expands
1024	its functionality; or
1025	(c) Any contract executed after July 1, 2022, not including
1026	staff augmentation services purchased off the Department of
1027	Management Services Information Technology staff augmentation
1028	state term contract that are not deliverables based fixed price
1029	contracts.
1030	(2) For purposes of replacing FMMIS and the current
1031	Medicaid fiscal agent, the Agency for Health Care Administration
1032	shall:
1033	(a) Prioritize procurements for the replacement of the
1034	current functions of FMMIS and the responsibilities of the
1035	current Medicaid fiscal agent, to minimize the need to extend
1036	all or portions of the current fiscal agent contract.
1037	(b) Comply with and not exceed the Centers for Medicare and
1038	Medicaid Services funding authorizations for the FX system.
1039	(c) Ensure compliance and uniformity with the published
1040	MITA framework and guidelines.
1041	(d) Ensure that all business requirements and technical
1042	specifications have been provided to all affected state agencies
1043	for their review and input and approved by the executive
1044	steering committee established in paragraph (g).

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1045	(e) Consult with the Executive Office of the Governor's
1046	working group for interagency information technology integration
1047	for the development of competitive solicitations that provide
1048	for data interoperability and shared information technology
1049	services across the state's health and human services agencies.
1050	(f) Implement a data governance structure for the project
1051	to coordinate data sharing and interoperability across state
1052	health care entities.
1053	(g) Implement a project governance structure that includes
1054	an executive steering committee composed of:
1055	1. The Secretary of Health Care Administration, or the
1056	executive sponsor of the project.
1057	2. A representative of the Division of Health Care Finance
1058	and Data of the Agency for Health Care Administration, appointed
1059	by the Secretary of Health Care Administration.
1060	3. Two representatives from the Division of Medicaid
1061	Policy, Quality, and Operations of the Agency for Health Care
1062	Administration, appointed by the Secretary of Health Care
1063	Administration.
1064	4. A representative of the Division of Health Care Policy
1065	and Oversight of the Agency for Health Care Administration,
1066	appointed by the Secretary of Health Care Administration.
1067	5. A representative of the Florida Center for Health
1068	Information and Transparency of the Agency for Health Care
1069	Administration, appointed by the Secretary of Health Care
1070	Administration.
1071	6. The Chief Information Officer of the Agency for Health
1072	Care Administration, or his or her designee.
1073	7. The state chief information officer, or his or her

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1074	designee.
1075	8. Two representatives of the Department of Children and
1076	Families, appointed by the Secretary of Children and Families.
1077	9. A representative of the Department of Health, appointed
1078	by the State Surgeon General.
1079	10. A representative of the Agency for Persons with
1080	Disabilities, appointed by the director of the Agency for
1081	Persons with Disabilities.
1082	11. A representative from the Florida Healthy Kids
1083	Corporation.
1084	12. A representative from the Department of Elderly
1085	Affairs, appointed by the Secretary of Elderly Affairs.
1086	13. A representative of the Department of Financial
1087	Services who has experience with the state's financial
1088	processes, including development of the PALM system, appointed
1089	by the Chief Financial Officer.
1090	(3) The Secretary of Health Care Administration or the
1091	executive sponsor of the project shall serve as chair of the
1092	executive steering committee, and the committee shall take
1093	action by a vote of at least 10 affirmative votes with the chair
1094	voting on the prevailing side. A quorum of the executive
1095	steering committee consists of at least 11 members.
1096	(4) The executive steering committee has the overall
1097	responsibility for ensuring that the project to replace FMMIS
1098	and the Medicaid fiscal agent meets its primary business
1099	objectives and shall:
1100	(a) Identify and recommend to the Executive Office of the
1101	Governor, the President of the Senate, and the Speaker of the
1102	House of Representatives any statutory changes needed to

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1103	implement the modular replacement to standardize, to the fullest
1104	extent possible, the state's health care data and business
1105	processes.
1106	(b) Review and approve any changes to the project's scope,
1107	schedule, and budget which do not conflict with the requirements
1108	of subsections (1) and (2).
1109	(c) Ensure that adequate resources are provided throughout
1110	all phases of the project.
1111	(d) Approve all major project deliverables.
1112	(e) Review and verify that all procurement and contractual
1113	documents associated with the replacement of the current FMMIS
1114	and Medicaid fiscal agent align with the scope, schedule, and
1115	anticipated budget for the project.
1116	(5) This section expires July 1, 2024.
1117	Section 25. In order to implement Specific Appropriations
1118	210, 211, 265, 277, 340, 501, and 523 of the 2023-2024 General
1119	Appropriations Act, the Agency for Health Care Administration,
1120	in consultation with the Department of Health, the Agency for
1121	Persons with Disabilities, the Department of Children and
1122	Families, and the Department of Corrections, shall competitively
1123	procure a contract with a vendor to negotiate, for these
1124	agencies, prices for prescribed drugs and biological products
1125	excluded from the programs established under s. 381.02035,
1126	Florida Statutes, and ineligible under 21 U.S.C. s. 384,
1127	including, but not limited to, insulin and epinephrine. The
1128	contract may allow the vendor to directly purchase these
1129	products for participating agencies when feasible and
1130	advantageous. The contracted vendor will be compensated on a
1131	contingency basis, paid from a portion of the savings achieved

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1132	by its price negotiation or purchase of the prescription drugs
1133	and products. This section expires July 1, 2024.
1134	Section 26. In order to implement Specific Appropriations
1135	256, 263, 264, 275, and 276 of the 2023-2024 General
1136	Appropriations Act, and notwithstanding ss. 216.181 and 216.292,
1137	Florida Statutes, the Agency for Persons with Disabilities may
1138	submit budget amendments, subject to the notice, review, and
1139	objection procedures of s. 216.177, Florida Statutes, to
1140	transfer funding from the Salaries and Benefits appropriation
1141	categories to categories used for contractual services in order
1142	to support additional staff augmentation resources needed at the
1143	Developmental Disability Centers. This section expires July 1,
1144	2024.

Section 27. In order to implement Specific Appropriation 210 of the 2023-2024 General Appropriations Act, subsection (1) of section 409.915, Florida Statutes, is amended to read:

1148 409.915 County contributions to Medicaid.—Although the 1149 state is responsible for the full portion of the state share of 1150 the matching funds required for the Medicaid program, the state 1151 shall charge the counties an annual contribution in order to 1152 acquire a certain portion of these funds.

(1) (a) As used in this section, the term "state Medicaid expenditures" means those expenditures used as matching funds for the federal Medicaid program.

(b) The term does not include funds specially assessed by any local governmental entity and used as the nonfederal share for the hospital directed payment program after July 1, 2021. This paragraph expires July 1, 2024.

1160

Section 28. In order to implement Specific Appropriations

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1161 598 through 705 and 718 through 753 of the 2023-2024 General 1162 Appropriations Act, subsection (4) of section 216.262, Florida 1163 Statutes, is amended to read:

1164

216.262 Authorized positions.-

1165 (4) Notwithstanding the provisions of this chapter relating 1166 to increasing the number of authorized positions, and for the 2023-2024 2022-2023 fiscal year only, if the actual inmate 1167 1168 population of the Department of Corrections exceeds the inmate population projections of the February 13, 2023 January 13, 1169 1170 2022, Criminal Justice Estimating Conference by 1 percent for 2 1171 consecutive months or 2 percent for any month, the Executive 1172 Office of the Governor, with the approval of the Legislative 1173 Budget Commission, shall immediately notify the Criminal Justice 1174 Estimating Conference, which shall convene as soon as possible 1175 to revise the estimates. The Department of Corrections may then 1176 submit a budget amendment requesting the establishment of 1177 positions in excess of the number authorized by the Legislature 1178 and additional appropriations from unallocated general revenue 1179 sufficient to provide for essential staff, fixed capital 1180 improvements, and other resources to provide classification, 1181 security, food services, health services, and other variable 1182 expenses within the institutions to accommodate the estimated 1183 increase in the inmate population. All actions taken pursuant to 1184 this subsection are subject to review and approval by the 1185 Legislative Budget Commission. This subsection expires July 1, 2024 2023. 1186

Section 29. In order to implement Specific Appropriations 3271 through 3337 of the 2023-2024 General Appropriations Act, subsection (2) of section 215.18, Florida Statutes, is amended

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1190 to read: 1191 215.18 Transfers between funds; limitation.-1192 (2) The Chief Justice of the Supreme Court may receive one 1193 or more trust fund loans to ensure that the state court system has funds sufficient to meet its appropriations in the 2023-2024 1194 1195 2022-2023 General Appropriations Act. If the Chief Justice 1196 accesses the loan, he or she must notify the Governor and the 1197 chairs of the legislative appropriations committees in writing. 1198 The loan must come from other funds in the State Treasury which 1199 are for the time being or otherwise in excess of the amounts 1200 necessary to meet the just requirements of such last-mentioned 1201 funds. The Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If 1202 1203 the Governor does not order the transfer, the Chief Financial 1204 Officer shall transfer the requested funds. The loan of funds 1205 from which any money is temporarily transferred must be repaid 1206 by the end of the 2023-2024 2022-2023 fiscal year. This 1207 subsection expires July 1, 2024 2023. 1208 Section 30. In order to implement Specific Appropriations 1209 1132 through 1143 of the 2023-2024 General Appropriations Act: 1210 (1) The Department of Juvenile Justice is required to 1211 review county juvenile detention payments to ensure that 1212 counties fulfill their financial responsibilities required in s. 985.6865, Florida Statutes. If the Department of Juvenile 1213 1214 Justice determines that a county has not met its obligations, 1215 the department shall direct the Department of Revenue to deduct 1216 the amount owed to the Department of Juvenile Justice from the 1217 funds provided to the county under s. 218.23, Florida Statutes. 1218 The Department of Revenue shall transfer the funds withheld to

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20232502er 1219 the Shared County/State Juvenile Detention Trust Fund. 1220 (2) As an assurance to holders of bonds issued by counties 1221 before July 1, 2023, for which distributions made pursuant to s. 1222 218.23, Florida Statutes, are pledged, or bonds issued to refund 1223 such bonds which mature no later than the bonds they refunded 1224 and which result in a reduction of debt service payable in each 1225 fiscal year, the amount available for distribution to a county 1226 shall remain as provided by law and continue to be subject to 1227 any lien or claim on behalf of the bondholders. The Department 1228 of Revenue must ensure, based on information provided by an 1229 affected county, that any reduction in amounts distributed 1230 pursuant to subsection (1) does not reduce the amount of 1231 distribution to a county below the amount necessary for the 1232 timely payment of principal and interest when due on the bonds 1233 and the amount necessary to comply with any covenant under the 1234 bond resolution or other documents relating to the issuance of 1235 the bonds. If a reduction to a county's monthly distribution 1236 must be decreased in order to comply with this section, the 1237 Department of Revenue must notify the Department of Juvenile 1238 Justice of the amount of the decrease, and the Department of 1239 Juvenile Justice must send a bill for payment of such amount to 1240 the affected county.

1242 This section expires July 1, 2024.

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Section 31. In order to implement Specific Appropriations 1244 763 through 784, 932 through 1075, and 1096 through 1131 of the 1245 2023-2024 General Appropriations Act, and notwithstanding the 1246 expiration date in section 36 of chapter 2022-157, Laws of 1247 Florida, subsection (1), paragraph (a) of subsection (2),

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1248 paragraph (a) of subsection (3), and subsections (5), (6), and 1249 (7) of section 27.40, Florida Statutes, are reenacted to read:

1250 27.40 Court-appointed counsel; circuit registries; minimum 1251 requirements; appointment by court.-

1252 (1) Counsel shall be appointed to represent any individual 1253 in a criminal or civil proceeding entitled to court-appointed 1254 counsel under the Federal or State Constitution or as authorized 1255 by general law. The court shall appoint a public defender to 1256 represent indigent persons as authorized in s. 27.51. The office 1257 of criminal conflict and civil regional counsel shall be 1258 appointed to represent persons in those cases in which provision is made for court-appointed counsel, but only after the public 1259 1260 defender has certified to the court in writing that the public 1261 defender is unable to provide representation due to a conflict 1262 of interest or is not authorized to provide representation. The 1263 public defender shall report, in the aggregate, the specific 1264 basis of all conflicts of interest certified to the court. On a 1265 quarterly basis, the public defender shall submit this 1266 information to the Justice Administrative Commission.

1267 (2) (a) Private counsel shall be appointed to represent 1268 persons in those cases in which provision is made for courtappointed counsel but only after the office of criminal conflict 1269 1270 and civil regional counsel has been appointed and has certified 1271 to the court in writing that the criminal conflict and civil 1272 regional counsel is unable to provide representation due to a 1273 conflict of interest. The criminal conflict and civil regional 1274 counsel shall report, in the aggregate, the specific basis of all conflicts of interest certified to the court. On a quarterly 1275 1276 basis, the criminal conflict and civil regional counsel shall

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1277 submit this information to the Justice Administrative1278 Commission.

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(3) In using a registry:

(a) The chief judge of the circuit shall compile a list of attorneys in private practice, by county and by category of cases, and provide the list to the clerk of court in each county. The chief judge of the circuit may restrict the number of attorneys on the general registry list. To be included on a registry, an attorney must certify that he or she:

1286 1. Meets any minimum requirements established by the chief 1287 judge and by general law for court appointment;

1288 2. Is available to represent indigent defendants in cases 1289 requiring court appointment of private counsel; and

1290 3. Is willing to abide by the terms of the contract for 1291 services, s. 27.5304, and this section.

1293 To be included on a registry, an attorney must enter into a 1294 contract for services with the Justice Administrative 1295 Commission. Failure to comply with the terms of the contract for 1296 services may result in termination of the contract and removal 1297 from the registry. Each attorney on the registry is responsible 1298 for notifying the clerk of the court and the Justice 1299 Administrative Commission of any change in his or her status. 1300 Failure to comply with this requirement is cause for termination 1301 of the contract for services and removal from the registry until the requirement is fulfilled. 1302

(5) The Justice Administrative Commission shall approve
uniform contract forms for use in procuring the services of
private court-appointed counsel and uniform procedures and forms

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1306 for use by a court-appointed attorney in support of billing for 1307 attorney's fees, costs, and related expenses to demonstrate the 1308 attorney's completion of specified duties. Such uniform 1309 contracts and forms for use in billing must be consistent with 1310 s. 27.5304, s. 216.311, and the General Appropriations Act and 1311 must contain the following statement: "The State of Florida's 1312 performance and obligation to pay under this contract is 1313 contingent upon an annual appropriation by the Legislature."

(6) After court appointment, the attorney must immediately file a notice of appearance with the court indicating acceptance of the appointment to represent the defendant and of the terms of the uniform contract as specified in subsection (5).

1318 (7) (a) A private attorney appointed by the court from the registry to represent a client is entitled to payment as 1319 1320 provided in s. 27.5304 so long as the requirements of subsection 1321 (1) and paragraph (2)(a) are met. An attorney appointed by the 1322 court who is not on the registry list may be compensated under 1323 s. 27.5304 only if the court finds in the order of appointment 1324 that there were no registry attorneys available for 1325 representation for that case and only if the requirements of 1326 subsection (1) and paragraph (2)(a) are met.

1327 (b)1. The flat fee established in s. 27.5304 and the 1328 General Appropriations Act shall be presumed by the court to be 1329 sufficient compensation. The attorney shall maintain appropriate 1330 documentation, including contemporaneous and detailed hourly accounting of time spent representing the client. If the 1331 1332 attorney fails to maintain such contemporaneous and detailed 1333 hourly records, the attorney waives the right to seek 1334 compensation in excess of the flat fee established in s. 27.5304

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1335 and the General Appropriations Act. These records and documents 1336 are subject to review by the Justice Administrative Commission 1337 and audit by the Auditor General, subject to the attorney-client privilege and work-product privilege. The attorney shall 1338 1339 maintain the records and documents in a manner that enables the attorney to redact any information subject to a privilege in 1340 1341 order to facilitate the commission's review of the records and 1342 documents and not to impede such review. The attorney may redact 1343 information from the records and documents only to the extent 1344 necessary to comply with the privilege. The Justice 1345 Administrative Commission shall review such records and shall 1346 contemporaneously document such review before authorizing 1347 payment to an attorney. Objections by or on behalf of the Justice Administrative Commission to records or documents or to 1348 1349 claims for payment by the attorney shall be presumed correct by 1350 the court unless the court determines, in writing, that 1351 competent and substantial evidence exists to justify overcoming 1352 the presumption.

1353 2. If an attorney fails, refuses, or declines to permit the 1354 commission or the Auditor General to review documentation for a 1355 case as provided in this paragraph, the attorney waives the 1356 right to seek, and the commission may not pay, compensation in 1357 excess of the flat fee established in s. 27.5304 and the General 1358 Appropriations Act for that case.

3. A finding by the commission that an attorney has waived the right to seek compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act, as provided in this paragraph, shall be presumed to be correct, unless the court determines, in writing, that competent and

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1364 substantial evidence exists to justify overcoming the 1365 presumption.

1366 Section 32. The text of s. 27.40(1), (2)(a), (3)(a), (5), 1367 (6), and (7), Florida Statutes, as carried forward from chapter 1368 2019-116, Laws of Florida, by this act, expires July 1, 2024, 1369 and the text of those subsections and paragraphs, as applicable, 1370 shall revert to that in existence on June 30, 2019, except that 1371 any amendments to such text enacted other than by this act shall 1372 be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which 1373 1374 expire pursuant to this section.

1375 Section 33. In order to implement Specific Appropriations 1376 763 through 784, 932 through 1075, and 1096 through 1131 of the 1377 2023-2024 General Appropriations Act, and notwithstanding the expiration date in section 38 of chapter 2022-157, Laws of 1378 1379 Florida, subsections (6) and (13) of section 27.5304, Florida 1380 Statutes, are reenacted and amended, and subsections (1), (3), 1381 (7), and (11), and paragraphs (a) through (e) of subsection (12) 1382 of that section are reenacted, to read:

1383 27.5304 Private court-appointed counsel; compensation; 1384 notice.-

1385 (1) Private court-appointed counsel appointed in the manner 1386 prescribed in s. 27.40(1) and (2)(a) shall be compensated by the 1387 Justice Administrative Commission only as provided in this 1388 section and the General Appropriations Act. The flat fees 1389 prescribed in this section are limitations on compensation. The 1390 specific flat fee amounts for compensation shall be established 1391 annually in the General Appropriations Act. The attorney also 1392 shall be reimbursed for reasonable and necessary expenses in

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1393 accordance with s. 29.007. If the attorney is representing a 1394 defendant charged with more than one offense in the same case, 1395 the attorney shall be compensated at the rate provided for the 1396 most serious offense for which he or she represented the 1397 defendant. This section does not allow stacking of the fee 1398 limits established by this section.

(3) The court retains primary authority and responsibility for determining the reasonableness of all billings for attorney fees, costs, and related expenses, subject to statutory limitations and the requirements of s. 27.40(7). Private courtappointed counsel is entitled to compensation upon final disposition of a case.

1405 (6) For compensation for representation pursuant to a court 1406 appointment in a proceeding under chapter 39:

1407 (a) At the trial level, compensation for representation for 1408 dependency proceedings shall not exceed \$1,450 \$1,000 for the 1409 first year following the date of appointment and shall not exceed \$700 \$200 each year thereafter. Compensation shall be 1410 1411 paid based upon representation of a parent irrespective of the 1412 number of case numbers that may be assigned or the number of 1413 children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal 1414 from an adjudication of dependency, shall be completed by the 1415 1416 trial attorney and is considered compensated by the flat fee for 1417 dependency proceedings.

Counsel may bill the flat fee not exceeding \$1,450
 \$1,000 following disposition or upon dismissal of the petition.

1420 2. Counsel may bill the annual flat fee not exceeding \$700
1421 \$200 following the first judicial review in the second year

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1422 following the date of appointment and each year thereafter as 1423 long as the case remains under protective supervision.

1424 3. If the court grants a motion to reactivate protective 1425 supervision, the attorney shall receive the annual flat fee not 1426 exceeding $\frac{5700}{200}$ following the first judicial review and up 1427 to an additional \$700 $\frac{5200}{200}$ each year thereafter.

1428 4. If, during the course of dependency proceedings, a
1429 proceeding to terminate parental rights is initiated,
1430 compensation shall be as set forth in paragraph (b). If counsel
1431 handling the dependency proceeding is not authorized to handle
1432 proceedings to terminate parental rights, the counsel must
1433 withdraw and new counsel must be appointed.

(b) At the trial level, compensation for representation in 1434 termination of parental rights proceedings shall not exceed 1435 \$1,800 \$1,000 for the first year following the date of 1436 appointment and shall not exceed \$700 $\frac{200}{200}$ each year thereafter. 1437 1438 Compensation shall be paid based upon representation of a parent 1439 irrespective of the number of case numbers that may be assigned 1440 or the number of children involved, including any children born 1441 during the pendency of the proceeding. Any appeal, except for an appeal from an order granting or denying termination of parental 1442 rights, shall be completed by trial counsel and is considered 1443 compensated by the flat fee for termination of parental rights 1444 1445 proceedings. If the individual has dependency proceedings 1446 ongoing as to other children, those proceedings are considered 1447 part of the termination of parental rights proceedings as long 1448 as that termination of parental rights proceeding is ongoing.

1449 1. Counsel may bill the flat fee not exceeding \$1,800 1450 \$1,000 30 days after rendition of the final order. Each request

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1451 for payment submitted to the Justice Administrative Commission 1452 must include the trial counsel's certification that: 1453 a. Counsel discussed grounds for appeal with the parent or 1454 that counsel attempted and was unable to contact the parent; and 1455 b. No appeal will be filed or that a notice of appeal and a 1456 motion for appointment of appellate counsel, containing the 1457 signature of the parent, have been filed. 1458 2. Counsel may bill the annual flat fee not exceeding \$700 1459 \$200 following the first judicial review in the second year 1460 after the date of appointment and each year thereafter as long as the termination of parental rights proceedings are still 1461 1462 ongoing. 1463 (c) For appeals from an adjudication of dependency, compensation may not exceed \$1,800 \$1,000. 1464 1. Counsel may bill a flat fee not exceeding \$1,200 \$750 1465 1466 upon filing the initial brief or the granting of a motion to 1467 withdraw. 2. If a brief is filed, counsel may bill an additional flat 1468 1469 fee not exceeding \$600 $\frac{250}{250}$ upon rendition of the mandate. 1470 (d) For an appeal from an adjudication of termination of parental rights, compensation may not exceed \$3,500 \$2,000. 1471 1472 1. Counsel may bill a flat fee not exceeding \$1,750 \$1,000 1473 upon filing the initial brief or the granting of a motion to 1474 withdraw. 1475 2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$1,750 \$1,000 upon rendition of the mandate. 1476

1477 (7) Counsel eligible to receive compensation from the state 1478 for representation pursuant to court appointment made in 1479 accordance with the requirements of s. 27.40(1) and (2)(a) in a

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

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1480 proceeding under chapter 384, chapter 390, chapter 392, chapter 1481 393, chapter 394, chapter 397, chapter 415, chapter 743, chapter 1482 744, or chapter 984 shall receive compensation not to exceed the 1483 limits prescribed in the General Appropriations Act. Any such 1484 compensation must be determined as provided in s. 27.40(7).

1485 (11) It is the intent of the Legislature that the flat fees 1486 prescribed under this section and the General Appropriations Act 1487 comprise the full and complete compensation for private court-1488 appointed counsel. It is further the intent of the Legislature 1489 that the fees in this section are prescribed for the purpose of 1490 providing counsel with notice of the limit on the amount of 1491 compensation for representation in particular proceedings and 1492 the sole procedure and requirements for obtaining payment for 1493 the same.

(a) If court-appointed counsel moves to withdraw prior to
the full performance of his or her duties through the completion
of the case, the court shall presume that the attorney is not
entitled to the payment of the full flat fee established under
this section and the General Appropriations Act.

(b) If court-appointed counsel is allowed to withdraw from representation prior to the full performance of his or her duties through the completion of the case and the court appoints a subsequent attorney, the total compensation for the initial and any and all subsequent attorneys may not exceed the flat fee established under this section and the General Appropriations Act, except as provided in subsection (12).

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1507 This subsection constitutes notice to any subsequently appointed 1508 attorney that he or she will not be compensated the full flat

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1509 fee.

1510 (12) The Legislature recognizes that on rare occasions an 1511 attorney may receive a case that requires extraordinary and 1512 unusual effort.

(a) If counsel seeks compensation that exceeds the limits prescribed by law, he or she must file a motion with the chief judge for an order approving payment of attorney fees in excess of these limits.

Before filing the motion, the counsel shall deliver a
 copy of the intended billing, together with supporting
 affidavits and all other necessary documentation, to the Justice
 Administrative Commission.

1521 2. The Justice Administrative Commission shall review the 1522 billings, affidavit, and documentation for completeness and 1523 compliance with contractual and statutory requirements and shall 1524 contemporaneously document such review before authorizing 1525 payment to an attorney. If the Justice Administrative Commission 1526 objects to any portion of the proposed billing, the objection 1527 and supporting reasons must be communicated in writing to the 1528 private court-appointed counsel. The counsel may thereafter file 1529 his or her motion, which must specify whether the commission 1530 objects to any portion of the billing or the sufficiency of 1531 documentation, and shall attach the commission's letter stating 1532 its objection.

(b) Following receipt of the motion to exceed the fee limits, the chief judge or a single designee shall hold an evidentiary hearing. The chief judge may select only one judge per circuit to hear and determine motions pursuant to this subsection, except multicounty circuits and the eleventh circuit

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1538 may have up to two designees.

1539 1. At the hearing, the attorney seeking compensation must 1540 prove by competent and substantial evidence that the case 1541 required extraordinary and unusual efforts. The chief judge or 1542 single designee shall consider criteria such as the number of 1543 witnesses, the complexity of the factual and legal issues, and 1544 the length of trial. The fact that a trial was conducted in a 1545 case does not, by itself, constitute competent substantial 1546 evidence of an extraordinary and unusual effort. In a criminal 1547 case, relief under this section may not be granted if the number 1548 of work hours does not exceed 75 or the number of the state's 1549 witnesses deposed does not exceed 20.

1550 2. Objections by or on behalf of the Justice Administrative 1551 Commission to records or documents or to claims for payment by 1552 the attorney shall be presumed correct by the court unless the 1553 court determines, in writing, that competent and substantial 1554 evidence exists to justify overcoming the presumption. The chief 1555 judge or single designee shall enter a written order detailing 1556 his or her findings and identifying the extraordinary nature of 1557 the time and efforts of the attorney in the case which warrant 1558 exceeding the flat fee established by this section and the 1559 General Appropriations Act.

(c) A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 20 business days before the date of a hearing. The Justice Administrative Commission has standing to appear before the court, and may appear in person or telephonically, including at the hearing under paragraph (b), to contest any motion for an order approving payment of attorney fees, costs, or related expenses

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1567 and may participate in a hearing on the motion by use of 1568 telephonic or other communication equipment. The Justice 1569 Administrative Commission may contract with other public or 1570 private entities or individuals to appear before the court for 1571 the purpose of contesting any motion for an order approving 1572 payment of attorney fees, costs, or related expenses. The fact 1573 that the Justice Administrative Commission has not objected to 1574 any portion of the billing or to the sufficiency of the 1575 documentation is not binding on the court.

1576 (d) If the chief judge or a single designee finds that 1577 counsel has proved by competent and substantial evidence that 1578 the case required extraordinary and unusual efforts, the chief 1579 judge or single designee shall order the compensation to be paid 1580 to the attorney at a percentage above the flat fee rate, 1581 depending on the extent of the unusual and extraordinary effort 1582 required. The percentage must be only the rate necessary to 1583 ensure that the fees paid are not confiscatory under common law. 1584 The percentage may not exceed 200 percent of the established 1585 flat fee, absent a specific finding that 200 percent of the flat 1586 fee in the case would be confiscatory. If the chief judge or 1587 single designee determines that 200 percent of the flat fee 1588 would be confiscatory, he or she shall order the amount of 1589 compensation using an hourly rate not to exceed \$75 per hour for 1590 a noncapital case and \$100 per hour for a capital case. However, 1591 the compensation calculated by using the hourly rate shall be 1592 only that amount necessary to ensure that the total fees paid 1593 are not confiscatory, subject to the requirements of s. 1594 27.40(7).

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(e) Any order granting relief under this subsection must be

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20232502er 1596 attached to the final request for a payment submitted to the 1597 Justice Administrative Commission and must satisfy the 1598 requirements of subparagraph (b)2. 1599 (13) Notwithstanding the limitation set forth in subsection 1600 (5) and for the 2023-2024 2022-2023 fiscal year only, the 1601 compensation for representation in a criminal proceeding may not 1602 exceed the following: 1603 (a) For misdemeanors and juveniles represented at the trial 1604 level: \$1,000. 1605 (b) For noncapital, nonlife felonies represented at the 1606 trial level: \$15,000. 1607 (c) For life felonies represented at the trial level: 1608 \$15,000. 1609 (d) For capital cases represented at the trial level: 1610 \$25,000. For purposes of this paragraph, a "capital case" is any 1611 offense for which the potential sentence is death and the state 1612 has not waived seeking the death penalty. 1613 (e) For representation on appeal: \$9,000. 1614 (f) This subsection expires July 1, 2024 2023. 1615 Section 34. The amendments made to s. 27.5304(6), Florida 1616 Statutes, by this act, and the text of s. 27.5304(1), (3), (7), (11), and (12)(a)-(e), Florida Statutes, as carried forward from 1617 1618 chapter 2019-116, Laws of Florida, by this act, expire July 1, 1619 2024, and the text of those subsections and paragraphs, as 1620 applicable, shall revert to that in existence on June 30, 2019, 1621 except that any amendments to such text enacted other than by 1622 this act shall be preserved and continue to operate to the 1623 extent that such amendments are not dependent upon the portions 1624 of text which expire pursuant to this section.

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20232502er 1625 Section 35. In order to implement appropriations used to 1626 pay existing lease contracts for private lease space in excess 1627 of 2,000 square feet in the 2023-2024 General Appropriations 1628 Act, the Department of Management Services, with the cooperation 1629 of the agencies having the existing lease contracts for office 1630 or storage space, shall use tenant broker services to 1631 renegotiate or reprocure all private lease agreements for office 1632 or storage space expiring between July 1, 2024, and June 30, 1633 2026, in order to reduce costs in future years. The department 1634 shall incorporate this initiative into its 2023 master leasing report required under s. 255.249(7), Florida Statutes, and may 1635 use tenant broker services to explore the possibilities of 1636 1637 collocating office or storage space, to review the space needs 1638 of each agency, and to review the length and terms of potential renewals or renegotiations. The department shall provide a 1639 1640 report to the Executive Office of the Governor, the President of 1641 the Senate, and the Speaker of the House of Representatives by 1642 November 1, 2023, which lists each lease contract for private 1643 office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1, 2024. 1644 1645 Section 36. In order to implement appropriations authorized 1646 in the 2023-2024 General Appropriations Act for data center 1647 services, and notwithstanding s. 216.292(2)(a), Florida 1648 Statutes, an agency may not transfer funds from a data 1649 processing category to a category other than another data processing category. This section expires July 1, 2024. 1650 1651 Section 37. In order to implement the appropriation of 1652 funds in the appropriation category "Special Categories-Risk 1653 Management Insurance" in the 2023-2024 General Appropriations

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1654	Act, and pursuant to the notice, review, and objection
1655	procedures of s. 216.177, Florida Statutes, the Executive Office
1656	of the Governor may transfer funds appropriated in that category
1657	between departments in order to align the budget authority
1658	granted with the premiums paid by each department for risk
1659	management insurance. This section expires July 1, 2024.
1660	Section 38. In order to implement the appropriation of
1661	funds in the appropriation category "Special Categories-Transfer
1662	to Department of Management Services-Human Resources Services
1663	Purchased per Statewide Contract" in the 2023-2024 General
1664	Appropriations Act, and pursuant to the notice, review, and
1665	objection procedures of s. 216.177, Florida Statutes, the
1666	Executive Office of the Governor may transfer funds appropriated
1667	in that category between departments in order to align the
1668	budget authority granted with the assessments that must be paid
1669	by each agency to the Department of Management Services for
1670	human resource management services. This section expires July 1,
1671	2024.
1672	Section 39. In order to implement Specific Appropriation
1673	2871 in the 2023-2024 General Appropriations Act in the Building
1674	Relocation appropriation category from the Architects Incidental
1675	Trust Fund of the Department of Management Services, and in
1676	accordance with s. 215.196, Florida Statutes:
1677	(1) Upon the final disposition of a state-owned building,
1678	the Department of Management Services may use up to 5 percent of
1679	facility disposition funds from the Architects Incidental Trust
1680	Fund to defer, offset, or otherwise pay for all or a portion of
1681	relocation expenses including furniture, fixtures, and equipment
1682	for state agencies impacted by the disposition of the

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1683	department's managed facilities in the Florida Facilities Pool.
1684	The extent of the financial assistance provided to impacted
1685	state agencies shall be determined by the department.
1686	(2) The Department of Management Services may submit budget
1687	amendments for an increase in appropriation if necessary for the
1688	implementation of this section pursuant to the provisions of
1689	chapter 216, Florida Statutes. Budget amendments for an increase
1690	in appropriation shall include a detailed plan providing all
1691	estimated costs and relocation proposals.
1692	(3) This section expires July 1, 2024.
1693	Section 40. In order to implement Specific Appropriation
1694	2845 of the 2023-2024 General Appropriations Act from the
1695	Architects Incidental Trust Fund of the Department of Management
1696	Services, notwithstanding s. 253.025(4), Florida Statutes, and
1697	in accordance with s. 215.196, Florida Statutes, the Department
1698	of Management Services may acquire additional state-owned office
1699	buildings as defined in s. 255.248, Florida Statutes, or
1700	property for inclusion in the Florida Facilities Pool as created
1701	in s. 255.505, Florida Statutes. This section expires July 1,
1702	<u>2024.</u>
1703	Section 41. In order to implement Specific Appropriations
1704	2449 through 2452 of the 2023-2024 General Appropriations Act:
1705	(1) The Department of Financial Services shall replace the
1706	four main components of the Florida Accounting Information
1707	Resource Subsystem (FLAIR), which include central FLAIR,
1708	departmental FLAIR, payroll, and information warehouse, and
1709	shall replace the cash management and accounting management
1710	components of the Cash Management Subsystem (CMS) with an
1711	integrated enterprise system that allows the state to organize,

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define, and standardize its financial management business
processes and that complies with ss. 215.90-215.96, Florida
Statutes. The department may not include in the replacement of
FLAIR and CMS:
(a) Functionality that duplicates any of the other
information subsystems of the Florida Financial Management
Information System; or
(b) Agency business processes related to any of the
functions included in the Personnel Information System, the
Purchasing Subsystem, or the Legislative Appropriations
System/Planning and Budgeting Subsystem.
(2) For purposes of replacing FLAIR and CMS, the Department
of Financial Services shall:
(a) Take into consideration the cost and implementation
data identified for Option 3 as recommended in the March 31,
2014, Florida Department of Financial Services FLAIR Study,
version 031.
(b) Ensure that all business requirements and technical
specifications have been provided to all state agencies for
their review and input and approved by the executive steering
committee established in paragraph (c), including any updates to
these documents.
(c) Implement a project governance structure that includes
an executive steering committee composed of:
1. The Chief Financial Officer or the executive sponsor of
the project.
2. A representative of the Division of Treasury of the
Department of Financial Services, appointed by the Chief
Financial Officer.

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1741	3. The Chief Information Officers of the Department of
1742	Financial Services and the Department of Environmental
1743	Protection.
1744	4. Two employees from the Division of Accounting and
1745	Auditing of the Department of Financial Services, appointed by
1746	the Chief Financial Officer. Each employee must have experience
1747	relating to at least one of the four main components that
1748	compose FLAIR.
1749	5. Two employees from the Executive Office of the Governor,
1750	appointed by the Governor. One employee must have experience
1751	relating to the Legislative Appropriations System/Planning and
1752	Budgeting Subsystem.
1753	6. One employee from the Department of Revenue, appointed
1754	by the executive director, who has experience using or
1755	maintaining the department's finance and accounting systems.
1756	7. Two employees from the Department of Management
1757	Services, appointed by the Secretary of Management Services. One
1758	employee must have experience relating to the department's
1759	personnel information subsystem and one employee must have
1760	experience relating to the department's purchasing subsystem.
1761	8. A state agency administrative services director,
1762	appointed by the Governor.
1763	9. The executive sponsor of the Florida Health Care
1764	Connection (FX) System or his or her designee, appointed by the
1765	Secretary of Health Care Administration.
1766	10. The state chief information officer, or his or her
1767	designee, as a nonvoting member. The state chief information
1768	officer, or his or her designee, shall provide monthly status
1769	reports to the executive steering committee pursuant to the
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1770	oversight responsibilities in s. 282.0051, Florida Statutes.
1771	11. One employee from the Department of Business and
1772	Professional Regulation who has experience in finance and
1773	accounting and FLAIR, appointed by the Secretary of Business and
1774	Professional Regulation.
1775	12. One employee from the Florida Fish and Wildlife
1776	Conservation Commission who has experience using or maintaining
1777	the commission's finance and accounting systems, appointed by
1778	the chair of the Florida Fish and Wildlife Conservation
1779	Commission.
1780	13. The budget director of the Department of Education, or
1781	his or her designee.
1782	(3)(a) The Chief Financial Officer or the executive sponsor
1783	of the project shall serve as chair of the executive steering
1784	committee, and the committee shall take action by a vote of at
1785	least eight affirmative votes with the Chief Financial Officer
1786	or the executive sponsor of the project voting on the prevailing
1787	side. A quorum of the executive steering committee consists of
1788	at least 10 members.
1789	(b) No later than 14 days before a meeting of the executive
1790	steering committee, the chair shall request input from committee
1791	members on agenda items for the next scheduled meeting.
1792	(c) The chair shall establish a working group consisting of
1793	FLAIR users, state agency technical staff who maintain
1794	applications that integrate with FLAIR, and no less than four
1795	state agency finance and accounting or budget directors. The
1796	working group shall meet at least monthly to review PALM
1797	functionality, assess project impacts to state financial
1798	business processes and agency staff, and develop recommendations

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1799	to the executive steering committee for improvements. The chair
1800	shall request input from the working group on agenda items for
1801	each scheduled meeting. The PALM project team shall dedicate a
1802	staff member to the group and provide system demonstrations and
1803	any project documentation, as needed, for the group to fulfill
1804	its duties.
1805	(d) The chair shall request all agency project sponsors to
1806	provide bimonthly status reports to the executive steering
1807	committee. The form and format of the bimonthly status reports
1808	shall be developed by the Florida PALM project and provided to
1809	the executive steering committee meeting for approval. Such
1810	agency status reports shall provide information to the executive
1811	steering committee on the activities and ongoing work within the
1812	agency to prepare their systems and impacted employees for the
1813	deployment of the Florida PALM System. The first bimonthly
1814	status report is due September 1, 2023, and bimonthly
1815	thereafter.
1816	(4) The executive steering committee has the overall
1817	responsibility for ensuring that the project to replace FLAIR
1818	and CMS meets its primary business objectives and shall:
1819	(a) Identify and recommend to the Executive Office of the
1820	Governor, the President of the Senate, and the Speaker of the
1821	House of Representatives any statutory changes needed to
1822	implement the replacement subsystem that will standardize, to
1823	the fullest extent possible, the state's financial management
1824	business processes.
1825	(b) Review and approve any changes to the project's scope,
1826	schedule, and budget which do not conflict with the requirements
1827	of subsection (1).

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1828	(c) Ensure that adequate resources are provided throughout
1829	all phases of the project.
1830	(d) Approve all major project deliverables and any cost
1831	changes to each deliverable over \$250,000.
1832	(e) Approve contract amendments and changes to all
1833	contract-related documents associated with the replacement of
1834	FLAIR and CMS.
1835	(f) Review, and approve as warranted, the format of the
1836	bimonthly agency status reports to include meaningful
1837	information on each agency's progress in planning for the
1838	Florida PALM Major Implementation, covering the agency's people,
1839	processes, technology, and data transformation activities.
1840	(g) Ensure compliance with ss. 216.181(16), 216.311,
1841	216.313, 282.318(4)(h), and 287.058, Florida Statutes.
1842	(5) This section expires July 1, 2024.
1843	Section 42. In order to implement Specific Appropriation
1844	2995 of the 2023-2024 General Appropriations Act, and
1845	notwithstanding the expiration date in section 54 of chapter
1846	2022-157, Laws of Florida, subsection (3) of section 282.709,
1847	Florida Statutes, is reenacted to read:
1848	282.709 State agency law enforcement radio system and
1849	interoperability network
1850	(3) In recognition of the critical nature of the statewide
1851	law enforcement radio communications system, the Legislature
1852	finds that there is an immediate danger to the public health,
1853	safety, and welfare, and that it is in the best interest of the
1854	state to continue partnering with the system's current operator.
1855	The Legislature finds that continuity of coverage is critical to
1856	supporting law enforcement, first responders, and other public
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20232502er 1857 safety users. The potential for a loss in coverage or a lack of 1858 interoperability between users requires emergency action and is 1859 a serious concern for officers' safety and their ability to 1860 communicate and respond to various disasters and events. 1861 (a) The department, pursuant to s. 287.057(10), shall enter 1862 into a 15-year contract with the entity that was operating the 1863 statewide radio communications system on January 1, 2021. The 1864 contract must include: 1865 1. The purchase of radios; 1866 2. The upgrade to the Project 25 communications standard; 3. Increased system capacity and enhanced coverage for 1867 1868 system users; 1869 4. Operations, maintenance, and support at a fixed annual 1870 rate; 1871 5. The conveyance of communications towers to the 1872 department; and 1873 6. The assignment of communications tower leases to the 1874 department. 1875 (b) The State Agency Law Enforcement Radio System Trust 1876 Fund is established in the department and funded from surcharges 1877 collected under ss. 318.18, 320.0802, and 328.72. Upon 1878 appropriation, moneys in the trust fund may be used by the 1879 department to acquire the equipment, software, and engineering, 1880 administrative, and maintenance services it needs to construct, 1881 operate, and maintain the statewide radio system. Moneys in the trust fund from surcharges shall be used to help fund the costs 1882 1883 of the system. Upon completion of the system, moneys in the 1884 trust fund may also be used by the department for payment of the 1885 recurring maintenance costs of the system.

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20232502er 1886 Section 43. The text of s. 282.709(3), Florida Statutes, as 1887 carried forward from chapter 2021-37, Laws of Florida, by this 1888 act, expires July 1, 2024, and the text of that subsection shall 1889 revert to that in existence on June 1, 2021, except that any 1890 amendments to such text enacted other than by this act shall be 1891 preserved and continue to operate to the extent that such 1892 amendments are not dependent upon the portions of text which 1893 expire pursuant to this section. 1894 Section 44. In order to implement appropriations relating 1895 to the purchase of equipment and services related to the 1896 Statewide Law Enforcement Radio System (SLERS) as authorized in 1897 the 2023-2024 General Appropriations Act, and notwithstanding s. 1898 287.057, Florida Statutes, state agencies and other eligible 1899 users of the SLERS network may use the Department of Management 1900 Services SLERS contract for purchase of equipment and services. 1901 This section expires July 1, 2024. 1902 Section 45. In order to implement Specific Appropriations 2889 through 2900 of the 2023-2024 General Appropriations Act, 1903 1904 and notwithstanding rule 60A-1.031, Florida Administrative Code, 1905 the transaction fee as identified in s. 287.057(24)(c), Florida 1906 Statutes, shall be collected for use of the online procurement 1907 system and is 0.7 percent for the 2023-2024 fiscal year only. 1908 This section expires July 1, 2024. 1909 Section 46. In order to implement Specific Appropriations 1910 2800 through 2824 of the 2023-2024 General Appropriations Act, 1911 and upon the expiration and reversion of the amendments made by 1912 section 57 of chapter 2022-157, Laws of Florida, paragraph (i) of subsection (9) of section 24.105, Florida Statutes, is 1913 1914 amended to read:

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1915	24.105 Powers and duties of departmentThe department
1916	shall:
1917	(9) Adopt rules governing the establishment and operation
1918	of the state lottery, including:
1919	(i) The manner and amount of compensation of retailers <u>,</u>
1920	except for the 2023-2024 fiscal year only, effective July 1,
1921	2023, the commission for lottery ticket sales shall be 6 percent
1922	of the purchase price of each ticket sold or issued as a prize
1923	by a retailer. Any additional retailer compensation is limited
1924	to the Florida Lottery Retailer Bonus Commission program
1925	appropriated in Specific Appropriation 2820 of the 2023-2024
1926	General Appropriations Act.
1927	Section 47. The amendment to s. 24.105(9)(i), Florida
1928	Statutes, made by this act expires July 1, 2024, and the text of
1929	that paragraph shall revert to that in existence on June 30,
1930	2022, except that any amendments to such text enacted other than
1931	by this act shall be preserved and continue to operate to the
1932	extent that such amendments are not dependent upon the portions
1933	of text which expire pursuant to this section.
1934	Section 48. Effective upon this act becoming a law, and in
1935	order to implement Specific Appropriations 2441 through 2448 of
1936	the 2023-2024 General Appropriations Act, subsection (3) is
1937	added to section 717.123, Florida Statutes, to read:
1938	717.123 Deposit of funds
1939	(3) Notwithstanding subsection (1), and for the 2022-2023
1940	fiscal year, the department shall retain, from funds received
1941	under this chapter, an amount not exceeding \$65 million from
1942	which the department shall make prompt payment of claims allowed
1943	by the department and shall pay the costs incurred by the

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1944	department in administering and enforcing this chapter. This
1945	subsection expires July 1, 2024.
1946	Section 49. In order to implement Specific Appropriations
1947	3033 through 3041 of the 2023-2024 General Appropriations Act,
1948	paragraph (ll) is added to subsection (6) of section 627.351,
1949	Florida Statutes, to read:
1950	627.351 Insurance risk apportionment plans
1951	(6) CITIZENS PROPERTY INSURANCE CORPORATION
1952	(11)1. In addition to any other method of alternative
1953	dispute resolution authorized by Florida law, the corporation
1954	may adopt policy forms which provide for the resolution of
1955	disputes regarding its claim determinations, including disputes
1956	regarding coverage for, or the scope and value of, a claim, in a
1957	proceeding before the Division of Administrative Hearings. Any
1958	such policy forms are not subject to s. 627.70154.
1959	2. The corporation may contract with the division to
1960	conduct proceedings to resolve disputes regarding its claim
1961	determinations as may be provided for in the applicable policies
1962	of insurance.
1963	3. This paragraph expires July 1, 2024.
1964	Section 50. Effective upon this act becoming a law, and in
1965	order to implement section 123 of the 2023-2024 General
1966	Appropriations Act, paragraph (f) is added to subsection (7) of
1967	section 934.50, Florida Statutes, to read:
1968	934.50 Searches and seizure using a drone
1969	(7) SECURITY STANDARDS FOR GOVERNMENTAL AGENCY DRONE USE
1970	(f) Notwithstanding this subsection:
1971	1. Subject to appropriation, the drone replacement grant
1972	program is created within the Department of Law Enforcement. The

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1973	program shall provide funds to law enforcement agencies that
1974	turn in drones that are not in compliance with this section. To
1975	be eligible, the drone must have not reached its end of life and
1976	must still be in working condition. Funds shall be provided per
1977	drone based upon the drone's current value. Grant funds may only
1978	be used to purchase drones that are in compliance with this
1979	section. The Department of Law Enforcement shall expeditiously
1980	develop an application process and funds shall be allocated on a
1981	first-come, first-served basis, determined by the date the
1982	department receives the application. The department may adopt
1983	rules to implement this program. For the purposes of this
1984	paragraph, the term "law enforcement agency" has the same
1985	meaning as in s. 934.50.
1986	2. The Department of Law Enforcement shall provide drones
1987	received through the drone grant replacement program to the
1988	Florida Center for Cybersecurity within the University of South
1989	Florida. The Florida Center for Cybersecurity shall analyze
1990	whether the drones present cybersecurity concerns and shall
1991	provide its findings or recommendations to the Department of
1992	Management Services regarding the drones' safety or security.
1993	3. The Department of Law Enforcement is authorized, and all
1994	conditions are deemed met, to adopt emergency rules under s.
1995	120.54(4) for the purpose of implementing the drone replacement
1996	grant program. Notwithstanding any other law, emergency rules
1997	adopted under this section are effective for 12 months after
1998	adoption and may be renewed during the pendency of procedures to
1999	adopt permanent rules addressing the subject of the emergency
2000	<u>rules.</u>
2001	

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2002	This paragraph expires July 1, 2024.
2003	Section 51. Effective upon this act becoming a law, and in
2004	order to implement Specific Appropriations 3109 through 3140 of
2005	the 2023-2024 General Appropriations Act, paragraph (g) of
2006	subsection (13) of section 120.80, Florida Statutes, is amended
2007	to read:
2008	120.80 Exceptions and special requirements; agencies
2009	(13) FLORIDA PUBLIC SERVICE COMMISSION
2010	(g) 1 . Rules adopted by the Florida Public Service
2011	Commission to implement ss. 366.04(8) and (9) and 366.97 are not
2012	subject to s. 120.541.
2013	2. For the 2023-2024 fiscal year, rules adopted by the
2014	Florida Public Service Commission to implement ss. 350.113,
2015	364.336, 366.14, 367.145, and 368.109 are not subject to s.
2016	120.541. This subparagraph expires July 1, 2024.
2017	Section 52. In order to implement specific appropriations
2018	from the land acquisition trust funds within the Department of
2019	Agriculture and Consumer Services, the Department of
2020	Environmental Protection, the Department of State, and the Fish
2021	and Wildlife Conservation Commission, which are contained in the
2022	2023-2024 General Appropriations Act, subsection (3) of section
2023	215.18, Florida Statutes, is amended to read:
2024	215.18 Transfers between funds; limitation
2025	(3) Notwithstanding subsection (1) and only with respect to
2026	a land acquisition trust fund in the Department of Agriculture
2027	and Consumer Services, the Department of Environmental
2028	Protection, the Department of State, or the Fish and Wildlife
2029	Conservation Commission, whenever there is a deficiency in a
2030	land acquisition trust fund which would render that trust fund

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2031 temporarily insufficient to meet its just requirements, 2032 including the timely payment of appropriations from that trust 2033 fund, and other trust funds in the State Treasury have moneys 2034 that are for the time being or otherwise in excess of the 2035 amounts necessary to meet the just requirements, including 2036 appropriated obligations, of those other trust funds, the 2037 Governor may order a temporary transfer of moneys from one or 2038 more of the other trust funds to a land acquisition trust fund 2039 in the Department of Agriculture and Consumer Services, the 2040 Department of Environmental Protection, the Department of State, 2041 or the Fish and Wildlife Conservation Commission. Any action 2042 proposed pursuant to this subsection is subject to the notice, 2043 review, and objection procedures of s. 216.177, and the Governor 2044 shall provide notice of such action at least 7 days before the 2045 effective date of the transfer of trust funds, except that 2046 during July 2023 2022, notice of such action shall be provided 2047 at least 3 days before the effective date of a transfer unless 2048 such 3-day notice is waived by the chair and vice chair of the 2049 Legislative Budget Commission. Any transfer of trust funds to a 2050 land acquisition trust fund in the Department of Agriculture and 2051 Consumer Services, the Department of Environmental Protection, 2052 the Department of State, or the Fish and Wildlife Conservation 2053 Commission must be repaid to the trust funds from which the 2054 moneys were loaned by the end of the 2023-2024 2022-2023 fiscal 2055 year. The Legislature has determined that the repayment of the 2056 other trust fund moneys temporarily loaned to a land acquisition 2057 trust fund in the Department of Agriculture and Consumer 2058 Services, the Department of Environmental Protection, the 2059 Department of State, or the Fish and Wildlife Conservation

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20232502er 2060 Commission pursuant to this subsection is an allowable use of 2061 the moneys in a land acquisition trust fund because the moneys 2062 from other trust funds temporarily loaned to a land acquisition 2063 trust fund shall be expended solely and exclusively in accordance with s. 28, Art. X of the State Constitution. This 2064 subsection expires July 1, 2024 2023. 2065 2066 Section 53. (1) In order to implement specific 2067 appropriations from the land acquisition trust funds within the 2068 Department of Agriculture and Consumer Services, the Department 2069 of Environmental Protection, the Department of State, and the 2070 Fish and Wildlife Conservation Commission which are contained in 2071 the 2023-2024 General Appropriations Act, the Department of 2072 Environmental Protection shall transfer revenues from the Land 2073 Acquisition Trust Fund within the department to the land 2074 acquisition trust funds within the Department of Agriculture and 2075 Consumer Services, the Department of State, and the Fish and 2076 Wildlife Conservation Commission as provided in this section. As 2077 used in this section, the term "department" means the Department 2078 of Environmental Protection. 2079 (2) After subtracting any required debt service payments, 2080 the proportionate share of revenues to be transferred to each 2081 land acquisition trust fund shall be calculated by dividing the 2082 appropriations from each of the land acquisition trust funds for 2083 the fiscal year by the total appropriations from the Land 2084 Acquisition Trust Fund within the department and the land 2085 acquisition trust funds within the Department of Agriculture and 2086

36 <u>Consumer Services, the Department of State, and the Fish and</u>

2087 <u>Wildlife Conservation Commission for the fiscal year. The</u>

2088 department shall transfer the proportionate share of the

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revenues in the Land Acquisition Trust Fund within the
department on a monthly basis to the appropriate land
acquisition trust funds within the Department of Agriculture and
Consumer Services, the Department of State, and the Fish and
Wildlife Conservation Commission and shall retain its
proportionate share of the revenues in the Land Acquisition
Trust Fund within the department. Total distributions to a land
acquisition trust fund within the Department of Agriculture and
Consumer Services, the Department of State, and the Fish and
Wildlife Conservation Commission may not exceed the total
appropriations from such trust fund for the fiscal year.
(3) In addition, the department shall transfer from the
Land Acquisition Trust Fund to land acquisition trust funds
within the Department of Agriculture and Consumer Services, the
Department of State, and the Fish and Wildlife Conservation
Commission amounts equal to the difference between the amounts
appropriated in chapter 2022-156, Laws of Florida, to the
department's Land Acquisition Trust Fund and the other land
acquisition trust funds, and the amounts actually transferred
between those trust funds during the 2022-2023 fiscal year.
(4) The department may advance funds from the beginning
unobligated fund balance in the Land Acquisition Trust Fund to
the Land Acquisition Trust Fund within the Fish and Wildlife
Conservation Commission needed for cash flow purposes based on a
detailed expenditure plan. The department shall prorate amounts
transferred quarterly to the Fish and Wildlife Conservation
Commission to recoup the amount of funds advanced by June 30,
2024.
(5) This section expires July 1, 2024.

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ENROLLED 2023 Legislature

Section 54. In order to implement specific appropriations from the Florida Forever Trust Fund within the Department of Environmental Protection, which are contained in the 2023-2024 General Appropriations Act, paragraph (m) of subsection (3) of

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259.105 The Florida Forever Act.-

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

section 259.105, Florida Statutes, is amended to read:

(m) Notwithstanding paragraphs (a)-(j) and for the 2023-2131 2024 fiscal year, the proceeds shall be distributed as provided 2132 in the General Appropriations Act. This paragraph expires July 2133 <u>1, 2024</u> Notwithstanding paragraphs (a)-(j) and for the 2021-2022 2134 fiscal year, the amount of \$1,998,100 to only the Department of 2135 Environmental Protection for grants pursuant to s. 375.075. This 2136 paragraph expires July 1, 2022.

2137 Section 55. In order to implement Specific Appropriation 2138 1438 of the 2023-2024 General Appropriations Act, and 2139 notwithstanding the expiration date in section 64 of chapter 2140 2022-157, Laws of Florida, paragraph (a) of subsection (1) of 2141 section 570.93, Florida Statutes, is reenacted to read:

2142 570.93 Department of Agriculture and Consumer Services; 2143 agricultural water conservation and agricultural water supply 2144 planning.-

(1) The department shall establish an agricultural water conservation program that includes the following:

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(a) A cost-share program, coordinated with the United States Department of Agriculture and other federal, state, regional, and local agencies when appropriate, for irrigation system retrofit and application of mobile irrigation laboratory evaluations, and for water conservation and water quality improvement pursuant to s. 403.067(7)(c).

Section 56. The text of s. 570.93(1)(a), Florida Statutes, 2153 2154 as carried forward from chapter 2019-116, Laws of Florida, by 2155 this act expires July 1, 2024, and the text of that paragraph 2156 shall revert to that in existence on June 30, 2019, except that 2157 any amendments to such text enacted other than by this act shall 2158 be preserved and continue to operate to the extent that such 2159 amendments are not dependent upon the portions of text which 2160 expire pursuant to this section.

2161 Section 57. In order to implement Specific Appropriation 2162 1757 of the 2023-2024 General Appropriations Act, and 2163 notwithstanding the expiration date in section 66 of chapter 2164 2022-157, Laws of Florida, paragraph (g) of subsection (15) of 2165 section 376.3071, Florida Statutes, is reenacted to read:

2166 376.3071 Inland Protection Trust Fund; creation; purposes; 2167 funding.-

(15) ETHANOL OR BIODIESEL DAMAGE; PREVENTIVE MEASURES.—The department shall pay, pursuant to this subsection, up to \$10 million each fiscal year from the fund for the costs of labor and equipment to repair or replace petroleum storage systems that may have been damaged due to the storage of fuels blended with ethanol or biodiesel, or for preventive measures to reduce the potential for such damage.

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(g) Payments may not be made for the following:

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20232502er 2176 1. Proposal costs or costs related to preparation of the 2177 application and required documentation; 2178 2. Certified public accountant costs; 2179 3. Except as provided in paragraph (j), any costs in excess of the amount approved by the department under paragraph (b) or 2180 2181 which are not in substantial compliance with the purchase order; 2182 4. Costs associated with storage tanks, piping, or 2183 ancillary equipment that has previously been repaired or 2184 replaced for which costs have been paid under this section; 2185 5. Facilities that are not in compliance with department 2186 storage tank rules, until the noncompliance issues have been 2187 resolved; or 2188 6. Costs associated with damage to petroleum storage 2189 systems caused in whole or in part by causes other than the storage of fuels blended with ethanol or biodiesel. 2190 2191 Section 58. The text of s. 376.3071(15)(g), Florida 2192 Statutes, as carried forward from chapter 2020-114, Laws of 2193 Florida, by this act, expires July 1, 2024, and the text of that 2194 paragraph shall revert to that in existence on July 1, 2020, but 2195 not including any amendments made by this act or chapter 2020-2196 114, Laws of Florida, and any amendments to such text enacted 2197 other than by this act shall be preserved and continue to 2198 operate to the extent that such amendments are not dependent 2199 upon the portion of text which expires pursuant to this section. 2200 Section 59. In order to implement Specific Appropriation 2201 2267 of the 2023-2024 General Appropriations Act, and 2202 notwithstanding chapter 287, Florida Statutes, the Department of 2203 Citrus shall enter into agreements for the purpose of increasing 2204 production of trees that show tolerance or resistance to citrus

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20232502er 2205 greening and to commercialize technologies that produce 2206 tolerance or resistance to citrus greening in trees. The 2207 department shall enter into these agreements no later than 2208 January 1, 2024, and shall file with the department's Inspector General a certification of conditions and circumstances 2209 2210 justifying each agreement entered into without competitive 2211 solicitation. This section expires July 1, 2024. 2212 Section 60. In order to implement section 142 of the 2023-2213 2024 General Appropriations Act, subsection (22) of section 2214 161.101, Florida Statutes, is amended to read: 161.101 State and local participation in authorized 2215 2216 projects and studies relating to beach management and erosion 2217 control.-2218 (22) Notwithstanding subsections (1), (15), and (16), and for the 2023-2024 2022-2023 fiscal year, for beaches located in 2219 2220 Brevard, Broward, Charlotte, Collier, Duval, Flagler, Indian 2221 River, Lee, Manatee, Martin, Nassau, Palm Beach, St. Johns, St. 2222 Lucie, Sarasota, and Volusia Counties, impacted by Hurricane Ian 2223 or Hurricane Nicole, the department may waive or reduce the 2224 match requirements for local governments. This subsection expires July 1, 2024 2023. 2225 2226 Section 61. In order to implement section 143 of the 2023-2227 2024 General Appropriations Act, section 10 of chapter 2022-272, 2228 Laws of Florida, is amended to read: 2229 Section 10. Hurricane Restoration Reimbursement Grant 2230 Program.-2231 (1) There is hereby created within the Department of

2232 Environmental Protection the Hurricane Restoration Reimbursement 2233 Grant Program for the purpose of providing financial assistance

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to mitigate coastal beach erosion for coastal homeowners whose property was significantly impacted by Hurricane Ian or Hurricane Nicole in 2022. The department is authorized to provide financial assistance grants to eligible recipients located in Brevard, Broward, Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota, and Volusia Counties.

(2) The department may provide grants to property owners to mitigate for coastal beach erosion caused by Hurricane Ian or Hurricane Nicole during 2022. Grant funding may only be used to reimburse a property owner for construction costs:

(a) Related to sand placement and temporary or permanent coastal armoring construction projects to mitigate coastal beach erosion and may not be used for the repair of residential structures.

(b) Incurred as a result of preparation for or damagesustained from Hurricane Ian or Hurricane Nicole in 2022.

(c) Incurred after September 23, 2022.

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2252 (d) Related to a project that has been permitted, is exempt 2253 from permitting requirements, or is otherwise authorized by law.

(3) Financial assistance grants may only be provided to
mitigate damage to property located in Brevard, Broward,
Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee,
Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota,
and Volusia Counties that is a:

2259 (a) Residential property that meets the following 2260 requirements:

1. The parcel must be a single-family, site-built,
residential property or a multi-family, site-built, residential

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2263	property not to exceed four units; and
2264	2. The homeowner must have been granted a homestead
2265	exemption on the home under chapter 196, Florida Statutes;
2266	(b) Residential condominium, as defined in chapter 718,
2267	Florida Statutes; or
2268	(c) Cooperative, as defined in chapter 719, Florida
2269	Statutes.
2270	(4)(a) The department shall cost-share with \$1 provided by
2271	the property owner for every \$1 provided by the state with a
2272	maximum of $\$300,000$ $\$150,000$ in state funding toward the actual
2273	cost of an eligible project. The department shall prioritize
2274	applicants who are low-income or moderate-income persons, as
2275	defined in s. 420.0004, Florida Statutes. Grants will be awarded
2276	to property owners for eligible projects following the receipt
2277	of a completed application on a first-come, first-served basis
2278	until funding is exhausted.
2279	1. Applications may be submitted beginning February 1,
2280	2023.
2281	2. Applicants must include evidence that the project meets
2282	the criteria in subsections (2) and (3).
2283	(b) If the department determines that an application meets
2284	the requirements of this section, the department shall enter
2285	into a cost-share grant agreement with the applicant consistent
2286	with this section.
2287	(c) The department shall disburse grant funds on a
2288	reimbursement basis. In order to receive reimbursement, property
2289	owners must submit, at a minimum:
2290	1. If applicable, the permit issued under chapter 161,
2291	Florida Statutes, or applicable statute, and evidence that the
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2. All invoices and payment receipts for eligible projects.

3. If applicable, documentation that the eligible projectwas completed by a licensed professional or contractor.

project complies with all permitting requirements.

2296 (5) No later than January 31, 2023, the department shall 2297 adopt emergency rules prescribing the procedures, 2298 administration, and criteria for approving the applications for 2299 the Hurricane Restoration Reimbursement Grant Program. The 2300 department is authorized, and all conditions are deemed met, to 2301 adopt emergency rules under ss. 120.536(1) and 120.54(4), 2302 Florida Statutes, to implement this section. The Legislature 2303 finds that such emergency rulemaking authority is necessary to 2304 address critical shoreline erosion which may result in the loss 2305 of property by homeowners in those areas of the state that 2306 sustained damage due to Hurricane Ian or Hurricane Nicole during 2307 2022. Such rules shall remain effective for 6 months after the 2308 date of adoption.

2309

2317

(6) This section expires July 1, 2024 2023.

2310 Section 62. In order to implement Specific Appropriation 2311 2722 of the 2023-2024 General Appropriations Act, paragraph (b) 2312 of subsection (3) and subsection (5) of section 321.04, Florida 2313 Statutes, are amended to read:

2314 321.04 Personnel of the highway patrol; rank 2315 classifications; probationary status of new patrol officers; 2316 subsistence; special assignments.-

(3)

(b) For the <u>2023-2024</u> 2022-2023 fiscal year only, upon the request of the Governor, the Department of Highway Safety and Motor Vehicles shall assign one or more patrol officers to the

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20232502er 2321 office of the Lieutenant Governor for security services. This 2322 paragraph expires July 1, 2024 2023. 2323 (5) For the 2023-2024 2022-2023 fiscal year only, the 2324 assignment of a patrol officer by the department shall include a Cabinet member specified in s. 4, Art. IV of the State 2325 2326 Constitution if deemed appropriate by the department or in 2327 response to a threat and upon written request of such Cabinet 2328 member. This subsection expires July 1, 2024 2023. 2329 Section 63. In order to implement section 185 of the 2023-2330 2024 General Appropriations Act, subsection (3) of section 288.80125, Florida Statutes, is amended to read: 2331 2332 288.80125 Triumph Gulf Coast Trust Fund.-2333 (3) For the 2023-2024 2022-2023 fiscal year, funds shall be 2334 used for the Rebuild Florida Revolving Loan Fund program to 2335 provide assistance to businesses impacted by Hurricane Michael 2336 as provided in the General Appropriations Act. This subsection 2337 expires July 1, 2024 2023. Section 64. In order to implement Specific Appropriations 2338 2339 2277 through 2284 of the 2023-2024 General Appropriations Act, 2340 subsection (3) of section 288.8013, Florida Statutes, is amended 2341 to read: 2342 288.8013 Triumph Gulf Coast, Inc.; creation; funding; 2343 investment.-2344 (3) Triumph Gulf Coast, Inc., shall establish a trust 2345 account at a federally insured financial institution to hold funds received from the Triumph Gulf Coast Trust Fund and make 2346 2347 deposits and payments. Interest earned in the trust account 2348 shall be deposited monthly into the Triumph Gulf Coast Trust 2349 Fund. Triumph Gulf Coast, Inc., may invest surplus funds in the

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2350 Local Government Surplus Funds Trust Fund, pursuant to s. 2351 218.407. Earnings generated by investments and interest of the 2352 fund may be retained and used to make awards pursuant to this 2353 act or, notwithstanding paragraph (2)(d), for administrative costs, including costs in excess of the cap, and interest 2354 earned, net of fees, shall be transferred monthly into the 2355 2356 Triumph Gulf Coast Trust Fund. Administrative costs may include 2357 payment of travel and per diem expenses of board members, 2358 audits, salary or other costs for employed or contracted staff, 2359 including required staff under s. 288.8014(9), and other 2360 allowable costs. The annual salary for any employee or 2361 contracted staff may not exceed \$130,000, and associated 2362 benefits may not exceed 35 percent of salary. 2363 Section 65. The amendments to s. 288.8013(3), Florida 2364 Statutes, made by this act expire July 1, 2024, and the text of 2365 that subsection shall revert to that in existence on June 30, 2366 2023, except that any amendments to such text enacted other than 2367 by this act shall be preserved and continue to operate to the 2368 extent that such amendments are not dependent upon the portions 2369 of text which expire pursuant to this section. 2370 Section 66. In order to implement section 215 of the 2023-

2371 2024 General Appropriations Act, subsection (4) of section2372 339.08, Florida Statutes, is amended to read:

2373

339.08 Use of moneys in State Transportation Trust Fund.-

(4) Notwithstanding any other law, and for the <u>2023-2024</u>
2375 2022-2023 fiscal year only, funds are appropriated to the State
2376 Transportation Trust Fund from the General Revenue Fund as
provided in the General Appropriations Act. The department is
not required to deplete the resources transferred from the

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General Revenue Fund for the fiscal year as required in s.
339.135(3)(b), and the funds may not be used in calculating the
required quarterly cash balance of the trust fund as required in
s. 339.135(6)(b). The department shall track and account for
such appropriated funds as a separate funding source for
eligible projects on the State Highway System and grants to
Florida ports. This subsection expires July 1, 2024 2023.

Section 67. In order to implement Specific Appropriations 1992 through 2005, 2015, 2016, 2024 through 2027, 2031 through 2035, 2037 through 2045, and 2080 through 2093 of the 2023-2024 General Appropriations Act, paragraph (h) of subsection (7) of section 339.135, Florida Statutes, is amended to read:

2391 339.135 Work program; legislative budget request;
2392 definitions; preparation, adoption, execution, and amendment.2393 (7) AMENDMENT OF THE ADOPTED WORK PROGRAM.-

2394 (h)1. Any work program amendment that also adds a new 2395 project, or phase thereof, to the adopted work program in excess 2396 of \$3 million is subject to approval by the Legislative Budget 2397 Commission. Any work program amendment submitted under this 2398 paragraph must include, as supplemental information, a list of 2399 projects, or phases thereof, in the current 5-year adopted work 2400 program which are eligible for the funds within the 2401 appropriation category being used for the proposed amendment. 2402 The department shall provide a narrative with the rationale for 2403 not advancing an existing project, or phase thereof, in lieu of 2404 the proposed amendment.

2405 2. If the department submits an amendment to the 2406 Legislative Budget Commission and the commission does not meet 2407 or consider the amendment within 30 days after its submittal,

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20232502er 2408 the chair and vice chair of the commission may authorize the 2409 amendment to be approved pursuant to s. 216.177. This 2410 subparagraph expires July 1, 2024 2023. 2411 Section 68. In order to implement Specific Appropriation 3067 of the 2023-2024 General Appropriations Act, section 2412 2413 250.245, Florida Statutes, is created to read: 2414 250.245 Florida National Guard Joint Enlistment Enhancement 2415 Program.-2416 (1) The Florida National Guard Joint Enlistment Enhancement 2417 Program (JEEP) is established within the Department of Military 2418 Affairs. The purpose of the program is to motivate soldiers, 2419 airmen, and retirees of the Florida National Guard to bolster 2420 recruitment efforts and increase the force structure of the 2421 Florida National Guard. 2422 (2) As used in this section, the term "recruiting 2423 assistant" means a member of the Florida National Guard or a 2424 retiree of the Florida National Guard who assists in the 2425 recruitment of a new member and who provides motivation, 2426 encouragement, and moral support until the enlistment of such 2427 new member. 2428 (3) A current member in pay grade E-1 to O-3 or a retiree 2429 in any pay grade is eligible for participation in JEEP as a 2430 recruiting assistant. 2431 (4) The Adjutant General shall provide compensation to 2432 recruiting assistants participating in JEEP. A recruiting 2433 assistant shall receive \$1,000 for each new member referred by 2434 them to the Florida National Guard upon the enlistment of such 2435 referred member. 2436 (5) The Department of Military Affairs, in cooperation with

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20232502er 2437 the Florida National Guard, shall adopt rules to administer the 2438 program. 2439 (6) This section expires July 1, 2024. 2440 Section 69. In order to implement Specific Appropriation 2441 2342 of the 2023-2024 General Appropriations Act, subsection (7) 2442 of section 288.0655, Florida Statutes, is amended to read: 288.0655 Rural Infrastructure Fund.-2443 2444 (7) For the 2023-2024 2022-2023 fiscal year, the funds 2445 appropriated for the grant program for Florida Panhandle 2446 counties shall be distributed pursuant to and for the purposes 2447 described in the proviso language associated with Specific 2448 Appropriation 2342 2287 of the 2023-2024 2022-2023 General 2449 Appropriations Act. This subsection expires July 1, 2024 2023. 2450 Section 70. In order to implement Specific Appropriations 2451 2687 through 2696 of the 2023-2024 General Appropriations Act, 2452 and notwithstanding ss. 216.181 and 216.292, Florida Statutes, 2453 the Division of Emergency Management may submit budget 2454 amendments, subject to the notice, review, and objection 2455 procedures of s. 216.177, Florida Statutes, to increase budget 2456 authority for projected expenditures due to reimbursements from 2457 federally declared disasters. This section expires July 1, 2024. 2458 Section 71. In order to implement Specific Appropriation 2459 2654 of the 2023-2024 General Appropriations Act, paragraph (d) 2460 of subsection (4) of section 112.061, Florida Statutes, is 2461 amended to read: 2462 112.061 Per diem and travel expenses of public officers, 2463 employees, and authorized persons; statewide travel management 2464 system.-2465 (4) OFFICIAL HEADQUARTERS.-The official headquarters of an

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2466 officer or employee assigned to an office shall be the city or 2467 town in which the office is located except that:

2468 (d) A Lieutenant Governor who permanently resides outside 2469 of Leon County, may, if he or she so requests, have an appropriate facility in his or her county designated as his or 2470 2471 her official headquarters for purposes of this section. This 2472 official headquarters may only serve as the Lieutenant 2473 Governor's personal office. The Lieutenant Governor may not use 2474 state funds to lease space in any facility for his or her 2475 official headquarters.

2476 1. A Lieutenant Governor for whom an official headquarters 2477 is established in his or her county of residence pursuant to 2478 this paragraph is eligible for subsistence at a rate to be 2479 established by the Governor for each day or partial day that the 2480 Lieutenant Governor is at the State Capitol to conduct official 2481 state business. In addition to the subsistence allowance, a 2482 Lieutenant Governor is eligible for reimbursement for 2483 transportation expenses as provided in subsection (7) for travel 2484 between the Lieutenant Governor's official headquarters and the 2485 State Capitol to conduct state business.

2486 2. Payment of subsistence and reimbursement for 2487 transportation between a Lieutenant Governor's official 2488 headquarters and the State Capitol shall be made to the extent 2489 appropriated funds are available, as determined by the Governor.

24903. This paragraph expires July 1, 2024 2023.2491Section 72. Effective upon this act becoming a law, in2492order to implement section 8 of the 2023-2024 General2493Appropriations Act:2494(1) The Department of Management Services, pursuant to s.

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2495	110.123(3), Florida Statutes, shall release, during the 2021-
2496	2022 fiscal year or 2022-2023 fiscal year, competitive
2497	procurements for third-party administrative services for
2498	preferred provider organization plans, health maintenance
2499	organization services, and pharmacy benefits manager services to
2500	become effective January 1, 2024.
2501	(2) Such competitive procurements and resultant contracts
2502	shall continue the State Group Health Insurance Standard Plans,
2503	State Group Health Insurance High Deductible Plans, State Group
2504	Health Maintenance Organization Standard Plans, and State Group
2505	Health Maintenance Organization High Deductible Plans within the
2506	State Group Insurance Program. The benefits provided under each
2507	of the plans shall be those benefits as provided in the Plan
2508	Year 2023 State Employees' PPO Plan Group Health Insurance Plan
2509	Booklet and Benefit Document and the Plan Year 2023 Health
2510	Maintenance Organization contracts and benefit documents,
2511	modified only by revisions approved by the Legislature.
2512	(3) It is the intent of the Legislature that state agencies
2513	operate in an efficient manner and contract for necessary
2514	services in the best interests of the state and its residents.
2515	In recognition of the limitations otherwise placed on state
2516	agencies pursuant to s. 216.311, Florida Statutes, when
2517	contracting for services, the Department of Management Services,
2518	when contracting for administrative services relating to the
2519	administration of the health plans beginning in plan year 2024,
2520	may enter into contracts that may require the payment of
2521	administrative fees not to exceed 110 percent of the amount
2522	appropriated in the 2023-2024 General Appropriations Act to the
2523	Division of State Group Insurance for such services.

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2524	(4) Notwithstanding s. 110.123(3)(f), Florida Statutes, the
2525	Department of Management Services shall maintain and offer the
2526	same PPO and HMO health plan alternatives to the participants of
2527	the State Group Health Insurance Program during the 2023-2024
2528	fiscal year which were in effect for the 2022-2023 fiscal year.
2529	
2530	This section expires July 1, 2024.
2531	Section 73. (1) In order to implement section 8 of the
2532	2023-2024 General Appropriations Act, beginning July 1, 2023,
2533	and on the first day of each month thereafter, the Department of
2534	Management Services shall assess an administrative health
2535	insurance assessment to each state agency equal to the
2536	employer's cost of individual employee health care coverage for
2537	each vacant position within such agency eligible for coverage
2538	through the Division of State Group Insurance. As used in this
2539	section, the term "state agency" means an agency within the
2540	State Personnel System, the Department of the Lottery, the
2541	Justice Administrative Commission and all entities
2542	administratively housed in the Justice Administrative
2543	Commission, and the state courts system.
2544	(2) Each state agency shall remit the assessed
2545	administrative health insurance assessment under subsection (1)
2546	to the State Employees Health Insurance Trust Fund, for the
2547	State Group Insurance Program, as provided in ss. 110.123 and
2548	110.1239, Florida Statutes, from currently allocated monies for
2549	salaries and benefits, within 30 days after receipt of the
2550	assessment from the Department of Management Services. Should
2551	any state agency become more than 60 days delinquent in payment
2552	of this obligation, the Department of Management Services shall
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20232502er 2553 certify to the Chief Financial Officer the amount due and the 2554 Chief Financial Officer shall transfer the amount due to the 2555 Department of Management Services. 2556 (3) The administrative health insurance assessment shall 2557 not apply to positions for which funding, or a portion of 2558 funding, is paid for with federal funds. Each state agency shall 2559 provide the Department of Management Services with a complete 2560 list of position numbers that are funded, or partially funded, 2561 with federal funding no later than July 31, 2023, and shall 2562 update the list on the last day of each month thereafter. For 2563 federally funded positions, or partially funded positions, each 2564 state agency shall immediately take steps to include the 2565 administrative health insurance assessment in its indirect cost 2566 plan for the 2024-2025 fiscal year and each fiscal year 2567 thereafter. A state agency shall notify the Department of 2568 Management Services upon approval of the updated indirect cost 2569 plan. If the state agency is not able to obtain approval from 2570 its federal awarding agency, the state agency must notify the 2571 Department of Management Services no later than January 16, 2572 2024. 2573 (4) Pursuant to the notice, review, and objection 2574 procedures of s. 216.177, Florida Statutes, the Executive Office 2575 of the Governor may transfer budget authority appropriated in 2576 the Salaries and Benefits appropriation category between 2577 agencies in order to align the appropriations granted with the 2578 assessments that must be paid by each agency to the Department 2579 of Management Services for the administrative health insurance 2580 assessment. 2581 (5) This section expires July 1, 2024.

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20232502er 2582 Section 74. In order to implement Specific Appropriations 2583 2787 and 2788 of the 2023-2024 General Appropriations Act, and 2584 notwithstanding s. 11.13(1), Florida Statutes, the authorized 2585 salaries for members of the Legislature for the 2023-2024 fiscal year shall be set at the same level in effect on July 1, 2010. 2586 2587 This section expires July 1, 2024. 2588 Section 75. In order to implement the transfer of funds 2589 from the General Revenue Fund from trust funds for the 2023-2024 2590 General Appropriations Act, and notwithstanding the expiration 2591 date in section 86 of chapter 2022-157, Laws of Florida, 2592 paragraph (b) of subsection (2) of section 215.32, Florida 2593 Statutes, is reenacted to read: 2594 215.32 State funds; segregation.-2595 (2) The source and use of each of these funds shall be as follows: 2596 2597 (b)1. The trust funds shall consist of moneys received by 2598 the state which under law or under trust agreement are 2599 segregated for a purpose authorized by law. The state agency or 2600 branch of state government receiving or collecting such moneys 2601 is responsible for their proper expenditure as provided by law. 2602 Upon the request of the state agency or branch of state 2603 government responsible for the administration of the trust fund, 2604 the Chief Financial Officer may establish accounts within the 2605 trust fund at a level considered necessary for proper 2606 accountability. Once an account is established, the Chief 2607 Financial Officer may authorize payment from that account only 2608 upon determining that there is sufficient cash and releases at 2609 the level of the account. 2610 2. In addition to other trust funds created by law, to the

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20232502er 2611 extent possible, each agency shall use the following trust funds 2612 as described in this subparagraph for day-to-day operations: 2613 a. Operations or operating trust fund, for use as a 2614 depository for funds to be used for program operations funded by 2615 program revenues, with the exception of administrative 2616 activities when the operations or operating trust fund is a 2617 proprietary fund. 2618 b. Operations and maintenance trust fund, for use as a 2619 depository for client services funded by third-party payors. 2620 c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental 2621 2622 in nature and funded by indirect cost earnings and assessments 2623 against trust funds. Proprietary funds are excluded from the 2624 requirement of using an administrative trust fund. 2625 d. Grants and donations trust fund, for use as a depository 2626 for funds to be used for allowable grant or donor agreement 2627 activities funded by restricted contractual revenue from private 2628 and public nonfederal sources. 2629 e. Agency working capital trust fund, for use as a 2630 depository for funds to be used pursuant to s. 216.272. 2631 f. Clearing funds trust fund, for use as a depository for 2632 funds to account for collections pending distribution to lawful 2633 recipients. 2634 g. Federal grant trust fund, for use as a depository for 2635 funds to be used for allowable grant activities funded by

2638 To the extent possible, each agency must adjust its internal 2639 accounting to use existing trust funds consistent with the

restricted program revenues from federal sources.

2636 2637

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2640 requirements of this subparagraph. If an agency does not have 2641 trust funds listed in this subparagraph and cannot make such 2642 adjustment, the agency must recommend the creation of the 2643 necessary trust funds to the Legislature no later than the next 2644 scheduled review of the agency's trust funds pursuant to s. 2645 215.3206.

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

2657 b. This subparagraph does not apply to trust funds required 2658 by federal programs or mandates; trust funds established for 2659 bond covenants, indentures, or resolutions whose revenues are 2660 legally pledged by the state or public body to meet debt service 2661 or other financial requirements of any debt obligations of the 2662 state or any public body; the Division of Licensing Trust Fund 2663 in the Department of Agriculture and Consumer Services; the 2664 State Transportation Trust Fund; the trust fund containing the 2665 net annual proceeds from the Florida Education Lotteries; the 2666 Florida Retirement System Trust Fund; trust funds under the 2667 management of the State Board of Education or the Board of 2668 Governors of the State University System, where such trust funds

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are for auxiliary enterprises, self-insurance, and contracts, 2669 2670 grants, and donations, as those terms are defined by general 2671 law; trust funds that serve as clearing funds or accounts for 2672 the Chief Financial Officer or state agencies; trust funds that 2673 account for assets held by the state in a trustee capacity as an 2674 agent or fiduciary for individuals, private organizations, or 2675 other governmental units; and other trust funds authorized by 2676 the State Constitution. 2677 Section 76. The text of s. 215.32(2)(b), Florida Statutes, 2678 as carried forward from chapter 2011-47, Laws of Florida, by this act, expires July 1, 2024, and the text of that paragraph 2679 2680 shall revert to that in existence on June 30, 2011, except that 2681 any amendments to such text enacted other than by this act shall 2682 be preserved and continue to operate to the extent that such 2683 amendments are not dependent upon the portions of text which 2684 expire pursuant to this section. 2685 Section 77. In order to implement appropriations in the 2686 2023-2024 General Appropriations Act for state employee travel, 2687 the funds appropriated to each state agency which may be used 2688 for travel by state employees are limited during the 2023-2024 2689 fiscal year to travel for activities that are critical to each 2690 state agency's mission. Funds may not be used for travel by 2691 state employees to foreign countries, other states, conferences, 2692 staff training activities, or other administrative functions 2693 unless the agency head has approved, in writing, that such 2694 activities are critical to the agency's mission. The agency head 2695 shall consider using teleconferencing and other forms of 2696 electronic communication to meet the needs of the proposed 2697 activity before approving mission-critical travel. This section

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2726

	20232502er
2698	does not apply to travel for law enforcement purposes, military
2699	purposes, emergency management activities, or public health
2700	activities. This section expires July 1, 2024.
2701	Section 78. In order to implement appropriations in the
2702	2023-2024 General Appropriations Act for state employee travel
2703	and notwithstanding s. 112.061, Florida Statutes, costs for
2704	lodging associated with a meeting, conference, or convention
2705	organized or sponsored in whole or in part by a state agency or
2706	the judicial branch may not exceed \$225 per day. An employee may
2707	expend his or her own funds for any lodging expenses in excess
2708	of \$225 per day. For purposes of this section, a meeting does
2709	not include travel activities for conducting an audit,
2710	examination, inspection, or investigation or travel activities
2711	related to a litigation or emergency response. This section
2712	expires July 1, 2024.
2713	Section 79. In order to implement the appropriations and
2714	reappropriations authorized in the 2023-2024 General
2715	Appropriations Act, paragraph (d) of subsection (11) of section
2716	216.181, Florida Statutes, is amended to read:
2717	216.181 Approved budgets for operations and fixed capital
2718	outlay
2719	(11)
2720	(d) Notwithstanding paragraph (b) and paragraph (2)(b), and
2721	for the <u>2023-2024</u> 2022-2023 fiscal year only, the Legislative
2722	Budget Commission may approve budget amendments for new fixed
2723	capital outlay projects or increase the amounts appropriated to
2724	state agencies for fixed capital outlay projects. This paragraph
2725	expires July 1, <u>2024</u> 2023 .

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20232502er 2727 The provisions of this subsection are subject to the notice and 2728 objection procedures set forth in s. 216.177. 2729 Section 80. In order to implement Specific Appropriation 2730 2792 of the 2023-2024 General Appropriations Act, subsection (4) of section 350.0614, Florida Statutes, is amended to read: 2731 2732 350.0614 Public Counsel; compensation and expenses.-2733 (4) Notwithstanding subsection (1), the operating budget, 2734 as approved jointly by the President of the Senate and the 2735 Speaker of the House of Representatives from the moneys 2736 appropriated to the Public Counsel by the Legislature, 2737 constitutes the allocation under which the Public Counsel will manage the duties of his or her office. The Public Counsel: 2738 2739 (a) Shall submit an annual budget request to the 2740 Legislature in the format, detail, and schedule determined by 2741 the President of the Senate and the Speaker of the House of 2742 Representatives. 2743 (b) May employ technical and clerical personnel and retain 2744 additional counsel and experts, including expert witnesses. In 2745 employing such personnel, retaining additional counsel and 2746 experts, and exercising all other administrative duties of the 2747 office, the Public Counsel must follow applicable provisions of 2748 the most recent version of the Joint Policies and Procedures of 2749 the Presiding Officers. Any guidance for administrative issues 2750 not addressed by the Joint Policies and Procedures of the 2751 Presiding Officers requires consultation and joint agreement of

2753 2754

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2755 This subsection expires July 1, 2024 2023.

Representatives.

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the President of the Senate and the Speaker of the House of

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2756 Section 81. In order to implement the salaries and 2757 benefits, expenses, other personal services, contracted 2758 services, special categories, and operating capital outlay 2759 categories of the 2023-2024 General Appropriations Act, 2760 paragraph (a) of subsection (2) of section 216.292, Florida 2761 Statutes, is amended to read: 2762 216.292 Appropriations nontransferable; exceptions.-2763 (2) The following transfers are authorized to be made by

the head of each department or the Chief Justice of the Supreme Court whenever it is deemed necessary by reason of changed conditions:

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

2772 1. Between categories of appropriations within a budget 2773 entity, if no category of appropriation is increased or 2774 decreased by more than 5 percent of the original approved budget 2775 or \$250,000, whichever is greater, by all action taken under 2776 this subsection.

2777 2. Between budget entities within identical categories of 2778 appropriations, if no category of appropriation is increased or 2779 decreased by more than 5 percent of the original approved budget 2780 or \$250,000, whichever is greater, by all action taken under 2781 this subsection.

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

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2785 in the subsequent fiscal year. 2786 4. Notice of proposed transfers under subparagraphs 1. and 2787 2. shall be provided to the Executive Office of the Governor and 2788 the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an 2789 2790 opportunity for review. The review shall be limited to ensuring 2791 that the transfer is in compliance with the requirements of this 2792 paragraph. 2793 5. For the 2023-2024 fiscal year, the review shall ensure 2794 that transfers proposed pursuant to this paragraph comply with 2795 this chapter, maximize the use of available and appropriate 2796 trust funds, and are not contrary to legislative policy and 2797 intent. This subparagraph expires July 1, 2024. 2798 Section 82. In order to implement appropriations in the 2799 2023-2024 General Appropriations Act for the acquisitions of 2800 motor vehicles, and notwithstanding chapter 287, Florida 2801 Statutes, relating to the purchase of motor vehicles from a 2802 state term contract, state agencies may purchase vehicles from 2803 nonstate term contract vendors without prior approval from the 2804 Department of Management Services, provided the cost of the 2805 motor vehicle is equal to or less than the cost of a similar 2806 class of vehicle found on a state term contract and provided the 2807 funds for the purchase have been specifically appropriated. This 2808 section expires July 1, 2024. 2809 Section 83. In order to implement Specific Appropriation 2810 2871 in the 2023-2024 General Appropriations Act, and 2811 notwithstanding s. 255.25(3)(a), Florida Statutes, the 2812 Department of Management Services, the Executive Office of the Governor, the Commissioner of Agriculture, the Chief Financial 2813

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2814	Officer, and the Attorney General are authorized to enter into a
2815	lease as a lessee for the use of space in a privately owned
2816	building, even if such space is 5,000 square feet or more,
2817	without having to advertise or receive competitive
2818	solicitations. This section expires July 1, 2024.
2819	Section 84. Effective upon this act becoming a law, and in
2820	order to implement section 146 of the 2023-2024 General
2821	Appropriations Act:
2822	(1) The Department of Environmental Protection shall use
2823	the funds provided in section 146 of the 2023-2024 General
2824	Appropriations Act to negotiate and, upon a mutual agreement
2825	with any willing seller, purchase lands or interests in lands,
2826	subject to appraisals and pursuant to chapter 253, Florida
2827	Statutes, within the following land areas:
2828	(a) The Caloosahatchee Big Cypress Corridor, which consists
2829	of approximately 75,000 acres in Hendry and Collier Counties
2830	connecting the Florida Panther National Wildlife Refuge and the
2831	Big Cypress National Preserve to the Dinner Island Wildlife
2832	Management Area, the Okaloacoochee Slough State Forest, and the
2833	Corkscrew Regional Ecosystem Watershed Wildlife and
2834	Environmental Area; and
2835	(b) The Ocala-to-Osceola Wildlife Corridor, which consists
2836	of approximately 1.6 million acres in Alachua, Baker, Bradford,
2837	Clay, Columbia, Duval, Hamilton, Lake, Marion, Putnam, Union,
2838	and Volusia Counties connecting the Osceola National Forest to
2839	the Ocala National Forest.
2840	(2) To reduce the state's land management costs, the
2841	Department of Environmental Protection shall offer, at the
2842	selling property owner's option, negotiated terms for each

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20232502er 2843 property owner within the Caloosahatchee Big Cypress Corridor to 2844 lease all or a portion of the property for fair market value for 2845 agricultural purposes for 10-year terms. 2846 (a) Each lease must include, at the option of the lessee, at least two 5-year extensions, so long as the lessee is in 2847 2848 compliance with the lease terms. 2849 (b) Any agricultural uses authorized may not be more 2850 intensive than historical or existing uses and must be 2851 authorized by any applicable agricultural land use designations. 2852 All agricultural practices must be conducted in compliance with 2853 the applicable best management practices adopted by the 2854 Department of Agriculture and Consumer Services. 2855 (3) The Department of Environmental Protection, in 2856 consultation with the other state lead land managers, shall 2857 perform a review of all land management activities, including 2858 costs, for state-owned conservation lands, including, but not 2859 limited to, prescribed burns, invasive plant and animal control, 2860 restoration and maintenance of natural habitats, mowing, 2861 recreation visitor services, capital improvements, and reforestation. The department shall analyze the costs, 2862 2863 efficiencies, duplications of effort, or conflicts among 2864 managing entities and shall recommend whether the process 2865 including the funding for land management activities should be 2866 revised. The recommendations must include any statutory changes 2867 necessary to implement the recommendations. The department shall 2868 submit a report on its review and recommendations to the President of the Senate and the Speaker of the House of 2869 2870 Representatives by January 1, 2024. 2871 (4) This section expires July 1, 2024.

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2872	Section 85. In order to implement Specific Appropriation
2873	146 of the 2023-2024 General Appropriations Act, a county or
2874	municipal government may not adopt or amend a fertilizer
2875	management ordinance, pursuant to s. 403.9337, Florida Statutes,
2876	which provides for a prohibited application period not in
2877	existence on June 30, 2023. This section expires July 1, 2024.
2878	Section 86. Any section of this act which implements a
2879	specific appropriation or specifically identified proviso
2880	language in the 2023-2024 General Appropriations Act is void if
2881	the specific appropriation or specifically identified proviso
2882	language is vetoed. Any section of this act which implements
2883	more than one specific appropriation or more than one portion of
2884	specifically identified proviso language in the 2023-2024
2885	General Appropriations Act is void if all the specific
2886	appropriations or portions of specifically identified proviso
2887	language are vetoed.
2888	Section 87. If any other act passed during the 2023 Regular
2889	Session of the Legislature contains a provision that is
2890	substantively the same as a provision in this act, but that
2891	removes or is otherwise not subject to the future repeal applied
2892	to such provision by this act, the Legislature intends that the
2893	provision in the other act takes precedence and continues to
2894	operate, notwithstanding the future repeal provided by this act.
2895	Section 88. If any provision of this act or its application
2896	to any person or circumstance is held invalid, the invalidity
2897	does not affect other provisions or applications of the act
2898	which can be given effect without the invalid provision or
2899	application, and to this end the provisions of this act are
2900	severable.

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Section 89. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2004 2023, or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and shall operate retroactively to July 1, 2023.