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A bill to be entitled An act relating to interest on trust accounts; creating s. 655.97, F.S.; requiring the Chief Financial Officer to set the rate of interest payable by eligible institutions on interest on trust accounts quarterly, effective on specified dates; providing that the percentage yield of such rate may not exceed a specified threshold; requiring the Chief Financial Officer to inform Funding Florida Legal Aid of the rate established for the quarter; providing applicability; authorizing eligible institutions to pay an annual percentage yield that is the greater of specified interest rates or dividends on specified accounts under specified circumstances; requiring that such institutions submit to Funding Florida Legal Aid a certain form promulgated by The Florida Bar; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Section 655.97, Florida Statutes, is created to read: 655.97 Interest rate for interest on trust accounts.-(1) On December 1, March 1, June 1, and September 1 of

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each year, the Chief Financial Officer shall set the rate of

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interest, net of all fees and service charges, which must be payable on interest on trust accounts (IOTA) by eligible institutions for the calendar quarter effective on the following January 1, April 1, July 1, and October 1, respectively, by using the higher of 68 percent of the upper bound of the federal funds rate or 25 basis points (0.25 percent). This rate is the established compliance rate. The annual percentage yield of the established compliance rate may not exceed 255 basis points (2.55 percent). Upon setting the rate, the Chief Financial Officer shall inform Funding Florida Legal Aid of the established compliance rate for the upcoming quarter. This section does not apply to or affect a rate of interest established by written contract or obligation not affecting IOTA accounts. (2) In lieu of paying the established compliance rate, eligible institutions may pay an annual percentage yield that is the higher of the highest interest rate or dividend generally available from the institution to its non-IOTA business or consumer account customers, or its nonmaturing deposit account customers, or 25 basis points (0.25 percent), when IOTA accounts meet or exceed the same minimum balance or other eligibility qualifications. If this option is selected, the eligible institution must submit to Funding Florida Legal Aid the IOTA Rate - Comparability Information Form promulgated by The Florida

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Section 2. This act shall take effect July 1, 2024.

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